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# BUILDING LOTS

Sizes of lots 50x100 These lots are situated in the most desirable part of the town and will be sold cheap and on reason-J. B. SNOWBALL

You Can't

Chatham, 12th April, 1898.

GO YOURSELF SEND YOUR ORDERS TO

for any of the following STUARTS DYSPEPSIA TABLETS. VIN MARIANI. WYETH'S MALT EXTRACT. PABST MALT EXTRACT. SCOTT'S EMULSION. PINK PILLS. DODD'S KIDNEY PILLS. DOAN'S KIDNEY PILLS,

Ask for one of our handsome calenders.

Or any other medicine you may requir

That F. O. PETTERSON.

NOTICE

Merchant Tailor,

IS STILL AT THE SAME BUSINESS

Quarter of a Century HE HAS BEEN DOING IN CHATHAM,

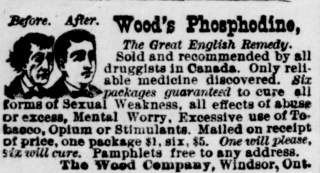
Always on hard a large stock of the most FASH-IONABLE CLOTHS and TRIMMINGS and a select stock of GENTS' FURNISHINGS.

# MORTGAGEE'S SALE.

To the heirs and assigns of John Curran late of the Notice is hereby given that under and by virtue o a power of sale in a certain indenture of mortgage bearing date the twenty-second day of September i the year of our Lord one thousand eight hundred and reventy nine, made between the said John Curran of the one part and John McLaggan former ly of Blackville in the said County of Northumber and and now of Melrose in the State of Massachusette, one of the United States of America, of the other part and registered in volume 60, 480 and 481 of the Northumberland County records, there will for the purpose of satisfying the money secured by said mortgage be sold at public anction in front of the Registry Office, in the town of Newcastle, in said County at the hour of twelve o'clock, noon, on Thursday, the twenty-second day of Jone next, the lands and premises described in the said indenture of mortgage viz -All that certain lot, piece or parcel of land situate lying and being on the south side of the Southwest Branch of the Miramichi River in the said Parish of Blackville, known and distinguished in the original grant to Benjamin Clem as the one hundred acres more or less and abutted and bounded as f. nows: "Beginning at a marked hemlock tree standing in the northwesterly angle of the front had o for number eighteen granted

to Hugh McKerzie, thence running by the magnet south one degree, west sixty-one chains of four poles each, thence Lorth eighty nine degrees, west twenty chains, thence north our degree east fifty chains, to the shore or bank of the river aforesaid and thence along the same down stream to the place of beginning." or in anywise appertaining.

Together with all and singular the buildings and improvements to the said premises belonging JOHN McLAGGAN,



Wood's Phosphodine is sold in Chatham by J. D. B. F. Mackenzie, in Newcastle by H. D. Peters.

INTERNATIONAL S. S. CO. Three Trips a Week



Eastport, Lubec. Portand Boston very MONDAY, WED-

Returning, leave Boston same days, at Through Tickets on sale at all Railway Stations, and Baggage checked through.

Passengers arriving in St John in the evening can go direct to the Steamer and take Cabin Berth For rates and information apply to nearest Ticket Agent,

C. E. LAECHLER, Agent,
St. John, N. B.

Miramichi Advance.

The Proposed Water System

There is a very pronounced public feeling in Chatham and vicinity that before the town authorities proceed with the work of constructing the proposed water system, they should take steps to ascertain with absolute certainty not only that the Morrison Brook may be depended upon to supply the engineer Coffin's report on the subject says it does, but also whether another and more certain and economically obtained supply is not available. It is stated by reliable persons who have lived in the vicinity of that brook all their lives, that they have known it to

well known-capable of demonstration -that last season was not, by any means, a dry one, and yet there were days together when the brook did not run at the rate of 175,000 gallons a day. There are gentlemen who even say that the fact is easily proved that there is no season when the flow of Morrison's Brook does not fall, at some period, below 200,000 gallons a day.

If this be so, it would be a grave mistake to lay the largest and most expensive mains in the water system proposed by Mr. Coffin a distance of about two miles only to find that they would be comparatively useless without the supply of water at their western end being very largely augmented from

altogether depended upon to furnish a water supply for the town, for he proand their connection with the pumps. "to be used in case of scarcity of water in the brook," and places their cost in his estimate for the plant &c. to be first provided.

abundance of the purest water underlying the town of Chatham at a depth of about 170 feet. One three inch boring made a few feet north of Water STORE Street, on Mayor Winslow's property near the Union wharf, developed-withont any blast being made at the bottom of it-a supply which flowed four feet above the ground and is now, by means of a hydraulic ram, operated by itself, Town of Chatham of the fund arising forcing a good supply of water to the third floor of the Bank of Montreal Ramsbotham entered cases in the Chatbuilding and furnishing sufficient to serve a large number of houses for domestic purposes, were it only utilised | dreddollars to the Town Scott Act fund instead of being allowed to run to waste. What that well alone would supply his prosecutions, including those of were it operated from the ground level | Chatham, Newcastle and all other by a powerful pump no one knows, for parts, to the County Scott'Act fund. no test has been made of it.

the cost of the two artesian wells which he proposes to bore at Morrison's Brook at \$1,000, and their supply at 100,000 gallons a day. With a suitable pumping appliance we are quite sure that the the work. Winslow artesian well alone will supply more than that. If this be true, and if it is necessary to resort to artesian wells for Chatham's supply, as Mr. Coffin evidently believes it is, why not make a thorough trial of the water underlying the town? If two wells can be bored at Morrison's Brook for \$1,000 is it not worth while to bore one as an experiment, say in rear of the Chatham town hall, just to demonstrate whether a large sum of money will not be thrown away by going to Merrison's Brook, when a half dozen wells bored in the town and connected by piping to one pump, will save the expenditur involved in unnecessarily laying two miles of expensive main before reach-

ing the town's distributing system? If a supply such as is suggested can be had without going out of tewn for it. the payment of land damages-which item is not included in Mr. Coffin's estimate-will be avoided, as well as the building of the expensive storage dams which Mr. Coffin says in his re-

port will be needed in a few years. Chatham's artesian well water has been analysed by Mr. H. W. Clark, chemist, of Lawrence, Mass., to whom the Morrison Brook water was submitted for analysis at the same time. That gentleman found it pure and suitable for a public supply.

It would, therefore, seem to be in the best public interest that whatever steps are necessary to test the alternative supply that has been suggested, should be taken, before the town is finally always good? committed to any other. At all events, it is worth while to have Mr. Coffin's

views on the subject. Scott Act Administration.

The appointment by the Town Couneil of Chatham of two of the Town policemen as Scott Act inspectors puts an end to the high-handed work of County inspector Menzies within the corporation limits. There had been a desire on the part of citizens generally, from the time of incorporation, to have inspector Menzies enforce the act to the fullest extent in the town, and to so manage his prosecutions that the fund accruing from fines imposed on Chatham parties should be paid to the Town Treasurer, as contemplated by law. That, however, was not done, the inspector and the ex-police magistrate of Chatham so managing things between them that such moneys were improperly paid over to the County Treasurer, and illegally retained by the Municipality, instead of being returned to the Treasurer of the Town. The culmina-

the Town was appointed for Chatham, on recommendation of the Council, under the provisions of the Towns Incorporation Act. This was resented by the County inspector who, thereafter, for several months, carried all his Scott Act cases for trial to the police magis-

trate of Newcastle.

At the January meeting of the Municipal Council an understanding was arrived at that the inspector would thereafter lay all informations in Scott Act cases arising in the Town of Chatham before the police magistrate of the quantity of water in a dry season which Town, and consult the Town Council in regard to the expenses to be incurred in prosecuting them. This was rendered necessary because he has, ever since he became inspector, paid exorbitant counsel fees and other expenses, which have generally absorbed all the fines he has realised from his work; and it has long been apparent that he was running his go nearly day in some seasons. It is office for the purpose of securing revenue for himself and his associates in the business, rather than for the suppression of the traffic.

Since January, the inspector has laid several informations in Chatham Scott Act cases before the police magistrate of the Town, but instead of having the cases prosecuted by the Town's lawyer. whose fees, under special arrangement. are reasonable, he has ignored the wishes of the Mayor and Town Council in the matter, and persisted in employing his own high-priced counsel. The result is that under authority of an act of the late session of the Legislature, the Town Council, by appointing policemen Ramsbotham and Forrest inspectors, has not only rendered it illegal A study of Mr. Coffin's report indi- for the County inspector to exercise any

cates that he, himself, is not fully satis- of the duties of his office within the fied that the brook in question is to be Town, but relieved the ratepayers of the Town of any liability to pay anything towards his salary or expenses. poses the boring of two artesian wells | Not only so, but if anyone should lay an information or secure a conviction against and cause a fine to be paid by any Chatham violator of the Scott Act before and to any magistrate in any part of the County, such magistrate is It is well known that there is a great required to make return thereof to the Town of Chatham, and shall not be required to make a return of the same here for the Caradian Steamship Commatters to the County Council of the Municipality of Northumberland.

When the County inspector was pursuing the ill-advised policy of carrying Chatham Scott Act cases for prosecution before the police magistrate of Newfrom the fines, policemen Forrest and ham police court in which they were very successful and netted several hunmore than inspector Menzies did in all Their appointment as inspectors is We observe that Mr. Coffin estimates | therefore, a guarantee that the duty of enforcing the Act will be efficiently and honestly performed, and all who desire administration of that character will be

> ROAD COMMISSIONERS and supervisors are particularly interested in the unanimous report of the legislative Committee on Patlic Accounts, which is in another

# The First Session Over.

The first session of the recently-elected Provincial House of Assembly closed on Friday evening last. There were thirty five members in their seats when the Lieut-Governor prorogued the House-an unusually large number for such occasion. But one member of the position was present, Mr. Glasier. The general opinion expressed is that opposition is the least effective ever seen at Fredericton and the government side the strongest in both members and business and administrative capacity. When Mr. Hazen withdrew his bridge charges, and solemnly declared that he had never intended to impute personal wrong-doing to Chief Commissioner Emmerson in connection therewith, it was asked all over the province what was meant by the preelection charges made by Mr. Hazen and others, and what was meant also by the alleged lumber lands scandals set affoat under the same auspices? They were all parts of a campaign of which their authors and promoters now appear to be heartily ashamed. The public will draw its own conclusions f.om the course pursued by the mud-slingers.

News and Notes.

The Senate is adjourned until 17th May, in tant.

Tommy-Grandpa, are kings and queens Grandpa-Not always, my boy; no

when there are aces out against them. The body of Robert Goelet, who died at Naples on his yacht Nahma, was not taken ashore, but allowed to remain aboard. The Nahma started this week from Naples for New York, carrying the body of her owner, with his family.

A Montreal specialist in diseases of the eye and ear performed an operation upon a young man named Thomas Stewart on Wadnesday of last week. One eye had been injured seven years ago and was sightless. It was deemed wise to remove By mistake the wrong eye was removed, leaving the patient perfectly blind.

Wireless telegraphy had its first practical demonstration last Friday morning. The Goodwin Sands Lightship was struck by a passing vessel and the crew, utilizing the wireless telegraphy apparatus, notified South Foreland that their ship was in a sinking condition. Tugs were thereupon despatched to the assistance of the light-

A cyclone struck Kirksville, Mo., on Thursday evening last. A path a quarter of a mile wide and as clean as the prairie

dead number between fifty and sixty. At appointment of the third revisor in the taken by Mr. Humphrey and Mr. Glasier twenty-seven persons were killed.

or Scotland to Ireland is very much to the fore just now. It is announced that no fewer than five separate projects are under. conside ation. The difficulties in the way are great, the depth necessitating steep gradients for the distance traversed. shallowest sounding is 75 fathoms. the distance, according to one scheme, is 40 miles. The estimates of cost vary from £7,000,000 to £16,000,000, but the advantages would be enormous. The journey to America would be shortened, according to the Arnold-Foster map, by 950 miles. It is thought probable that the Irish railways will comoine to take up one scheme or another in the hope of obtaining a government guarantee.

ing of the result of the plebiscitite before parliament for recognition met last Saturday morning agreed to a resolution which will introduced this week. It will call on manufacture, importation and sale intoxicants throughout Canada, providing, however, it shall only be operative in such provinces as confirm its acceptance by a popular vote of the people. This is an extension of the principle of the Sco t Act, which was discussed by the Alliance the week before. It will enable the Maritime Provinces, should they so desire, to do away with the traffic, and at the same time guard against coercion of Quebec. Members of the committee think they will have the sanction of the government to the arrangement, and will at least press for its accip ance.

A despatch from St. John's, Nft. over the G spe-it affar. The Messrs. Bowling, owners of the sealing steamer Kite, which rescued the Gaspesia from the ice, want \$40,000 for towage and saving the ship. Captain Montague Yates, the owner of the Gaspesia, offers something like a quarter of that amount. The Messrs. Bowring are holding the vessel by legal process and will not let her the ship has been docked, but the extent of the damage done her below the line is not definitely ascertained. Messrs. Bowring, who were the pany, have thrown up the agency owing to the curious dual position they would occupy, and Messrs. A. J. Harvey & Company have been appointed agents. At he office of the company in Montreal those in attendance reported that they had no particulars of the Gaspesia and castle, so that he could deprive the had no idea of her present condition or when she would sail.

A St. John's despatch of 25th Apl. says :- The Canadian Liner Gaspesia arrived here yesterday, convoyed by the sealer Kite, after being 80 days from Paspebiac, 65 of which she was frozen in ice floes in the Gulf of St. Lawrence. The Gaspesia is considerably damaged through being hipped among the floes. Her rudder being disabled, she was steering by means of spars.

### Mr Gibson Interviewed.

(Montreal Witness, 28th Apl.) There has been some talk of the Federal government purchasing, through Mr. Blair, the Canada Eastern railway, which disposed to strengthen their hands in runs from Fredericton to Loggieville, a distance of a hundred and thirty-five miles, but Mr. Alexander Gibson, who is the chief proprietor, stated yesterday at the Windsor Hotel, that there was no truth

"I will sell a railway, as I will sell a herse or a mill, or any other kind of property. It has been stated that it would be a good thing if the government would buy the Canada Eastern Railway, as there would then be a guarantee for its continuance to serve the people in the district through which it runs, but I have not approached the government on the subject, nor has Mr. Blair made any proposal. The railway is in good running order, the rolling stock is efficient, and the system earns fo ty-six thousand dollars a year

Mr. Gibson has taken an interest in local and federal politics. He believes in the Federal Government spending money, and plenty of money, too, upon objects of country will stagnate. Stagnation means hopelessness. He desires to see advance. 'We are improving the country for the oncoming generation, and I would let the oncoming generation do the bulk of the paying. This is only fair. What we do now in the way of proper improvement and development the future will enjoy, and the future should pay. But by this I do not mean that we should be extrava-

# The Legislature.

On Wednesday of last week Hon. Mr. Tweedie committed the bill in amendment of the New Brunswick e'ections act of 1889 and certain acts in amendment thereof. Mr. Hazen asked if the provincial secretary proposed to explain the bill.

Hon. Mr. Tweedie said the bill did not require very much explanation. The principal amendment is that the governor in counoil is given the power to appoint the third revisor in each parish. At present the two councillors are revisors themselves and appoint the third revisor. It might be urged that no great necessity existed for the change. The attention of the government had been cailed to the fact that in many counties the revision of the lists was very unsatisfactory. The third revisor would be outside of local influence altogether, and there would be greater likelihood that all parties entitled to a vote would be placed on the list. The municipalities of course were not interested in the election in any way, and a good deal of carelessness had arisen with regard to the revision of the lists. In many places the duty was performed in a most perfunctory way. There was also an amendment in regard to applications for getting names on that had been left off. The act of 60th Victoria provided for an appeal to the county court judge. Under this bill the application is made directly to the sheriff. Some members of the house had suggested that additional polling places should be provided for, but he thought, time recommend that where practicable the unless pressing necessity was shown for the system of public tender be further extended change, this matter had better stand over till next session for careful consideration.

of the law and against the interests of to the ground in scattered ruins. The by the county council. This bill put the construed as an admission that the position the said Town of Chatham.

reason had been shown for the change. No information had been received to the effect The project for a tunnel from England that the revising was not properly done. No complaints had been made. Names, no doubt, were occasionally omitted, but this would occur under the most perfect system that could be devised. He thought the county councils were much better judges as at the legislative session which closed at to who were suitable men to appoint as Fredericton on Friday evening last were the revisers than the governor in council following:possibly could be. No county conneil had asked for the change. The government were taking away a right the county councils had always had, without giving any good reason for the change. He did not think the revisors under the present system had discharged their duty from a party standpoint. The bill was open to the suspicion that it was being promoted in the party interest. There was no use in tinker ing with the laws for the mere sake change. With regard to the fourth section, The committee appointed by the Do which provided for appeals, he did not think minion alliance to prepare for the bringthe power should be left exclusively in the hands of the sheriff, who was dependent upon the government for his office. The law at present giving the power to the judge of the county court was a very much

owns \$100 in his own right. Hon. Mr. Tweedie said the house did no generally wait for a public demand legislation before introducing a bill. most the first bill the hon, member (Hazen) introduced this session was to amend the elections act, though there was no demand for the change, and the house decided that it was not called for. It would be a poor government that would wait for a bue and cry before it took the responsibility of introducing necessary legislation. Mr. Tweedie pointed out that the Dominion elections would hereafter be held upon lists prepared by the local authorities, and that was all the more reason why they should says :- There will likely be some trouble; be carefully prepared The government did not ask to control the revisors, but only to appoint one revisor as a part guarantee that the lists would be more carefully revised than if left entirely in the hands of irres ponsible parties. The government had right to see that every body entitled to vote

assessed in the name of two or more persons

each of such persons must show that he

should have his name on the list. Mr. Hazen said the fact that the Dominion elections would be held the local lists was no argument whatever i until a settlement is made. Meanwhile favor of the bill. The present Dominion government had changed their franchise in tavor of the existing local system, which they evidently thought suitable for the purpose. Why should the house say that the Day. system should be changed? It was no part of the duty of this house to have the lists revised for the purposes of the Dominion elections. He challenged any one to point out where any crying evil existed under the present system. No good cause had been shown for the legislation.

Hon. Mr. White said hon. members should not regard the bill as a party measure. Surely it was desirable to have the lists so prepared that there would be every reasonable assurance that no injustice would be done. It was to accomplish that end that the bill was framed. The present law was not efficient. In some cases the lists were not properly prepared. In the last election no less than 276 good government voters had been left off the lists, many of them purposely. The third revisor, if appointed by the government, would at all events be in a position to discover any attempt at injustice. All parties would be represented. The hon, leader of the opposition seemed to think that an appeal to the judge of the county court should be provid-

ed. That might be done if there was a judge in every county. Mr. Hazen-He did it last year.

Hon. Mr. White-Yes, and he did not do it well. If the name of a voter in Albert county was left off he had to come down to Kings to get his name put on; if he lived in Restigouche he had to come to Northumber land. The hon, member objected to the sheriff adjudicating upon appeals because he was an appointee of the government. Yet the hon, member had favored the late Dominion law, under which a revising barrister was appointed solely for the purpose of revising the lists. He failed to see would be possible to devise a more equitable and workable bill than the present.

Progress was finally reported, but the bil was subsequently recommitted and passed.

REPORT OF COMMITTEE ON PUBLIC

FREDERICTON, N. B., April 29 .- Mr. Robinson, on behalf of the public accounts committee, submitted the following report : In all, thirteen sittings of the committee Province, not conferred or imposed by sec have been held, and all the accounts of the auditor general's report have been carefully a deserving sort, for if nothing be spent scrutinized by the members of your comand no improvements be effected, the mittee and found correct, and we have had produced before us the original vouchers. many of which have been carefully exam

> The hon, chi-f commissioner of public works and the hon, provincial secretary, as well as T. B. Winslow of the public works department and Mr. Marshall of the lunatic asylum, have been in attendance at many of our meetings, and have been called upon to mittee. The auditor general had been in al- the purposes of the said town are assessed. most constant attendance at our meetings, and by his ready knowledge of all matters pertaining to the public accounts, his careful evetem of public audit and his readiness to supply information, contributed much to facilitate the work of the committee. In view of the fact that many commissioners of roads have not made their re-

turns in time for publication in the reports of the year, and in many cases not at all. your committee passed the following resolution as a recommendation to the department of public works : Moved by Mr. Osman, seconded by Mr. Glasier . "That the secretary-treasurer for all cases prosecuted by him in each and each of the counties respectively be notified by the public works department that when commissioners fail to make returns for ex

ute, no further expenditures will be permitted or authorised to be made by them, but special commissioners will be appointed by the department upon the recommendation of the representatives of such counties." And your committee would further recommend that such notice be also sent to supervisors and special commissioners, and would emphasize the importance of having road

penditures on by-roads, as provided by stat-

gradual extension of the tender system to of the same matters to the County Council the different purchasing departments of the of the Municipality of Northumberland public service which has taken place from County year to year, and while comprehending the difficulties in the way of making the system universal, yet wish to place on record its unqualified approval of the continuation of such system of public competition in the lunatic asylum management, in the erection of bridges, the expenditure on roads and public buildings, and other outlays, as far as at present followed, and at the same to include the classes of pub ic expenditure not yet subject to its application,

All of which is respectfully and unani-

Newton, forty miles from Kirksville, hands of the lieutenant-governor. No good with regard to the price of steel b idges is Clifford W. Robinson, Chairman,

### Acts Passed at the late Session of the N. B Legislature.

Amongst the general and local acts passed

To amend the Game Law. Passed 27th In amendment of the Act of Assembly 54 Victoria, Chapter 11 so far as the same relates to the Gulf Shore Railway. Passed 10 April, 1899. To amend "The Municipalities Act."

Passed 10th April 1899. To encourage the discovery and development of Oil and Natural Gas, within the Province of New Brunswick. For the incorporation of The New Brunswick Sunday School Association.

To enable the Municipality of Gloucester, to issue Debentures in lieu of other Deben tures, and to consolidate its debt. To amend Chapter 59 of the Consolidated Statutes, "Parish Courts." To amend Chapter 58 of the Consolidated Statutes, "Local Courts." To amend the Act 61 Victoria, Chapter

34, so far as relates to County of Gloucester. THOS. 210 BEN, Supt. rafer law. He entirely agreed with section | and also to amend the Act 55 Victoria, Chap-5, that provided that where real estate was To further amend the Law relating to Pedlers, so far as the same affects the County of Northumberland.

To exempt a Pulp Industry at Bathurst, from certain taxation. To authorize the Trustees of School Dist.ict Number Sixteen, in the Parish of Bathurst, in the County of Gloucester, to effect temporary loans. In further amendment of "The Liquor

License Act, 1896." To further amend "The General Mining In amendment of and addition to 59 Victoria, Chapter 44, "The Towns Incorporation

To anthorize the Town of Chatham to

issue Debentures for providing a Water and Sewerage system for said Town. Relating to the making and issuing of Debentures by Municipal and other Incorporat-

To amend "The Probate Courts Act." To amend Sections 39 and 68 of "The Municipalities Act." To grant aid towards the holding of Pro vineral and County Agricultural Exhibitions

throughout the Province. To amend Chapter 10 of the Consolidated Statutes in so far that it applies to the Fire D strict of the Town of Newcastle. Further to amend An Act intituled "An Act respecting Practice and Proceedings in the Supreme Court of Equity.' In amendment of "The Public Health

In amendment of Chapter 39 of the Act of Assembly 58th Victoria, intituled "An Act relating to Pediers. Further relating to the Town of Campbell-

To dispense with the use of parchment in To Incorporate "The New Brunswick Pulp and Paper Company (Limited.") Respecting Conditional Sales of Chattels.

To continue An Act to incorporate The

aint Louis, Richibacto and Buctouche

To prevent the profanation of the Lord's

Respecting the Fisheries of New Bruns To authorize the Municipal Council of the Iunicipality of Kent County, to dease the Public Wharf at Richibucto. To incorporate The Shediac Coast Railway

Railway Company.

In amendment of chapter 100 of the Consolidated Statutes of "Rates and Taxes." To amend Chapter 29 of the Acts of Assembly 61 Victoria, intituled "An Act amendment of and in addition to the Act 55 Victoria, Chapter 17, intituled "An Act to authorize the accepting of policies of Guarantee Companies, as security for the faithful conduct of Public Officers. To consolidate and amend the Law re-

ating to Crown Lands. Respecting the Protection of Game. In amendment of "The New Brunswick Elections Act of 1899," and certain Acts in

amendment thereof. To amend the Act relating to Annual Returns of Municipal and Civic Indebtedness, and to make further provision for returns of the assessed value of Real and Personal property in Counties, Cities and

Following are the sections of the Act in amendment of the Liquor License Act which apply to the Town of Chatham and under which the Town Council appointed its own Scott Act Inspectors on Monday

Notwithstanding anything contained in the 119th and following sections of "The Liquor License Act, 1896," the Town Council of the Town of Chatham may appoint from time to time one or more inspectors for the said town, who shall each hold office for one year from the date of his appointment, or until another is appointed in his place, whose duties shall within the said town be in all respects the same as those imposed by law upon the Inspector for the County of Northumberland, under the provisions of said section 119 and following sections of said Act, and every inspector so appointed for such town shall within such town have, possess and enjoy all the rights, powers, to canvassing! Better men than you have privileges, protect one and immunities conferred or imposed upon constables or police officers by any Act of Assembly of this

tions 90, 91 and 92 of the said 'The Liquor License Act. 1896." duty, such Inspector shall be liable to a penalty of fifty dollars, to be recovered an action of debt, in any court of competent jurisdiction by any person suing for the same, one half of the said penalty to be paid to the Treasurer of the Town for which such Inspector is appointed, to form part of the contingent fund thereof.

Each said Inspector shall be paid out of furnish information in connection with the the funds of the said town a salary not exdifferent departments as to the method of ceeding five hundred dollars per annum, to keeping the accounts, the system of pur, be paid in such installments as the Town chasing supplies and materials, and other Council may by by law determine, and the matters, and have at all times promptly- said town is hereby authorized to make an accurately and cheerfully afforded your com- assessment for the payment of such salary mittee all details, vouchers and all explana- and the expenses connected therewith, in tion asked for by any member of the com- like manner as other moneys required for

> Every inspector so appointed shall be indemnified by the Town for all the necessary costs incurred and paid by him in prosecuting any complaint, where the same is dismissed by any court hearing the same, or when a conviction is had and quashed on appeal to the Supreme Court, or otherwise, or in case the fine and costs be not recovered, on the production of a certificate from the Judge or Court hearing the information and complaint, Paris that there were reasonable grounds for making the same. Every such inspector shall make return of

every year ending the 31st of December, how the same were disposed of, the amount of fines and costs paid or punishments awarded and any other matters required of him by the Town Council, and such returns shall be made to the first meeting of the Town Council after the 1st of January in each and every year, and the Police Magistrate of such town, and every Justice of the Peace, or other court of competent jurisdiction, before whom any information under The Canada Temperance Act shall be heard and determined, in respect of any offence comwork done early in the season, as the present mitted within the Town of Chatham, shall make a like return to the Town of Chatham, Your committee notice with pleasure the and shall not be required to make a return

> From and after the time in which any such inspector shall be appointed by the said Town Council, the Town of Chatham and the inhabitants thereof and the property therein shall be exempt from any liability to contribute towards the salary of any inspector appointed for the County of Northumberland, or any costs or expenses incurred in enforcing The Canada Temperance Act within the County of Northumberland, ontside of the said Town of Chatham.

From and after the time when an inspec-The subscriber is, prepared to furnish stone for building and other purposes.

Apply to

The subscriber is, prepared to furnish stone for building and other purposes.

Apply to

Town, as above provided, and while such in record as entirely opposed to this b.ll.

Apply to

Town, as above provided, and while such in record as entirely opposed to this b.ll.

Clifford W. Robinson, chairman; James on record as entirely opposed to this b.ll.

Hitherto the revising has been done by the buildings, homea and mercantile houses were levelled two councillors, and the third is appointed pointed buildings, homea and mercantile houses were levelled two councillors, and the third is appointed for an enlargement for an enlargement for an enlargement for pointed by the County of Northumberland County, shall exercise any of the duries of his office within this report contained is to be exercise any of the duries of the same have been filled as the law councillors, and the third is appointed to this b.ll.

Clifford W. Robinson, chairman; James on record as entirely opposed to this b.ll.

Barnes, L. J. Tweedie, W. T. Whitehead, C. Barnes, L. J. Osman, Parker Glasier, W. E. Humphrey, pointed by the county of Northumberland County, shall exercise any of the duries of the same have been filled as the law councillors, and the third is appointed to this b.ll.

Chatham, N. B., April 22, 1899.

The Photographer

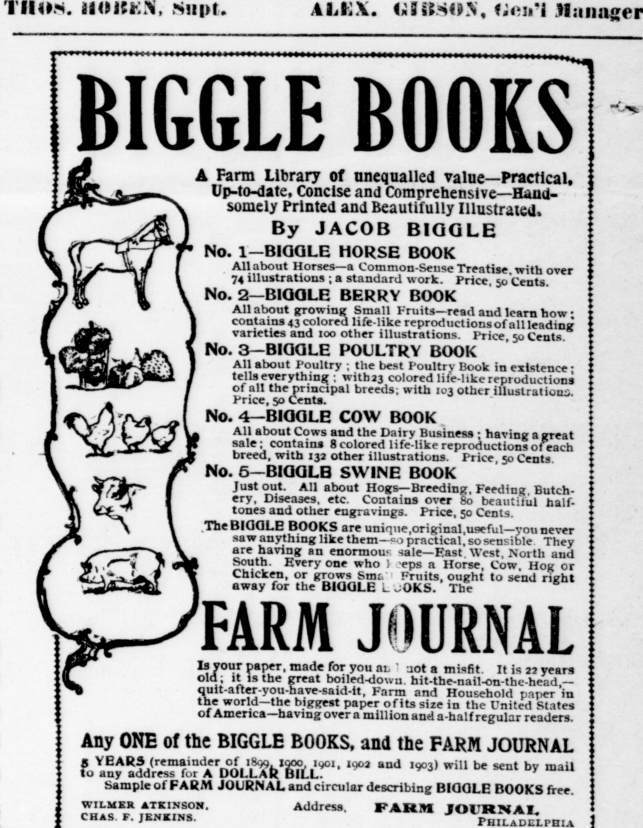
# CANADA EASTERN RAILWAY.

FALL 1898. Thtil further notice, trains will run on the above Railway, daily (Sundays excepted) as follows

Connecting with I. C. R. Between Fredericton Chatham and Loggieville. GOING NORTH. EXPRESS. MIXED (read down) 9.05 pm. (read (up) EXPRESS MIXED Ar. Chatham Junc., EXPRESS Nelson 10 10 " 2.20 . 12 12p m 3 57 ..Gibson ... 10 30 \*\* 2.40 Marysville,... 12 00 . Cross Creek, . 10 00 12 20 p m Boiestown. GOING SOUTH. . Doaktown . . 9 00 { 11 10 EXPRESS. .Blackville .... 7 50 12 50 p. m. 6 50 6 8 20 Chatham Jet . 6 42 ar8 00 Ar. Chatham Junction. 1.20 " 11.25 " 6 12 7 20 2.26 " .... Chatham .. .. 2.40 " Loggieville Ly 6 00a m 7 00 a m Ar. Chatham 12.05 p. m The above Table is made up on Eastern standard time,

Carrol's, McNamee's, Ludlow, Astle Crossing, Clearwater, Portage Road, Forbes' Siding, Upper Cross Creek, Covered Bridge, Zionville, Durham, Nashwaak, Manzer's Siding, Penniac. Express Trains on I. C. R. run through to destinations on Sunday. Express trains run Sunday mornings CONNECTIONS are made at Chatham Junction with the I, C. RAILWAY for all points East and West, and at Fredericton with the are made at Chatham Junction with the I, C. RAILWAY P. RAILWAY for Montreal and all points inthe upper provinces and with the C. P. RAILWAY tor St John and all points West, and at Gibson for Woodstock, Houlton, Grand Falls Edmundston and Presque Isle, and at Cross Creek with Stage for Stante

The trains between Chatham and Fredericton will also stop when signalled at the following flag Stations-Derby Siding, Upper Nelson Boom, Chelmsford, Grey Rapids, Upper Blackville, Blissfield



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DUNLAP, COOKE & CO.,

AMHERST, N. S.

-AND-GENTLEMEN'S OUTFITTERS

LOOK AT MY DISPLAY

Millinery

In the windows of my store on Henderson

It is the Latest

and the prices will astonish you.

FRENCH ALL RIGHT, sired by All Right, 5817, sire of George Lee (2 231), Black Pilot (2 30), Black Bird

2.333 on a half-mile track, 2.243 on ice), and several

others below 2,40, damed by French Lion, he by

Flying Frenchman; second dam by Farmer's Glory

hird dam by imported Salidan (thoroughbred),

four h dam by the Conroy Horse, a producer of the

fastest and soundest stock in the Maritime

FRENCH ALL RIGHT has a trotting record of 2.41.

He is a dapple bay, stands 16 hands high and weighs

1200 lbs. He is a very handsome horse, having taken three first prizes at Prince Edward Island Exhibitions.

FRENCH ALG RIGHT is fast; his sire is fast and a producer of trotters; his dam and breed are

rotters ; He is the sire of the following fast P. E.

Further particulars as to route, etc. will be made

STEAMER "NELSON

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Boats of this Company all run on Miramichi time

J. ARCH'D HAVILAND.

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TERMS :- Single service \$4; Season \$8.

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St., and then call and examine my stock.

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DUNLAP COOKE & CO.

AMHERST. N. 3.

This firm carries one of the finest selections of Cloths including all the different makes suitable for fine trade. Their cutters and staff of workmen employed are the best obtainable, and the clothing from

# THAT BOOK ACENT.

The Pastor. "Good morning, Bro. Roberts, what makes you look so sad this morn

Bro. R. "I have come to say good-bye, Mr. Brown, for I am out of employment, and must go back to England." The Pastor. "Go back to England to get

employment, what nonsense! I can get lots of work for a young man like you in this Bro. R. "Well, I have hunted high and

low and can get nothing, so what am I to

The Pastor. "I tell you what you can do, Brc. Roberts, take an agency for a good book, for there is money in canvassing." Bro. R. "Do you think I would stoop to book canvassing?

The Pastor, (somewhat warmly.) "Stoop canvassed. I put myself through College with a book prospectus, and I know many successful men who got their start in life, as canvassers. My youngest son is canvassing now, and he makes enough at the business For every default in the discharge of his to pay his way at the University. I induced a man who failed in business, to take up canvassing, and he made enough money to start business again. I gave the same advice to a young mechanic, who was out of employment, and he is now a prosperous Publisher. Why some of the biggest men in history have been book agents! 'Stoop to canvassing'; you are very fortunate that you can STEP UP to it. I advise you write to the Bradley-Garretson Co., Limit-

> are doing well in its employ." Bro. R. "I am sorry for speaking as I did, for was certainly wrong. I will write The Bradley-Garretson Company and see what they have to offer, and will postpone my departure in the meantime."

ed, Toronto, Ont., for this firm publishes

fast selling books, and I know many who

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The ladies are flocking to my show room and see the greatest display of artistic Hats and Bonnets ever shown in this town. Only a look at my display would give you the faintest idea of the splendor therein Come early that you may see all, select one, or go away charmed with the elegance of the combination, style, workmanship and price.

JOSIE NOONAN.

WILLIAM RICHARDS.

# NOTICE.

still hold a prominent place for PRESENTS.

Chatham, N. B., April 27, 1899.

---AND---

TO SIT FOR THEM AT Mersereau's Photo.

The Photographer

Chatham, Nov. 23rd 1898

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