morning of each week.

such as to recommend the Paper to all . Deputies of all temperance organizations are our Authorized Agents.

SUBSCRIPTION RATES: One Copy, one year,

six months, advance. Postage stamps will be taken when

ADVERTISING RATES:

advertisements

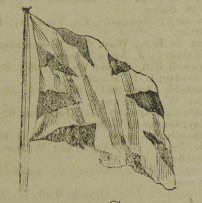
All communications to be addressed to HERMAN H. PITTS, EDITOR AND PROPRIETOR, Fredericton, N. B.

#### OFFICIAL CORRESPONDENTS.

Official Correspondents for the JOURNAL from their Divisions.

W. C. Perry, Britannia Division, Millstream, A. J. Main, Victoria Division, Victoria Mills,

West Co.
C. F. Mann, Baillie Division, 2nd Falls, St.
George, Char. Co.
John Keenan, Lewisville Division, Lewisville, Moncton, West. Co.



STANDARD, sults have followed.

-OUR MOTTO-" NATIONAL PROHIBITION.

Cemperance Journal.

THURSDAY, APRIL 1, 1886.

A very interesting communication will be found in another column, showing what our Catholic friends are doing in the temperance cause

#### NO TRUTH IN IT.

There is no foundation to the argument that the Scott Act interferes with a man's personal liberties, as to what he shall eat, and what he shall drink. Remember the Scott loo defeat. Score one more victim act does not touch the man who to the conquering hero. When you drinks, it is the man who sells. The receive this, it will be all over with act deals with the man who would me; the little ripple I make in the ruin his brother to incease his own water will be smooth again, and the wealth. Remember this point.

this issue of the "Journal" largely ard's grave will be still waiting for of a campaign nature, to assist the some of these jolly fellows as surely friends in St John. There were as for me." however, so many communications that we have decided to give the next two issues largely to the Scott Act campaign in that city. Our correspondents in the other portions of the province, will understand then if their communications do not appear in the next two issues, that the reason is on account of our space being given up to St John matters, and that they will appear after the 19th inst. We are glad to see so many communications for this issue similar officers to those provided for and trust the correspondents will in the bill, for the purpose of enforccontinue the interest.

### WHERE THE FINES GO.

Dominion Government, and we failed cute all offenders against the pro- songs. to see any of our temperance men on visions of the second part of the the floors of the House take them to Canada Temperance Act, 1878 by of liquors for the Parish of Salisbury saying is "United we Stand, divided and assert itself in a positive manner. task

goes to the Dominion Government court of competent jurisdiction in any and sent to the Local Legislature to Falls loosing a foot-hold. I will try started out with a paper and in two but the entire amount to the Munici- city, town or municipality where the dismiss E S Ritchie, Vendor of and pay a visit to Red Granite Divi- or three hours secured a guarantee pality or City where it is violated

Keep this before the electors of St. brought into operation. John. All fines go into the city revenue and help to reduce your taxes. hereby repealed.

The taxes will be in no way infees would.

business.

openly on the streets.

ally reduced the sale of liquors

#### PLAIN FACTS,

Moral suasion for the tempted and law for the tempter. One is dependent upon the other as much as The following have been appointed the one wing of a bird is dependent onward flight.

being brought into the legislature and pointed. into the churches are opposed to the well-being of society. For every one charge of his duty under this act, an admits that intemperance is an evil, inspector shall be liable to a penalty and this evil can not be abated with- of \$50, to be recovered in an action out law. All experience has proved of debt in any court of competent that the liquor traffic can not be re- jurisdiction by any person suing the gulated For over two hundred years same, one-half of said penalty to be all manner of laws for the regulation paid to the treasurer of the district of the sale of alcoholic drinks have for which such inspector is appointbeen enacted and the evil has steadily ed to form part of the contingent fund increased.

Experience has also proved the only way to stop the evil is to prohibit the public sale of alcoholic drinks.

Wherever the license system has been abolished the most beneficial re-

Wherever you find a community without the license system you find prosperity and order. On the contrary, where the license system exists the converse is true.

So plain are there facts that to state the court after hearing the same or them commands assent. Therefore, when a conviction is had and is quashhow can it be accounted for that good ed on appeal to the supreme court or men do not oppose this evil? The otherwise or in case the fine and only answer we can give is, they do not give this subject the attention it of a certificate from the judge or carry out said resolutions. Great assured of better weather than they demands

A reader of the Baltmore American sends that paper a letter written

"DEAR FRIEND:—I write to you again the old, old tale-my fight with Captain Whisky, and a Water sod will be nicely patted over my year, and every police magistrate, head; the saloon-keeper will smile as sweetly as ever, his patrons joke It was our intention of making and laugh the same, and the drunk-

#### SCOTT ACT LEGISLATION.

The following is the text of the the committee divided as follows bill introduced by Mr. Stockton on Saturday last, for the better enforcement of the Scott Act:

section providing that in counties Pugsley, Palmer-20. where the Scott Act is not in force, the County Council may appoint ing the License Act, and for the prevention of the illegal sale of

3. The city, town or municipal Mr. Herrett is a sound temperance circulate the Journal as largely as This indicates the popular feeling creased from the adoption of the law, council of any city, town or munici- man and one who can be relied upon. possible, as I think it the duty of in regard to this rum business and as there are always enough unscru- pality within which the Canada Tempulous persons who will persist in perance Act of 1878 now is or here-lature for provisions for the better subscriber at least. violating the law to make the fines after may be brought in force, is enforcement of the Scott Act have amount to as much as the licenses hereby authorized to appoint one or been well signed in this Parish.

The Temperance Journal is devoted to the Principle of Temperance, and is designed as a family newspaper. It is issued on Thursday morning of each week.

Scott Act, where it has been adopted, whose data is designed as a prosecute all offenders against and prosecute all offenders against the second part of the Canada quietly gauge the standard of the morning of each week. The articles are specially selected and are man and you will find that he is a Temperance Act of 1873, and when Sister Alice Sherman, W. A. hard drinker, a moderate drinker, or any information is given to any such Bro. H. L. Main, R. S. has some pecuniary interest in the inspector that there is cause to suspect Sister F. O. Sherman, A. R. S. that some person is violating or has Bro. J. G. Dawson, F. S. We leave it to the common sense violated any of the provisions of the Bro. James Main, T. 60 of any reasonable person, if there second part of the Canada Temperance Bro C. E. Gamon, Chap. would likely be as much liquor sold Act 1878, within the limits of the Bro. S. S. Gamon, Con. Subscriptions must invariably be paid in when it had to be imported and sold city or town or municipality for which Sister Janie Main, A. Con. advance. Postage stamps will be taken when in an illegal and restricted manner as he is appointed it shall be his duty Bro. Albert Ayer, O. S. of four and over will be sent the paper for 75 where it was legalized and displayed to make diligent enquiry into the Bro. W. C. Crawford, I. S. truth of such information and if there Bro. J. N. Gamon, P. W. P. Experience has proved that even be reasonable or probable cause for taken at the rate of ten cents per line, minion in counties which have adopted the making the same, shall lay an inmeasure, five cents for each subsequent act, but have never tried to thorough- formation for such violation before a Special rates given for yearly ly enforce it, that the act has materi- court of competent jurisdiction, and dilligently prosecute the same. And pleasure I pen my first article to the doubled our number in one quarter. no inspector appointed under this Journal, as your official correspondact shall be dismissed except for cause. ent from Baillie Division. At the

have and enjoy all rights, privileges, tions were passed, a copy of which I powers, protection and immunities here insert: conferred or imposed upon constables, "Baillie Division, S. of T. No., 248. special constables or police officers by upon the other wing for steady and any act of assembly of this province To W. P. and Officers: or by any local by-law of the district Those who object to temperance for which such inspectors are ap-

5 For every default in the dis-

6 Each of the said inspectors shall be paid out of the funds of the city, town, or municipality for which he five hundred dollars per annum to be paid in equal monthly instalments.

7 All inspectors appointed under Election, and this act shall be indemnified by the city town or municipality for which they are appointed for all costs in tion where the same is dismissed by court hearing the information that good is felt from the working of our experienced on that occasion. there was reasonable grounds for making the same.

by a young man just before he ended a wasted life by suicide. The letter is a most eloquent temperance sermon:

Servery inspector appointed under this act shall make a return of all cases prosecuted by him in each and every year ending December 31st, how the same were disposed of, the how the same were disposed of the how the same were dispose how the same were disposed of, the matter required of him by the council by which he is appointed. parish court commissioner, justice of the peace or other court of competent jurisdiction before whom an infor-Canada Temperance Act, 1878, shall Mrs. Jas. Bowden, F. S. mation under the second part of the have been heard and determined, shall make a return.

On the question that Mr Stock- Hugh Goss, Con., ton's bill be read section by section,

Yeas—Blair, Turner, McLeod, Hannington, Hetherington, Labillois, Wilson, Leighton, Ellis, Park, Stock It passed the House without a ton, Dr. Lewis, Hibbard, Perley division, but with the addition of a Baird, Humphrey, Morton, Burchill

> Nays— Wetmore, Adams, Mc. Adam, McManus—4.

### NEWS FROM VICTORIA MILLS.

inst., Lencluden Division S. of T. 1. Section one of the act 45 paid Victoria Division a fraternal from Howard Division. St Stephen. In the Local House when the dis- Victoria, Chapter 23, entitled an act visit and a very enjoyable time was cussion was up on the bill appointing to define the duties of constables and spent. The news of the visit had Constables and Inspectors for the policemen is hereby repealed and the got circulated and the evening being Canada Temperance Act, it appeared following is substituted in lieu remarkably fine and the roads fair, to be a general argument with the thereof. It shall be the duty of all we had representatives present from opponents of the law that the fines constables, special constables and seven divisions. The time was spent first established in the place. A under the Scott Act went to the policemen to search out and prose- in speeches, readings, recitations and

Liquors for this Parish.

more special officers as hereinafter! At the last regular meeting of pondent.

SPECIAL NOTICE.

If you hear a man say that the whose duty it shall be to search out following officers were elected for the Scott Act, where it has been adopted, and prosecute all offenders against be increased the selected for the selected for the ensuing quarter:

BAILLIE DIVISION.

St. George, N. B. March 29. EDITOR JOURNAL:—It is with ship 296, so you see we have nearly 4 The said inspectors shall possess, last meeting of our Division resolu-

Baillie March 23rd 1886.

come when the temperance people throughout Charlotte County should make a move in the direction of pro-

Whereas, we believe if the matter was put before the public in the proper shape that we should reap great benefit. Therefore

hibition, and

Resolved that we appoint delegates from this Division, asking the co-operation of all other Divisions erick Pember; Closing Hymn, Choir. throughout the County in the matter,

Further Resolved that a copy of blustery weather. Courier and to the Temperance After a jolly good time among Journal, by our official correspondent themselves the party started for home for publication."

Division in this locality. The elec A recent visit to Oak Division, punishment awarded and any other not speak too highly of this Division. There was a good attendance, notwithstanding the disagreeableness of Such returns shall be made to the the streets. There was one initiated first meeting of such council after and the election of officers took place the 1st of January in each and every for this quarter. The following is a ing division.

Edward Stewart, W. P., Edward Gilmor, W. A., D. E. Milliken, R. S., Wm. Bowden, A. R. S. Wm. Sherwood, Tres., Hester Sherwood, Chaplain. Mary McLean, Ast. Con., Gilmor Stewart, I. S., Geo. Wilmson, O. S. Abhram Goss, P. W. P.,

was called upon by the D. G. W. P. On Thursday evening the 18th and gave them a short address. There was also a visiting member

There is another temperance organization in the place, the I. O. G. T., which, no doubt, are doing a good work, but it is our opinion that they should unite with the S. of T. as the latter was the great deal more good would be done if there was only one order, as there The course pursued by the vendor is now too much opposition. The making complaint and prosecuting was condemned by the speakers and we fall" but I must assure you I There is not one cent of the fines the same to conviction before some a petition was drawn up to be signed have no idea of the S. of T. in 2nd said act has been or may hereafter be Liquors for the Parish of Salisbury, sion, at the Lower Falls, St. George, of \$4800 to sustain the town council and also recommending Mr. David and also to Safeguard Division in in the enforcement of the Scott Act, 2. Section two, of the said act is Herrett to be appointed as Vendor of Pennfield and shall report my visit and in a day or two the amount will to the Journal. I shall try and probably reach eight thousand dollars. The petitions to the Local Legis- every temperance man to become a shows the hollowness of the excuse

> Yours in L. P. and F. Border Division, Official Corres- the rum-sellers.

# Old Howard's Record.

## An Interesting Letter from St. Stephen.

Old Howard No. 1 rolls up as her share in the increase of membership of the order for this quarter 136 initiated, making our total member-

I should like to hear of just such a record from every Division in the jurisdiction.

The fourth public temperance meeting of our course was held last Tuesday evening and the attendance was large although there were many counter-attractions. Henry Webber, Whereas, we believe the time has Esq., occupied the chair, and a well rendered programme was carried out as follows:

Temperance Greeting, Choir; Prayer, Rev. Frederick Pember; Remarks. Chairman; Humorous Reading. T. M. Boyd; Solo, Miss Jessie Whitlock; Reading, Miss Marshall: Solo, Miss Olive; Address, E. H. Balkam, Esq.; Address, Rev. Fred-

A party of eighteen from our division started to pay a fraternal Further Resolved that said dele- visit to Spreading Oak division of gates meet in some central place for Little Ridge recently, but owing to a the purpose of selecting four Candi- heavy snow storm they did not reach is appointed, a salary not exceeding dates (who will pledge themselves to the hall in time. However, they had work for and support prohibition), a meeting of their own, feeling that to represent us at the coming Local they were not to be cheated out of a good time by snow drifts and Bros. Alex. these Resolutions be sent by our Matheson and Dan Sinclair of Spread-Recording Scribe to each Division ing Oak looked after their comfort for curred in prosecuting any informa- in the County and to the St. Croix which the party were very thankful.

which was not reached till "the wee It is our object, if possible to elect sma hours." They will probably not costs be not recovered, on production four men from this County who will start for a ten mile drive again unless

tion of officers will take place at our Oak Hill, by the G. W. P. and some 8 Every inspector appointed under next regular meeting, a report of others from our division is very highly

the pleasure of a visit from Bro. S amount of fines and costs paid or ing March 27th I assure you I can-J. Parsons of Garibaldi Div. No. 151, who told us of the doings of his division in and around Benton,

> Bro. P. is a worker himself and I should imagine he belongs to a work-

The Grand Chaplain spoke briefly but forcibly of the duty of suppressing the rum-shops in town, suggested to him by the accident Wednesday night by which a man lost his life while in a state of intoxication. As the train was moving out of the station he fell under the wheels and had a leg and arm crushed so that he died in a few hours. A similar accident happened in Calais Saturday afternoon. An Indian who had been to St. Stephen and got drunk attempted With this Staff of officers at the to board a train while in motion and head of Stewart Division there is no received injuries from which he died doubt of its prosperty. The business soon after. And yet there are people during the whole session was con- who will shield and protect the ducted in an able manner. As it was keepers of these dens from which late when the business was finished men go forth to meet a horrible death there was not much time for "Good while in a state of helpless intoxicaof the Order". Your Correspondent tion. Some rum-sellers in this town are just as guilty of the murder of these two men, as if they pushed them under the wheels of the cars them-

> "It a long lane that has no turn" and those of us who have agitated, fought and argued this matter under so many difficulties and discouragements are, I believe, about to see the consummation of our wishes and hopes. The sentiment that is being stirred up by the efforts of Howard Div. is about to take tangible shape

On Saturday afternoon Bro. J. T, Whitlock with Frank Todd, Esq., of the council that the town would not endorse them in moving against

Of the new councillors one is a