MIRAMICHI ADVANCE, CHATHAM NEW BRUNSWICK, FEBRUARY 27, 1896.

TORMENTOR A DAILY

Thousands of Victims, NATURE'S TRUE CURE.

The King of Dysp psia Medicines.

The acknowledged king of dyspepsia medicines ! This high position has been gained by Paue's Celery Compound after years of grand successes in every province of the Dominion. Our ablest legislators, our most minent judges, the clergy, medical men, business men, and thousands in humbler callings, unite in proclaiming the grand and curing virtues of Paine's Celery Compound. It has cared the worst cases of dyspepsia, indigestion and stomach troubles, after the established formulae of the medical faculties failed to do the work. Mr. George A. Wiltse, of Athens, Out., says :

"I want to add my testimony in favor of your valuable remedy, Paine's Celery Compound, which I have been taking for over a year for dyspepsia and severe pains in the neck and back of head. Your medihas produced a complete cure in my ase, and I have recommended it to reveral friends, who claim they have received great benefit. I can testify, therefore, in all honesty, that your Paine's C-Jery Compound is a very valuable medicine."

Life and Times of The Hon Joseph Howe.

One of the most interesting books ever in Canada, bearing the above title, will appear early in March. It will make b-tween three and four hundred pages and will be illustrated by numerous

received promptly, you will secure FREE IN ADDITION TO ALL OF THE ABOVE a collection of choice flower seeds, ten different rare and beautiful varieties, also two beautiful colored engravings entitled "Th PAINE'S CELERY COMPOUND Dector" and its companion "The Bribe Thousands of dollars are being expended t introduce this popular weekly. Satisfaction is guaranteed in every case or stamps r fund ed. WRITE TO-DAY and addre-s LADIES' EVERY SATURDAY, "C," 920

If your letter enclosing trial subscription

Walaut Street, Philade phia, Pa. Nature's Voicas.

To the discerning ear nature has man voices. She has a message in the swee tones of the brook as it rushes down the hillside in ocean's moody voices, not rippling with gentlest cadence upon th golden sands, anon in deep boisterous von as she lashes the beach with foam. Then the voice of trees which the laughing winds bear to our ears, of sunshine and shade, hill and valley, of bir 1 and flowers. B she comes in pain, too, the voice of th aching, stin ing corn spea s impressively but Putnam's Painless Corn Extract removes the worst coru in twenty-four hours painlessly and without leaving sore spots.

Chatham Y. M. C. A.

The Chatham Y. M. C. A. rooms an open from 9 a. m. to 10 p. m. on every day except Sunday. Strangers and visitors are made welcome. Boarding and employment found for young men making application. Rooms in Hocken-Mackenzie Block ou Water Street.

"To My Life's End"

Old age brings many aches and pains which must be looked after if health is be maintained. This depends more that anything else on the kidneys. "I am

years old," writes A Duffin, farmer, Adu t ville, Ont., "and have had kidney troub fiv - years. My son advised Chase's Kidn-y Liver Pills, and I obtained immediate reli-I shall use them to my life's end " You will find Chase's P lis equaly effective

containing particulars and letters from those quashed for matter of form only, nor shall any general rate be quashwho have already received valuable rewards: ed for any illegality in the rates of individuals, except as to such individuals, nor shall the quashing of any rate or rates as to any person or persons assessed affect or invalidate the rate or assessment, except so far as relates to such particular person or persons.

81. If in any assessment as aforesaid it shall happen that property belonging to one person shall be assessed against another person, or if the name of any person liable to be assessed shall have been omitted in the assessment list, or if any error shall occur in the addition, extension or apportionment of any part of the said list, it shall be lawful for the said Assessors to correct such errors and supply such omissions at any time before another assessment is made for a similar purpose

82. The President, Secretary, Agent or Manager of any Joint Stock Company or Corporation, in regard to the real and personal estate, income or other thing of such Company or Corporation, shall be assessed separately or distinctly from any other assessment to which he may be liable, and he may charge against and recover from such Company or Corporation the amount of any assessment which he may be required to pay on account of such Company or Corporation under the provisions of this Act; provided that nothing in this Act shall render liable to such assessment the red or personal estate, income or other thing of the said Town of Chatham.

83. Any person thinking himself aggrieved by any assessment made under this Act, or the agent of any non-resident, may appeal by petition under oath made before a Justice, to the Council at ana time within thirty days after the date of the notice of assessment seried on him or left at his last known place of residence, and the Councite hall have power to grant such relief, and no appeal shall be made an inst such assessment by certiorari or otherwise until the matter has been first brought before the Town Council as herein provided.

84. In every assessment to be made, such assessment shall be deemed and taken to be legal, although the aggregate amount thereof shall exceed the sum so ordered to be assessed, provided such excess be not more than ten per centum of the sum so ordered.

85. As soon as the Assessment Book shall be made up and completed by the Assessors as aforesaid, it shall be signed by them, and one copy thereof shall be filed with the Town Clerk or Secretary-Treasurer of the said Town.

COLLECTORS AND RECEIVERS OF TAXES.

86. Any rate or assessment may be collected by the Secretary-Treasurer for the time being, although the Secretary-Treasurer to whom the assessment list was delivered, or who was in office when the rate was made may have died or gone out of office, and the proceedings for the recovery of such rate or assessment shall be taken and prosecuted to execution or warrant in the name of such Collector for the time being, provided however that it shall not in any case be necessary for such last mentioned Collector, if his predecessor in office has made any demand or given or published any notice or taken any other requisite proceedings, to do the same again, but such Secretary-Treasurer, after due enquiry, upon making an affidavit that he has made such enquiry, and that he verily believes that the said demand, notice or other proceeding has been published or taken as the case may be and that he believes that the rate is unpaid, may proceed in his own name with all subsequent proceedings as his predecessor might have done if in office. 87. The Secretary-Treasurer on receiving the assessment list, shall forthwith cause to be published in a newspaper printed in the Town, if any, or by three handbills posted up in each Ward of the Town, a notice that he has received the said assessment list, and that all persons assessed in the Town shall be entitled to a deduction or discount of five per centum on the amount assessed against them respectively, upon payment of their respective rates to the Secretary-Treasurer within ten days after the first publication of the said notice; after which time no discount will be allowed, and all rates and taxes must be paid within thirty days after the first publication of said notice. 88. The Secretary-Treasurer upon receipt of the said asssessment list, shall also immediately prepare or cause to be prepared a notice to each person named in such assessment list, in the form following :---

or proof of deeds, that the property so conveyed was regularly seized, advertised and sold, shall be prima facie evidence that all things have been done, and all proceedings taken necessary to authorize the sale of said land without any proof of the due making of the assessment or the warrant, or anything else connected therewith.

95. The Town Council are hereby authorized and empowered, if they shall see fit, to make such byelaws and ordinances for the making, levying, and collecting of all assessments or otherwise in and upon the said Town ordered as aforesaid, as they may from time to time deem necessary and expedient, and also for the government of the Assessors and Secretary-Treasurer, as Collector and Receiver of Taxes; and to order and direct the mode in which they shall execute their duties, and for the enforcement to impose penalties not in any case exceeding forty dollars with costs for each offence ; provided that no bye law or ordinances so made shall be repugnant to any part of the spirit and meaning of this Act.

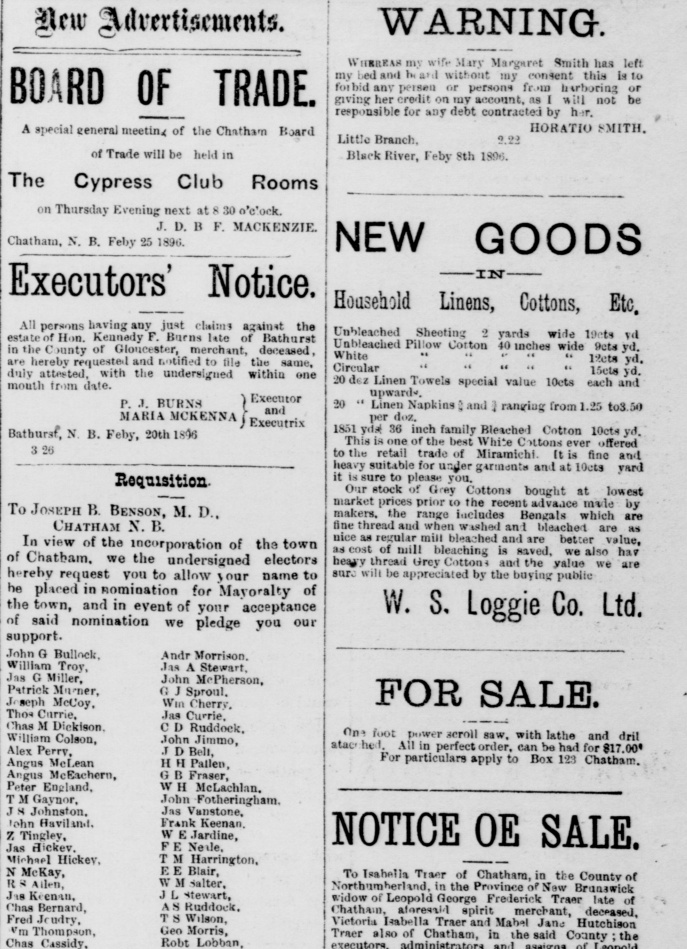
ACTIONS AGAINST OFFICERS.

96. No action shall be brought against any person for anything done by virtue of an office held under the provisions of this Act, unless within three months after the act committed, and upon one month's previous notice thereof in writing, in which the cause of action and the Court in which it is to be brought shall be explicitly stated, and the name and place of abode of the attorney endorsed thereon, and the action shall be tried in the County where the cause of action arose. The defendant in any such action may plead the general issue, and give special matter in evidence. If it appear that the defendant lawfully acted by virtue of an office held under the provisions of this Act. or that the cause of action arose in another County, the jury shall give him a verdict. If on the trial of any such action the plaintiff shall not prove the action brought, notice thereof given within the time limited in that behalf, the cause of action stated in the notice, and that it arose in the County where brought, he shall be non-suit, or a verdict may be for the defendant.

97. Nothing herein contained shall be held to prevent the ratepayers residing within the district described in the first Section of this Act from voting for the Municipal Councillors for the said Parish of Chatham as heretofore.

FIRST ELECTION

98. The first election of Mayor and Aldermen to be held under Jas Hickey this Act shall be held on the third Tuesday in April, next after N McKay, adoption of this Act as hereinafter provided, and the Mayor and Aldermen then elected shall hold office under the terms of this Act Jas Keenan, until the first Tuesday in October 1897, when the first annual Fred Jcudry, election shall be held, and not before. On the first Monday in Chas Cassidy, Jas Nicol. April aforesaid the Town or Parish Clerk of the Parish of Chatham or Stephen Jackson, someone authorized by him in writing, shall hold a meeting of the Patk Keoghan, Warren C Winslow, ratepayers residing within the district hereby incorporated, having G Dean, first given six days' public notice thereof by printed handbills, posted in at least three conspicuous places in the said district, and the ratepayers present shall choose one of their number, who shall be the Returning Office for said first election, and such Returning Officer Wm Wyse, shall, for the purpose of holding the said first election, have and exer-W R Gould cise all the powers and privileges conferred upon the Secretary-Treas-E Johnson urer or Town Clerk in regard to annual elections, in so far as the same may apply to said first election as aforesaid, and he shall also appoint the officers or persons to hold the poll in the several Wards at such election, and such officers or persons shall have all the powers conferred upon the presiding officers in the several Wards by this Act. 99. The Assessors of rates of the Parish of Chatham shall furnish such Returning Officer on the day after the said meeting men-Jas Firth. C E Brown. tioned in the last preceeding Section with a list of all the ratepayers residing within the district hereby incorporated, and the said Returning Officer shall prepare therefrom the Ward lists in conformity with the provisions of this Act; and the said Ward lists shall, after the first election, be filed with the Town Clerk, and shall be the Ward lists for all subsequent elections within the said Town until Ward lists have been prepared under the 32nd and 33rd Sections of this Act.



executors, administrators and assigns of Leopold George Frederick Trace aforesaid deceased and all others whom it shall or may in any way concern. Public notice is hereby given that there will be sold at Public Auction, in front of the post office, in in the town of Chath im, in the County of North-umberland, on Friday, the twenty fourth day of

engravings of some of Nova Scotia's distinguished men and scenes. The author is Mr. G. E FENETY, whose intimacy with Mr. Howe began about sixty-five ye rs ago, and before Mr Howe became a power in his native land and throughout Canada, and the author has followed his career, step by step, until the day of Mr Howe's death as Lieut. Governor of Nova Scotia. The book will be for sale at the book stores Now that the erection of a monument is contemplated to this truly great man, the present generation (to say nothing of M: Howe's oli surviving friend) will be euable i through this work, the better to form an opinion of the merits as well as history of this, their political benefactor. The price will be as low as the expenses of publication will possibly pernit. Should there be a surplu it will be handed to the Monumeut Committee.

Persons destrous of having their name put down for copies will please address PROGRESS Office, St. John, N B.

The Fishters.

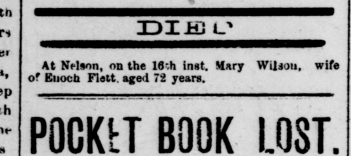
Slugger- F. z-immons and Mahar had a prize fight in Mexico last week and Maha was "knocked out" in one round by a bow on the chin. The New York Herald very appropriately says :-

"The public are indebted t. Mr. F. simmone for having put a qui-tus to Mi Maha by a wet-delivered blow on the chu There could not have been more appropriate place up n which to the flict ling des road punshment It Mr. Fizimmon will like excel nt maquer at end to that particular pr of the anatomy of Corbett and the other pugilists, and in effective a manner that further taking upon then part, by long distance relephone or otherwise will be impossible, he wil earn Roger Flanagan's the ever sting gratitude of a very wayy pub ie "

Ki_d Words from the Fred V ctor Mis_10: Bible Class

Ou bist of he Fred V to Mission Blose Class I wish to express our gratitude to you for the nex of Chase' Ountment whic you up ied in aid of our cha t bie work to the otan chid of M .. Brownig, 162 Rivr . e . Ten days ago the chil was awfull fil sed with sold had, the face bei g trany one se b fon rates to chin, and a hat briftin . . . complete cure has been effected. Surely your gift wa worth more than its weight in gold. EDMUND YEIGH, 264 Sterbo ris St., Toronto

that lame back.



On Thursday last between McLaughlin's sho and the Hill, Chatham, a p-cket book put duing sum of money. If returned to the ADVANCE office the contents will be shared with the finder.

WILD-FOWLING AND FEATHERWEIGHT GUNS.

FOR SALE. 10 g. Breech Loader, 91 1bs. 34 inch barre nade in England an excellent shooter. Has re made in England an excellent shooter. His re loading tools, solid leather case etc. Price \$40 originally cost a out \$120 and practicall, as good as new. Also a feather weight 5½ lb. Engli h gun, 12 g, 30 in. barrels, right cylinder, left modified chose. rebounding locks -ju t the thing for light sh oting, such as woodcock or partridges - price 22:50.

Address ADVANCE OFFICE

LEGISLATIVE NOTICE.

Notice is hereby given ' that application will be made at the approaching session of the Legislature t the Province of New Brunswick for an act to in corporate the fown of Chatham, said Act being intended to confer upon the ratepavers of the said Town the powers of self gove mment usually inden al to town corporations.



Wall Papers, Window Shades. Dry Goods. Ready Made, Clothing, Genta' Furnishings Hats, Caps Boots, Shoes &c. &c.

Also a choice lot of GROCERIES & PROVISIONS. R. FLANAGAN. ST. JOH STREET CHATHAM

AT STITTSVILLE!

"Mr. A. B.,

Take notice that you have been assessed in the Town of Chatham for the , and unless the sum of S year 18 to the amount of \$ paid to me on or before the day of next, an execution will immediately thereafter issue against you. Dated at Chatham, the day of A. D. 18 C. D., Town Treasurer.

Which notices when so prepared shall for thwith be served by the Secretary-Treasurer or other person authorized to act in his behalf upon the respective persons to whom they may be respectively addressed, or if any of the said persons cannot be found within the said Town, then the Secretary-Treasurer shall leave said notice or notices at his or their known places of abode within said Town ; or if no such place of abode be found, then shall post up said notice or notices in or near the office of said Secretary-Treasurer in the Town of Chatham and such notice shall for the purpose of this Act be deemed and taken to be a demand of the rates and taxes.

89. Immediately upon the expiration of the thirty days mentioned in seventy-fourth Section of this Act, the Secretary-Treasurer shall, by publication in one of the newspapers printed in said Town, if any, or by handbills posted up in each Ward thereof, give notice that the assessment list remains in his hands as Collector and Receiver of Taxes, and that all persons who have not paid their taxes within the thirty days as aforesaid are defaulters, and unless payment be made by them respectively at the expiration of the time mentioned in this demand of the rates and taxes, payment will be enforced without delay.

90. If the persons assessed under and by virtue of this or any other Act of Assembly, made or to be made, shall not pay the amount for which he is liable under such assessment at the expiration of the time mentioned in the last aforesaid demand of rates and taxes, the Town Treasurer may issue Execution in the form (B) in the Schedule hereto annexed against the person so assessed, which execution may be executed by the Marshal or any of the Town Constables or Policemen according to the tenor thereof; provided always, that proof of the service of, or delivery, or posting as in the 88th Section provided, of the notice of demand of the rates and taxes shall be first certified on oath by the person who served such, before the Mayor or a Justice of the Peace, which oath they are hereby authorized to administer; and also provided that, in case the Secretary-Treasurer is apprehensive that any person named in such assessment list is about to leave the town, and that there is reasonable ground to believe that unless execution is issued his rates and taxes will be lost, he may at any time issue said execution, notwithstanding the time has not expired in said notice mentioned in Section 88 of this Act.

100. The expense of holding the first election shall be paid by the Town of Chatham.

PUBLIC SQUARE, SLIPS, WHARVES, ETC.

101. The public square, slips. landings, wharves and other public properties within the said Town. shall vest in the said Town of Chatham with power for the Town Council to control and manage the same as they may deem best in the interests of the public of the said Town.

102. The Lock-up now used as a Lock-up house in the said Town of Chatham or any place or building that hereafter may be employed constituted or used as a Lock-up house in the said Town of Chatham may be used for the confinment of all prisoners who may have been convicted before the Mayor or Aldermen, or Police Magistrate of the said Town or any Justice of the Peace for said County resident in said Town for any offences, the term of imprisonment for which offence does not exceed ten days; and all persons who may be arrested on Indrew Cassidy, execution for taxes due the said Town may be confined in the Lock-up Jas B Purley. for the time stated in the said executions unless the said taxes are Wm Scott. A N McKay, sooner paid.

COUNTY COUNCIL REPRESENTATION.

103. There shall be four County Councillors for the Parish of Chatham, of whom two shall be elected in the manner provided by Chapter 99 of the Consolidated Statutes and amending Acts; and two ex-officio County Councillors shall be selected by the Town Council of the Town of Chatham each year from the members of the Town Council, and such last-named Councillors shall continue to act as such County Councillors until the first meeting of the Town Council after the next succeeding election of Town Councillors, or until their successors shall be appointed. Upon the appointment each year of the two ex-officio Councilors as aforesaid the Mayor shall forthwith file with the Secretary-Treasurer of the said County a memorandum of such appointments signed by the Mayor and Secretary-Treasurer which, without further proof, shall entitle said ex-officio Councillors to seats in the County Council, and to the same power and privileges as other County Councillors.

Wm Kerr. F E Winslow Thos Buckley. Rich Stapleton, Abel Simmonds M S Hocken, R A Murduck, S U McCulle J J Noonan, C P Hickey, Thos R Allison, Robt J Walls, John McDonald D P McLachla Chas Johnston, P Counors. Geo Stothart D W Ward, Habberly Alex Brown. D B F MacKenzie, J R Goggin, B Doucet, Wm Johnson, V T Dani Is P J McIntyre, S Searle, Hugh Marquis, John Hughes, J W McLennan T R Marquis, Wm Johnston Jr, A H Marquis, John Keenan, Henderso Win Sinclair, Robt Irvine, Michael Morris lubt S Ward. Robt Murray Jr. Theo DesBrisay B M Moran. E Fernandez ohn Kenny. Thos Fountain Robt Wall, Wm Donahe M Goggin, Donald R McDonald R D Stapiedo tich Hocken, Ed Burke, John Irvine, Wm Richards, Albert McLennan. Jas Logg e. Mi:bael Keoughan, A J Loggie. Thos Green, Duplacev. E N Lobban, ilbert Petri Ambrose Hay Jas Anderson. Sydney Boucher J F Pallen, James Mowatt Villiam Lee MacDonald, David Lawson Sr, Alex Ross, Duiley P Walls, lobt Murray Sr Dennis Maher, Robt Mather, Bartal. Stapledo John Martin, A A Anderson C Johnson, Wm stothart, Joseph Letson John Brown, Vm Muirhead MaeLachlan, ohn McEachren Geo Grant, as A Nowlan. Jos Chambers John Skidd. Baxter. Stephen McDonald. Wm Stewart, Thos Murray, Daniel Ross. Jas P Searle, alex J Templeton, Jos Buckley, Alex M :Fariane John Wheeler, Peter Gorman, ohn Fraser, **Donaid** Fraser Jas Allen, John T Rundle. Isaac Copping hos Fitzpatrick

John Sutton.

Wm Dickson,

D M Loggie,

John May.

3 26

support

Jus Currie, Robt McLean, Calvin Craig, J F Johnston

Philip Grosset, W S Loggie, Ernest Hutchison, Andrew Hay, Thos R McIntosh, CHATHAM, N.B., 21 February, 1896.

To Messre. F. E. Winslow, J. D. B. Mackenzie, F. E Neale and others. GENTLEMEN :- The numerously signed

equisition of my fellow townsmen asking hat I allow myself to be placed in nomination for the Mayoralty at the coming civic election admits of but one response. I can only say I acquiesce in your wish and accept the nomination.

In doing so I can assure you I feel it no slight honor to be chosen as a candidate for the highest position in the gift of the people of my native town among whom I have spent my life and practiced my profession for over twenty years and while I feel there are many among you far more competent to fill the position, yet if elected I shall endeavour to discharge the duties connected with the office fairly and honor-

JOSEPH

ably and to the utmost of my ability. Thank you gentlemen, I remandient servant,

(Sgd)

the following lands and premises namely :-All that certain piece or parcel of land, situate lying and being in the Parish of Chatham aforesaid, on the northerly side of Wellington Street abutted and bounded as follows, namely :--Commencing at the northwesterly corner of the lands and premises formerly owned and occupied by John Brown Esq. merchant; thence running northerly along the westerly side line of said lands and premises, two hundred and sixteen feet, thence westerly at right angles to the first mentioned or easterly boundary line two hundred and twenty four feet, thence southerly at right angles to the northerly boundary line one hundred and ninety nine feet; thence easterly at right angles to the westerly boundary line and parallel with Wellington Street two hun-dred and twenty our and one half feet to the place of beginning and containing one and one half acres more or less, being the piece of land on which the said L-opold George Frederick Tracer resided, and also the premises on which William Wilson of Chatham, merchant, resides, and were conveyed to the said Lepold George Frederick Tracer by the executors of the late Joseph Cunard by deed dated the fifteenth day of March, A. D 1854, as by re-ference theret will fully appear. Together with al ference theret will fully appear. Together with all and singular the buildings and improvements thereon, and the rights, members, privilezes, heredita ments and appurtenances to the said premises beonging or appertaining The above property is sold under and by virtue of

a power of sale contained in an indenture of mortgage bearing date the seventh day of November A. D. 1881 registered in the Records of the County of D. 1881 registered in the Records of the County of Northumberland on the sixteenth day of November A D. 1881 in volume 61 of the County Records pages 65, 66, 67 and 68 and numbered 62 in said volume and made between the said Leopold George Freder-ick Trace and Isabella Trace his wife, of the one part and Samuei J. Samuei of the other part, which said mortgage was on the twelfth day of August said mortgage was on the twelfth day of August A D. 1890 duly assigned to the undersigned default having been made in the payment of the principal money and interest secured by the said mort

gage. Dated this 4th day of January A. D. 1896. ELIZABETH CAMPBELL MILLER MCFARLANE Assignee of Mortgagee.

Mortgagee's Sale.

To George I Wilson formerly of Chatham, in the County of Northumberland and Province of New Brunswick, now of Vancouver in the Province of British Columbia, merchant and the heirs executors and administrators, of Margaret Ann Wilson formerly wife of the said George I Wilson and all others whom

of our Lord one thousand eight bundred and seventy eight and made between George I Wilson of Chatham, in the County of Northumberland and Province of New Brunswick, merchant and Margaret Ann Wilson his wife of the one part and James Stothart of Chatham in the county and province aforesaid, carpenter, of the other part, which mort-gage was duly recorded in the Records of the County of Northumberland on the twentieth day of February A. D. 1878 in volume 58 of the county record pages 499 500 and 501 and is numbered 354 in sai volume; There will in pursuance of the said power of sale and for the purpose of satisfying the moneys secured by the said indenture of mortgage, default baving been made in payment thereof, be sold at public auction on Friday, the third day of April next, in front of the Post Office Chatham, in said county, at twelve o'clock noon, the lands and premises in said indenture mentioned and described as follows, namely :- All that piece of land situate "lying and being in the Town and Parish of Chatham aforesaid and known as part of lot number thirt three, or the Peter Brown lot, which piece thereof is abutted and bounded as follows, to wit commencing on the outh side of he Wellington Road at the "northwest angle of the piece of land soid and con-"veyed by Robert M. Calmont, Samuel Cunard and "Thomas C. Alian, to Hugh Bain since deceased; Thence south twenty three degrees east along the east side of a public road laid out along the said lot, three hundred and fifty five feet or to the north

number fourteen formen

Daniel Meagher, now by Thomas H.

Ladies Jake "Notice"

The Town's Leading Merchant Laid Up

And separate the 1 ter. N-O-F-I -E. transposing them so as to make as man small words as possibl . It is said th twenty-five wor is can be made; for -xample, note, tone, onc-, got, it, on, etc If you are bright enough to make fifteen or more yon can be sure of receiving an elegant reward. THE LADIES' EVERY SATURDAY will pay \$10.00 in gold to the person abe to make the best list of words from lette . contain-d in N-O-T I-C-E, \$9.00 for the second be-t, \$3.00 for the third be-t, \$7.00 for the toursh best, a Ladies' Nickel Watch with fine American movement and well worth \$5.00 for each of the five next best lists, and one hundred valuable rewar is in order of merit for the next best one hundred lists (should that number be received). Each person sending list of tifteen words or more is guaranteed a beautiful present. As the above rewards are given without con si lerst on, simply to attact attention to this most charming sixteen page weekly for ladies and girls, it is necessary for you to send eight Canadian three-cent stamps for TRIAL SUBSCRIPTION (four numbers).

Rheumatism in various forms is one the most common diseases there is. It arises generally from impure blood and a broken down system. In the limbs it is painful; in most of the internal organs dangerous, and in the heart usually fatal. The experience of Mr. S. Mann, the

well known general merchant of Stittsville, is interesting "Last winter I was badly afflicted with rheumatism. I decided to try Dr. Chase's Pills. To my surprise. I got immediate relief, and before. I had used one box my affliction was gone. "I was also troubled with biliousness for years, and at intervals of three or four weeks would be laid up with a severe headache and sick stomach. Since

using Chase's Pills I have not had an attack of either. "I may add that Dr. Chase's Oint-ment for piles and skin diseases in just as effective as pr. Chase's Pills for blood troubles. I have a clerk who suffered terribly from bleeding piles. He tried Chase's Ointment and in a few days was completely cured. All dealers and Edmanson. Bates & Co.

nanufacturers. Toronto. 25c. Chase's Linseed and Turpentime for colds, bronchitis and consumption. Sure cure, 25 cents.

MILLERS' FOUNDRY AND MACHINE WORK3 RITCHIE WHARF, CHATHAM. N. B. to Gillespie Foundry. Successors Established 1852,

Mill, Railway, and Machine Work, Marine Engines, Boiler repairing Qui Brass and Composition Castings are worthy a trial, being oted throughout the country. All work personally supervised. Satisfaction guaranteed. Send for estimates before ordering elsewhere. Mill Supplies, Fittings, Pipe, etc. in stock and to order.

JAS G. MILLER

BILL. AN ACT TO INCORPORATE THE TOWN OF CHATHAM.

[Continued foom 4th Page.]

79. The Assessors shall have liberty to search the office of the Registrar of Deeds for the County of Northumberland, and the Registrar shall receive for all searches from the Assessors the sum of twenty cents for each search and no more; and shall also search the Registry of Shipping, and all public departments where Registry of Bonds or other public securities are kept that may be necessary for the purpose of obtaining information for carrying out the provisions of the laws relating to assessments, and pay such fees as may legally be demanded; and such sums and fees paid in respect of any such searches by the Assessors, shall be allowed and paid them in addition to their allowance for making any assessment as hereinbefore provided. 80. No rate or rates levied or assessed under this Act shall be

91. The fees on Execution issued under this Act shall be as follows :--

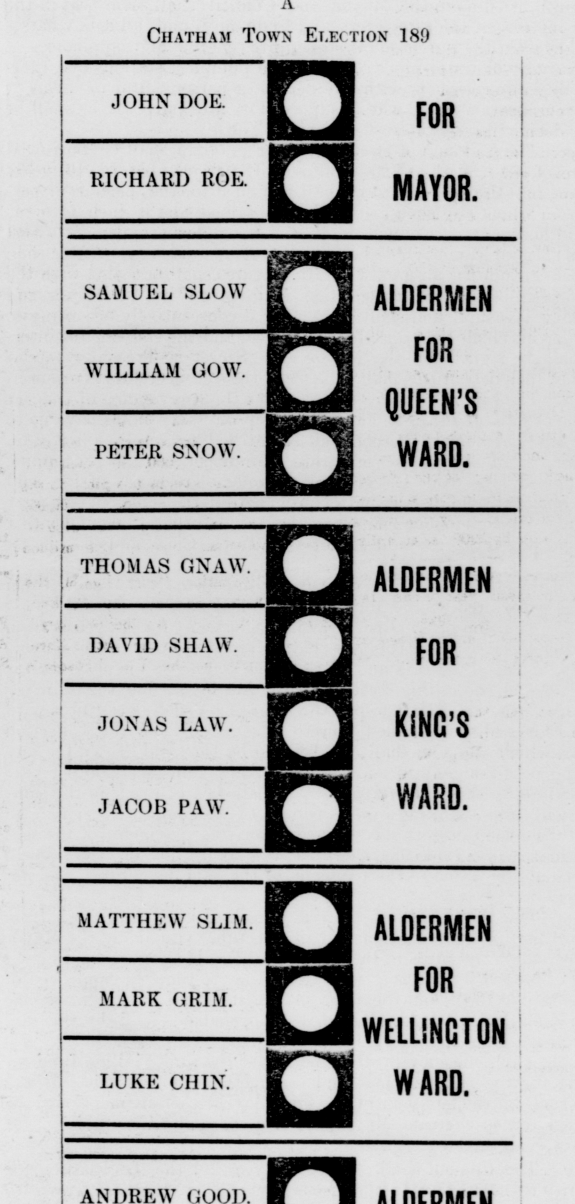
To the Secretary-Treasurer, for the use of the Town, on issuing every execution, twenty cents :

To the Constable or other person for executing the execution, forty cents and two cents poundage on each dollar in the execution when there is a levy.

92. Any rate or assessment with which any lands, tenements or hereditaments in the Town of Chatham may be legally rated or assessed may be levied and recovered either from the owner of the property so assessed, or from any person occupying the same or any part thereof as tenant or otherwise, the said tenant or other person so occupying the same being first served with notice of demand of such rates according to usual form, and when any such rate or assessment shall be paid under and by virtue of this Section by any person not liable for such rates or assessments by the terms of his lease or agreement under which he holds or occupies such property, he may deduct or set off the sum so paid from the rent payable by him for such property, or may recover the same with costs from the said owner, by action for money paid, in any Court of competent jurisdiction.

93. When any person made liable to pay any assessment shall, not reside within the limits of the Town, or his or her place of abode shall be unknown to the Secretary-Treasurer, the said Secretary-Treasurer shall cause public notice to be given of such rate and assessment by advertisement in one or more of the newspapers printed in the said Town, which advertisement shall be continued in such newspaper for four consecutive weeks, unless some person shall within that time appear and pay to the Secretary-Treasurer the said rate and assessment with the cost of publication of such notice; if such person have a clerk or agent in the Town, the notice of demand of rates and taxes may be delivered to such clerk or agent, and the said publication shall not be necessary.

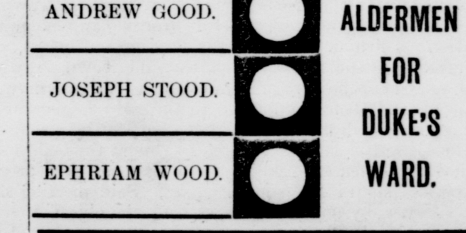
94. In case any rate or assessment levied upon, or in respect of any real estate or property assessed as such within the said Town shall remain unpaid after the expiration of the notice or demand as aforesaid, it shall be lawful for the Secretary-Treasurer as Collector and Receiver of Town Taxes, by warrant under his hand and Seal to order and direct the Sheriff of the County of Northumberland to sell at Public auction to the highest bidder (thirty days public notice by advertisement in one or more of the newspapers printed in the said Town of such sale, and by handbills posted in the Town of Chatham having been given,) so much of the real estate in respect of which such assessment shall have been made, in whosesoever hands the same may be, as may in his judgment be sufficient to pay such rate or assessment with all costs and charges attending such notice, sale, and the recovery of the said assessment, including the cost of publishing the notice or demand of taxes in the case of persons whose place of abode is unknown, as provided by Section eighty-eight of this Act, and the said Sheriff is hereby empowered and directed to sell the said real estate, and to execute a deed to the purchaser thereof, his heirs and assigns and to deliver seizing and possession thereof, and from the proceeds thereof to pay and satisfy all such rates and assessments, costs and charges retaining the overplus (if any) for the use of such owner; and the deed of the said Sheriff of the County of Northumberland shall pass all the right, title and interest of the person assessed of and in the property so sold; and the said deed duly executed with an affidavit of such Sheriff of the County of Northumberland or some other person, made at any time prior to the registry thereof before and endorsed thereon by any person authorized to take acknowledgment





BENSON.

owned by



The New Steamship ST. CROIX will perform the entire service upon the route of this Compan **BLOOD MAKER** during the month of February. Leave St. John at 7 a m, Standard, on February 3, 7, 12, 17, 21 26. 50ct BOTTLES Returning Leave Boston at 8 a m February 5, 10, 14, 19, 24, 28. WE GUARANTEE IT AT The St. Croix will call at Eastport, Lubec and Portland in both directions. Connections made at Eastport with Steamers for Calais and St. Stephen. All Agents in the East sell Through Tickets and Mackenzie's Medical Hall, All Agents in the East serier through address your Check Baggage Through. Call on or address your nearest Ticket Agent. C. E. LAECHLER, Agent. St. John N. B CHATHAM, NB.