

W. S. LOGGIE COY., LIMITED.

Fancy Groceries &c.

Cross & Blackwell's Lemon, Orange and Citron peel,
Hume's sweet Pickles in bulk,
Hume's Pickles in Tins, Tomato Sauce,
Gibson's Corned Beef, Lobsters and Salmon,
Armstrong's Canned Sliced Beans,
Sincere Canning Co. canned String Beans,
L. & P. Pickles, 3 sizes,
English Yorkshire Pickles only 15c. per bottle,
Tetter's Ceylon Tea in Lead packets.
TELEPHONE ORDERS WILL HAVE BEST ATTENTION.

Miramichi and the North Shore, etc.

THE DRAMA:—The Boston Comedy Company performed before a full house in Masonic Hall on Thursday evening last.

ST. JOHN'S CHURCH:—Rev. D. O. McKay, of Halifax, is to occupy the pulpit of St. John's church, Chatham, on next and the following Sunday.

CONTEMPLE:—We are informed that the alleged Ottawa telegram in the World relating to Mr. Sinclair of Bridgetown and the offer to him of the Senatorship for money given to Mr. Blair was written by the editor of that paper in the World office and never came over the wires at all.

ACCIDENT TO MAYOR WINSLOW:—In jumping from a sleigh on Tuesday evening about 7 o'clock, Mayor Winslow of Chatham had the misfortune to slip and fall. In doing so he sustained a fracture of the left leg a few inches above the ankle joint, which will confine him to the house for the rest of the month, at least.

A PLUMBER FOR CHATHAM:—Mr. L. E. Dryden, plumber and tin-smith, of Sussex, is now in the employ of Mr. G. R. Marquis, and will attend to plumbing work in any part of the county. He comes highly recommended. Mr. Marquis is the only man in the county who has a plumber in his employ. 3.30.99.

EYE REMOVED:—John Weitzell had an eye removed at the Hotel Dieu hospital on Wednesday last by Dr. John McDonald, assisted by Drs. J. B. and J. S. Benson. The patient's eye was injured by a blast in the stone quarry in November last, being partially destroyed by powder and stone dust. The operation was a complete success and Weitzell will be discharged in a few days.

UNREVEALED TOURIST SLEEPING CARS: for the accommodation of passengers holding second class tickets, are run by the Canadian Pacific Railway on Trans-continental Express train, leaving Windsor Station, Montreal, at 11 a.m. every Thursday and returning weekly. Passengers for Canadian Northwest and Pacific Coast points will be accommodated in these cars, on payment of a small additional berth charge. Each berth will accommodate two passengers.

MIRAMICHI MARBLE WORKS:—Now is the time to place your orders for cemetery work and avoid the spring rush. We have now on hand and coming of the largest stocks of marble and granite monuments, headstones and tablets ever shown on the north shore, all from the latest designs and worked from the best material the market can produce. Call and get our prices. They are right.

JOHN H. LAWLER & Co.
A GRAND BALL to be given under the auspices of the C. M. B. A. No. 202, of Chatham, in the Masonic Hall, on Wednesday evening next. The patronesses are: Mrs. J. A. Murdoch, Mr. John Macdonald, Mrs. Jas. F. Connor, Mrs. Susan Connor, Mrs. John O'Brien, Mrs. Michael Hickey, Mrs. George Flanagan, Mrs. Michael Haley, Mrs. Brian Moran, Mrs. Edward Gullivan, Mrs. Walter H. White, Mr. Albert J. Fraser. The music will be by the Orpheus Orchestra and the catering by Mr. Landry. The Grand March will take place at nine o'clock. The ball promises to be one of the best that has ever taken place on the Miramichi.

CROWN LAND SALE:—Seven timber berths were sold at the Crown land office on Wednesday last week. One of them, a 3 1/2 square mile block on White's Brook, Restigouche county, was knocked down to Wm. Currie, after some lively bidding, for \$151 per mile. A 2 1/2 mile berth on N. side of C. R. R. was sold to J. McDonald for \$18 per mile. A 5 1/2 mile block on N. side of Lake went to T. B. Winslow for \$10 per mile. Two nine mile and one 4 1/2 berth on White's Creek, Restigouche, went to the applicant, Wm. Richards, at upset price, and a two-mile berth on Ten Mile Creek, St. John county, to the applicant, J. E. Moore, also at the upset price.

PERSONAL:—Hon. Senator Snowball, who went to England via New York, taking passage on the Servia, arrived at Liverpool on Sunday. He has entirely recovered from the slight attack of grippe which laid him up while in Ottawa.

Hon. Provincial Secretary Tweedie returned from Bathurst yesterday. He goes to Fredericton to-day and is to address a public meeting in that city this evening.

It is a matter of regret to the many friends of Rev. Father McRae who has his illness still continuing and his progress towards recovery is not encouraging, notwithstanding the excellent care and treatment he has at the Hotel Dieu.

Practical Evidence.

Two thousand miles a good distance to travel to attend a business college. The attendance of Mr. H. R. Morris, from North Dakota, at the St. John Business College the present term, on the recommendation of Mr. Chas. Mockler, a former student, now holding a lucrative position in the far West, is gratifying evidence of the appreciation by old graduates of the training received and their ability to demonstrate its value to people in distant lands.—St. John Globe.

Curling.

The Newcastle Curlers came from the shiretown on Wednesday evening last and polished off their Chatham brethren in good shape. The Chatham men were disposed to be easy with them because they had had no practice and offered to have a mix up game, but the Newcastle boys said they wanted to satisfy themselves as to whether they could still curl or not. So they went at it with the following result:

NEWCASTLE. Chatham.
E. Lee Street, Geo. Dean,
Geo. Stahley, J. H. Sergeant,
John Morrissey, D. M. Loggie,
W. A. Park, Skip 17 Jas. Johnston, Skip 10.
CHATHAM.
R. H. Armstrong, W. McLean,
John Russell, Geo. H. Debrand,
R. H. Grembley, D. G. Smith,
J. R. Lawlor, Skip 12 D. Chesman, Skip 15.

Recent Deaths.

Mr. Alex. D. Brown, formerly of Boiestown, died at Bangor on Tuesday 24th ult., after a few days' illness of pneumonia, induced by grip. Mr. Brown, who was the eldest son of the late Thos. Brown, of Boiestown, had been living in Maine for nearly

twenty years. He was over sixty years of age and unmarried. One brother, Thos. W. Brown, of Boiestown, and seven sisters survive. The surviving sisters are Mrs. J. F. Allen, Mrs. J. H. Williamson, Mrs. Thos. Stanger and Miss W. M. Brown, of Fredericton; Mrs. Wm. Chalmers and Mrs. W. C. Smiler, of Cambridgeport, Mass., and Sarah Brown, of Boiestown. The remains were brought to Boiestown for interment.

Joseph R. Forrest, forty-two years old, who had made his home at 70 Cedar street since his marriage four years ago, met with a fatal accident Monday morning while at work painting a house in Arlington. Mr. Forrest fell from the roof to the ground. He was taken to the Massachusetts general hospital, where he died soon after his arrival.

His home was in Chatham, N. B. During his residence in this city he was an active member of the Highland Congregational church. The funeral took place at 2 o'clock yesterday afternoon. Rev. George S. K. Anderson officiated. The burial was at Woodlawn. Besides a widow, Mr. Forrest leaves a daughter, Eva, about two years old.—Somerville, Mass., Journal, Jan. 27.

Public Attention.

Is at present being directed to Catarthozone, and much interest has been aroused by its marvelous effect upon disease germs. Catarrh, bronchitis, irritable throat, and such maladies instantly disappear when this apparently mild pine-scented gas is inhaled. It penetrates wherever air can go. Messrs. N. C. Polson & Co., Kingston, Ont., have generously indicated that sample outfits of catathozone will be given our readers free, for a short time, if sent for immediately.

Northumberland Municipal Council.

FRIDAY, JAN. 20th.

After routine
Coun. Betts read a by-law forbidding the riding of bicycles on sidewalks and requiring cyclists to carry bells and show lights on dark nights. Referred to By-law Committee.

On motion of Coun. Betts parish officers for Derby were appointed.
On motion of Coun. Betts the following county accounts passed:—
R. H. Crammer, \$5; Wm. Irving, \$5; John Cassidy, \$5.
On motion of Coun. Johnston it was ordered that \$3.58 be paid to Thomas Lawlor, highway com'r., Southesk by his successors to the office.

On motion of Coun. Hayes the following Nelson returns passed:—
R. H. Crammer, \$5; John Ivory, and Wm. Fitzpatrick (\$3.51 due in highway com'r.; Thos. Anderson and Geo. Burdett, Jr., ex. justices; John Sullivan, Jas. Sturgeon and Geo. Lynch, ex. assess; B. many river boatmen's; parish officers for Derby.

On motion of Coun. Kerr, John Blake, highway com'r., was given till July to procure vouchers.
Coun. Morrison, from the committee to prepare a peddlers' license bill, reported having examined the acts and found them inadequate, and recommended that a committee of three be appointed to confer with our local representatives and draft a bill giving this municipality power to pass by-laws controlling peddling within the county of Northumberland. Also that a member of this Council be sent to Fredericton to further the interests of any bill formulated by the above mentioned committee and our local representatives. Adopted.
Coun. Morrison said no one was better qualified to go to Fredericton than the Warden, and he nominated him.

Coun. Anderson thought the Boards of Trade should be consulted as to the choice of a representative.
Coun. Sullivan thought it a reflection on the Board of Trade to suggest that they are not competent to frame the required bill. Motion carried, and the following committee was chosen:—Kerr, Morrison, Betts, R. H. Crammer, and Geo. Burdett, Jr.
On motion of Coun. Cameron parish officers for Gloucester were appointed.
Coun. Snowball moved, seconded by C. H. Hayes, that the Scott Act be collected by Mr. Fraser in Chatham, 12s. expenses connected therewith, be paid to Chatham. He wanted no snap verdict, but wanted the Councilors to understand the question thoroughly. The views he held had been endorsed by the Minister of Justice, who had decided that the fines should go to Chatham. The Councilors were men who would act fairly and justly. The amount was small, but a principle was at stake. He had heard it intimated that an appeal was to be taken against Mr. Fraser's jurisdiction, and if this were done the costs would be considerable. If the fines were paid to Chatham the town would, of course, pay these costs, and, if required, refund the fines to the persons who had paid them.

Coun. Morrison said the question was whether Chatham had been separated from the county for municipal purposes.
Coun. Snowball said that was an important question, and he proposed to discuss it. Jurisdiction over Scott Act fines was first vested in the Dominion Government, and the fines were assigned by the Government to the municipalities that wholly or partially pay the cost of prosecutions. An order-in-council passed in 1886 provides for the payment of the fines to incorporated towns separated from the county for municipal purposes. The only question is, is Chatham so separated and therefore entitled to the fines? In looking for an answer to this question he proposed to consult higher authority than members of the local bar, who, though lawyers of ability, were not as good authority as the judges of the Supreme Court of Canada, distinguished jurists who have risen to the high positions after lives spent in the practice of their profession. He would refer to the town of St. Stephen, defendant, and the county of Charlotte, plaintiff. Coun. Snowball read the judgment, and showed that it covered the case at issue. Chatham did not want to have any dispute with the county, but was desirous of acting in harmony with it and making it the banner county of New Brunswick. The county should appreciate the fact that so prosperous a town is included in its limits and feel proud of the advance it has made. The facts of the case had been laid before the Minister of Justice, and he had replied, through Mr. Newcombe, that Chatham was entitled to the fines. Chatham was not claiming the fines that had been collected by Police Magistrate McCulley. The county had decided against that claim, and the town, rather than incur the expense of a suit, when so large a percentage of the county's costs would be paid by the town, had thought it not in the public interest to appeal to the courts. The right of Chatham to the fines collected in the town was stated so clearly by the judgment he had read that

he didn't think the Council would hesitate one moment about refunding the amount that was now claimed. Chatham would not claim anything to which it did not consider itself entitled, and the Council would not retain money which it did not consider the county rightfully possessed of. He asked the councilors to deal as fairly with the town as they would like to be dealt with. (Applause.)

Coun. Kerr—I heard so much law quoted in regard to this matter that I was mystified. I acknowledge it. A lawyer will give you law enough to send a man to the penitentiary, and another will give you enough to send the first lawyer there. I wouldn't second the motion, as I couldn't see my way clear to do so, but I see now, after hearing my colleague, that, if no other construction can be fairly placed on the law, Chatham is clearly entitled to the fines. It is probable that Mr. Snowball fairly stated the facts as they existed when he wrote to the Minister of Justice, though some say he did not. If any doubt exists a committee might be appointed to prepare a case. The Municipality, I am sure, does not want a dollar to which it is not entitled. I will ask the Sec. Treasurer if there is any law contrary to that which has been quoted.

Sec. Treasurer—None that I am aware of. That is the controlling case. It holds good at present, and we are bound by it. I think the fines should be paid to Chatham.
Coun. Morrison—There is a tremendous difference between the cases of St. Stephen and Chatham. Charlotte county refused to appoint an Inspector and St. Stephen did so, enforced the law, and was therefore entitled to the fines. Here the cases were taken before a magistrate by our Inspector, and presented by him, the county paying the costs. Let us appoint a committee to submit a case.

Sec. Treasurer—That would cost \$200 or more and must have been suggested by a lawyer anxious for a fee.
Coun. Morrison repudiated this. He was here to fight for the county, and if the money belonged to the county it should hold it. If it belonged to the town, then return it to the town.

Coun. Doyle thought it better to decide it in the Council than to give it all to the lawyers.

Coun. Morrison said the Council should refuse to pay it over and let Chatham make a test case of it.

Coun. Snowball didn't know that Chatham would go to the expense of doing that. Coun. Anderson asked if there was not a prospect of the St. Stephen case being reopened.

Sec. Treasurer said there had been some talk of appealing to the Privy Council at the time, but nothing had been done and the judgment stands.

Coun. Jones—Would the passing of this motion open the way for a demand for the return of the other fines, those collected by McCulley?
Warden—No.
Coun. Morrison—it would be seized upon at once as a precedent for that.

The motion was lost. Yeas—McAllister, Kerr, Snowball, Hayes, Reynolds, McNaughton, Allan, Connor, S. J. says—Pond, Campbell, Allen, Fowler, Donnan, South, Johnson, Betts, Chatham, Bourque, Cameron, Jones, Whitely, Williston, Sullivan, Morrison, Doyle, Anderson—18.

Coun. Johnston said he had not voted because it had not been put fairly to the Council.
On motion of Coun. Fowler, Blissfield parish officers were appointed.
On motion of Coun. Doyle the Newcastle Fireward's return, showing a balance on hand of \$111.52, passed.

On motion of Coun. Morrison the report on Scott Act accounts, the Inspector's report, Scott Act account with Sec. Treasurer, and the Inspector's account and return, passed.
On motion of Coun. Betts assessment for the support of pauper lunatics was ordered.
On motion of Coun. Jones, Inspector Menzies was reappointed.

Coun. Snowball didn't know another person who would perform the duties of the office so efficiently. He moved, seconded by Coun. Kerr, that, in the opinion of this Council, the Inspector should prosecute Chatham cases before the Chatham Police Magistrate, the town to receive the fines and pay expenses, and that the Inspector be requested to act in conjunction with an advisory committee of this Council and the Chatham Town Council in such matters as appeals and other proceedings involving considerable expense.

Sec. Treasurer—We have no power to appoint an advisory committee.
Coun. Snowball—I withdraw the portion of the motion relating to a committee.
Coun. Anderson thought the Inspector should have a free hand.

On motion of Coun. Jones, seconded by Coun. Kerr, the Inspector's salary was fixed at \$300.
On motion of Coun. Morrison Messrs. Russell's lease of the Newcastle ferry was renewed for ten years.

Coun. Morrison moved that the July session be done away with.
Coun. Sullivan wanted to know how business was to be done and bills paid without a July session. He would like to see councilors and officials as saving in other matters as in this.

Coun. Betts said the July session cost \$200 and bills of only \$600 were paid by it. (Sec. Treasurer—\$800.) A committee of three should be appointed to pay accounts.
Coun. Doyle thought a committee of five sufficient. All bills are examined and reported on by committees, and paid on their reports, not by the whole Council.

Coun. Sullivan—The people of the county are intelligent, and know what they want. I voted to retain the July session, and not a man said to me: Sullivan, you did wrong. I claim that the people should forewarn the councilors if they think this change necessary.

The resolution was adopted—15 yeas; 5 nays, the others not voting. The vote was not recorded.

Coun. Morrison moved that three valuers be appointed to make a county valuation this year.
Coun. Betts didn't think it right for the Council, just as it was going out of office, to incur so much expense. Let the people speak on it in the election of the next Council.

Coun. Morrison argued that it was the imperative duty of the Council, under the law, to make a new valuation every ten years, and thirteen had elapsed since the last one. What was Coun. Betts' position three years ago? Then he had spoken in favor of having a valuation and had obtained a committee of three to report on it at the July session.

Coun. Betts said his investigations, as a member of that committee, had shown him that no parish suffered materially for want of a new valuation, as he had found that no two sets of assessors valued property alike, some being very high and others very low. The assessment lists were no true lists of the relative valuations of the several parishes. Newcastle assessors kept their values very low and Chatham's were much higher.

Coun. Morrison said the gentleman from Derby had stated what he knew was not

consistent with facts. He had not examined the assessments, but had left the other members of the committee to do all the work.

Coun. Betts—Yes, I did.
Coun. Morrison said it was incumbent on the county to have a valuation. It was laid down specifically in the statute.

Coun. Betts said the county was in a good position, three years ago, when he favored it, to have a valuation. Its contingent account was only \$3000, and now it is \$7000. To add \$2000 more to it this year would be a hardship on the county.

Sec. Treasurer—The law provides for it.
Coun. Doyle seconded the motion, but did not want the valuation to be so expensive.
Coun. Johnston said the assessors could raise or lower valuations without "chiff and vaudeville" being made. They had raised him \$800.

Coun. Sullivan explained that a valuation did nothing except fix the valuations of the several parishes, so that the Sec. Treasurer could apportion the county tax among them. The assessors could raise or lower individual valuations, and there would be as many grievances as before.

Coun. Morrison said valuations were made to arrive at a scale for apportioning the county contingent assessment. The law recognizes the fact that parishes change in relative value, and therefore provides for a new valuation every ten years.

Coun. Sullivan—Isn't that just what I've been telling you?

The motion was put and lost.

Coun. Morrison said the assessment would be set aside as illegal, and he wanted the vote recorded.

Yeas—Morrison and Doyle.
Adjourned for dinner.

AFTERNOON.
On motion of Coun. Kerr parish officers were appointed for Chatham, the Chatham assessors giving 25 per cent for assessing, and the bond of the collector of rates for the middle district reduced from \$6000 to \$3000.

On motion of Coun. Morrison the Sec. Treasurer was authorized to borrow from the Merchants' Bank, as the exigencies of the county required, to the amount of not more than \$6000.

On motion of Coun. Morrison assessments of \$600 on Newcastle for police and light services, and \$1000 for fire purposes, were ordered.

The following were appointed the standing committee to pass accounts in July—Pond, Kerr, Doyle, Betts and Jones.

Coun. Doyle retired, and Coun. Morrison was named in his place. Coun. Morrison retired in favor of Coun. Hayes, and the latter was chosen.

On motion of Coun. Hayes the returns of Stephen Duthie, highway com'r., passed, and the Barnaby River Boom fees were raised from three to five cents.
Coun. Snowball, Chairman of the By-Law Committee, reported the following—
(1) By-law to establish a ferry near Michael O'Leary's, to be used by the public.
(2) By-law to fix the boatage tolls at Bay du Vin river from 4 cents. Adopted.
(3) By-law to make the Millstream Boom fees 10 cents. Adopted.

(4) By-law to forbid the riding of a bicycle on sidewalks, or without a bell, or at night without a light, under a penalty of \$2 for the first offence and \$4 for the second. Adopted.
(5) By-law to give landowners, pulling places, to be taken by the county, on cattle sheep, etc. offered for sale, the right to purchase. Adopted.
(6) By-law to impose license fees on cattle sheep, etc. offered for sale by the county non-residents. Adopted. Sec. Treasurer deciding it would be illegal.

(7) By-law requiring non-residents to pay license for working or carrying on any trade or profession in the county.
Coun. Campbell moved its adoption.
Laborers came to Ludlow and cut down the wages of the resident laborers.

Coun. Anderson thought it a hard case if a man living near the county line couldn't cross it to help a neighbor without paying a license for the privilege.

Coun. Pond said it would interfere with sending to Fredericton or St. John for an eminent doctor in case of critical illness.

Coun. Johnston said it wouldn't work at all, especially in the lumber business, as it would increase the cost of lumber.

Coun. Doyle said it was altogether wrong and should be voted down.
Coun. Campbell—I withdraw my motion.
Coun. Scottie doubted the power of the Council to tax laborers as proposed.

The by-law was not adopted.
On motion of Coun. Morrison parish and county officers were appointed for Newcastle.

Coun. Morrison, R. R. Call and Coun. Jones were appointed Jail Committee.

On motion of Coun. Morrison an assessment of \$6000 for county contingencies was ordered—\$500 more than last year.

On motion of Coun. Morrison the committee to consolidate the by-laws was authorized to have 200 copies printed.

On motion of Coun. Anderson the jail committee was ordered to have the court house painted, the work to be let by tender.

Coun. Snowball was called to the chair and Coun. Morrison moved a vote of thanks to the warden for the able and efficient manner in which he had presided. He had been almost perfect last session, and was even more efficient this session.

Coun. Kerr said he actually felt proud that Chatham had sent a man to fill the seat so ably. He had filled it more efficiently than any of his predecessors in office.

Carried unanimously.
Warden Connor said he appreciated the vote, though he took the remarks with a grain of salt. The duties of the chairman were light when the Council was composed of men so intelligent as those before him—men with no superiors in any other Council in the province. They had all been ready to assist the Warden and one another. The questions that had arisen had been dealt with intelligently by all the members. Many of them had a fair knowledge of law and would do no discredit to the legal profession if they should enter it. The experience he had gained here would help to fit him for any position to which the electors might call him in the future. If he could do anything for the county at large, or any parish in it, or for any of the gentlemen present, he would be happy, at a time, to do it.

Coun. Sullivan moved a vote of thanks to the venerable Sec. Treasurer.
Carried unanimously.

Mr. Thomson said he thanked them very much for the sentiments conveyed by his vote. He looked back with gratification over his forty years of service, as in all that period very cordial and kindly feelings had been shown towards him by the different Councils. He was happy to know that he still merited the confidence of the Council and that his services were appreciated. He closed a feeling speech by wishing them all a happy, healthy and prosperous future.

Coun. Sullivan moved a vote of thanks to J. L. Stewart for his good conduct while here, if nothing else.
Carried unanimously.
Mr. Stewart spoke briefly in acknowledgment of the vote.

Coun. Morrison moved that this Council recognize Miramichi standard time as the official time for the county.
Carried.
Adjourned sine die.

Compensation of Clergymen.

demonstration, that clergymen are among the most compassionate of men:—

Perhaps the most conspicuous service which Henry Drummond rendered to his generation was to show them a Christianity which was perfectly natural. You met him somewhere, a graceful, well-dressed gentleman, tall and lithe, with a swing in his walk and a brightness on his face, who seemed to carry no cares and to know neither presumption nor timidity. You spoke and found him keen for any of a hundred interests. He fished, he shot, he skated as few can, he played cricket; he would go any distance to see a fire or a football match. He had a new story, a new puzzle or a new joke every time he met you. Was it on the street? He drew you to watch two message boys meet, grin, knock each other's hats off, lay down their baskets and enjoy a friendly chaffer of marbles. Was he in the train? He had dredged from the bookstall every paper and magazine that was new to him; or he would read you a fresh tale of his favorite, Bret Harte. "Had you seen the 'Apostle of the Tules,' or 'Ruskin as a Master of English Prose,' or 'Q's Conspiracy Aboard the Midas,' or the 'Badminton Cricket'?" If it was a rainy afternoon in a country house, he described a new game, and in five minutes everybody was in the thick of it. If it was a children's party, they clamored for his slight-of-hand. He smoked, he played billiards; longing in the sun, he could be the laziest man you ever saw.

Gloucester County.
(Special to the Advance.)
BATHURST, N. B., Feb. 1st, 1899.
The government ticket here was decided upon at noon to-day. It is composed of P. J. Veniot, Jos. Poirier and T. M. Burns. P. E. Panlin, M. P. P. retires and will support ticket.

Active canvassing will be begun immediately, as the ticket is popular. No fear is entertained that all three will be handsomely returned. We want no Foster dictation here.

New Advertisement.
CALL AND SEE US!
Order A Suit for
ELECTION DAY....

We are offering them at surprisingly low rates for the month of February.

Beautiful Overcoats, Suits and Pants
Going at Wholesale Prices
For Cash.

Don't miss the chance of your life.
W. L. T. WELDON. MERCHANT TAILOR
Water St., Chatham, N. B.

Sole Agents for Tyke and Blenheim serges for Chatham.

Footbooks Wanted.
FOOTBOOKS, 7 1/2, long in the shank—size 7 inches. Apply to
DUDLEY P. WALLS.
Chatham, 14th Dec. 1898.

DERAVIN & CO.
COMMISSION MERCHANTS
ST. KITTS, W. I.
Cable Address: Deravin
LEON DERAVIN, Consular Agent for France.

COOK'S COTTON ROOT COMPOUND
Is successfully used monthly by over 50,000 Ladies. Safe, effective. Ladies ask your druggist for Cook's Cotton Root Compound. Take no other as all mixtures, pills and imitations are dangerous. Price, No. 1, 25c per box; No. 2, 10c stronger, 50c per box. No. 1 or 2 mailed on receipt of price and two 2-cent stamps. The Cook Company Windsor, Ont. 1257 Nos. 1 and 2 sold and recommended by all responsible Druggists in Canada.

No. 1 and No. 2 is sold in Chatham by J. D. B. E. Mackenzie, in Newcastle by H. D. Petrie.

Executors' Notice.
In the ESTATE OF HON. MICHAEL ADAMS.
All persons having claims against this estate are hereby notified to file the same daily sworn to with J. R. Lawlor, Newcastle, N. B., immediately, and all persons indebted to said estate are hereby requested to make payment within thirty days to the undersigned.
J. D. CREAGHAN, J. R. LAWLOR, Executors.

FOR SALE.
Two heavy draft horses seven years old, weight 1300 lbs. Two drivers—one four years old, sired by Island Chief, one three years old, sired by Carrol, dam by Dean Swift, both jet black.
Two hundred barrels good potatoes for table use. Highest prices paid for raw fire.
ROGER FLANAGAN.

GO TO PORTLAND, BOSTON, ETC.
VIA THE
Canada Eastern Railway
and Fredericton.

Pullman Sleeper runs through from Fredericton Junction to Boston.

BUSINESS CHANGE.
The Business heretofore carried on under the name of John McDonald, will hereafter be conducted under the name, and style of
John McDonald & Co.

NOTICE.
All parties indebted to John McDonald are requested to call and arrange the amount of their indebtedness within 30 days from date, not later than 14th August. All accounts not settled on or before that date will be placed in other hands for Collection.
Chatham, June 17th, 1897.

While thanking the public generally for their liberal patronage bestowed on me in the past, I respectfully request a continuance of the same for
JOHN McDONALD & CO. JOHN McDONALD

Notice of Wharf-Extension.

Notice is hereby given that the Town of Chatham proposes extending the Town Wharf, known as the "Old Wharf," easterly into the Miramichi River, opposite land owned by the said Town, the same being in accordance with the plan filed in the Record Office, Newcastle, and with the Minister of Public Works, Ottawa.
WARREN C. WINSLOW, Mayor.
Chatham, N. B., 23rd January 1899.

REVERE HOUSE.

Near Railway Station, Campbellton, N. B.
formerly the Union Hotel, kept by Mrs. Grogan
Comfortable accommodation for permanent transient guests. Commercial Travellers will also be provided with.

Sample Rooms.

GOOD STABLING on the premises.
Mrs. Desmond, Proprietor.

Z. TINGLEY, HAIRDRESSER, ETC., SHAVING PARLOR

Benson Building
Water Street, Chatham.
He will also keep a first-class stock
Ciga's, Tobaccos, Pipes,
Smokers' Goods generally

60 YEARS' EXPERIENCE
PATENTS
TRADE MARKS
DESIGNS
COPYRIGHTS &c.
Anyone sending a sketch and description may quickly ascertain our opinion free whether an invention is probably patentable. Handbooks on Patents sent free. Oldest agency for securing rights. Special notice, without charge, in the
Scientific American.
A handsomely illustrated weekly. Largest circulation of any scientific journal. Terms, \$5 a year; four months, \$2. Sold by all newsdealers.
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