# MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, DECEMBER 20, 1883.

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e stability of

result that

### ment and notice on the Court House door or other building for at least one month before the meeting for the purpose of taking into consideration all applications for certificates for such licenses as by the Act are authorised to be granted.

Applications for licenses shall be by petition to the Board and every petition for an hotel, saloon or shop license must be filed with the Chief Inspector on or before 1st March, preceeding the day it is to come in force. Every petition for any other license must be filed with the Chief Inspector 5 days at least before the day on which the Board meets.

#### LICENSE APPLICATIONS

(Sec. 13.) In the case of an application for an hotel, saloon or shop license by a person who is not at the time of the making of such application a licensee under the Act or under any Act of a Provincial Legislature or for premises not then licensed, the petition must be accompanied by a certificate signed by one third of the electors entitled to vote in the polling sub-division in which the premises sought to be licensed are situate. The form of the certificate is given and refers to the fit

be licensed are situate. The form of the certificate is given and refers to the fitness of the applicant to have such license, and the premises in which it is proposed to carry on the business and the desirability on the ground of public convenience of having a license granted therefor. (15.) The Chief Inspector shall cause to be published in some newspaper published in the District, or if none, then in one near thereto "the name of each applicant for a license, the description of license applied for and the place (described with sufficient certainty) where such applicant proposes to sell, at least 14 days before the meeting of the Board. He shall also cause a notice containing similar information to be fixed to the outer door of the Court House or other building where the meet-ing of the Board is to be held," and " the applicant shall with his application de-posit a fee of ten dollars to cover expenses of Inspection and Advertising."

### OBJECTIONS TO APPLICATION FOR LICENSE.

It shall be the right and privilege of any 10 or more electors of the said poll-ing subdivision to object by petition to the granting of any license which must be lodged with the Chief Inspector 4 cle-days before the meeting of the Board the grounds "that the applicant is "fame and character, or of drunks "or has previously forfeited so that the applicant has bee "selling liquor without so the dof "period of three year" within a 'that the mises in question have not the rer Jut of repair or "ises be not tion if the prem-

### BUSINESS NOTICE.

The "MIRAMICH ADVANCE" is published at Chat-ham, Miramichi, N. B. every THURSDAY morning in time for despatch by the earliest mails of

that day It is sent to any address in Canada, the United States or Great Britain (Postage prepaid by the Pub-lisher) at the following rates :--Bros. circular says,-One year. - . After 6 months, If paid in advance, \$2.00. \$1.00. ements are placed under classified head

Advertisements, other than yearly or by the sea-son, are inserted at *five cents* per line nonpareil, (or sixty cents per inch) for 1st insertion, and *two* cents per line (or *twenty* cents per inch) for each

Yearly, or season, advertisements are taker. at the rate of \$6.75 an inch per year. The matter in space secured by the year, or season, may be changed under arrangement made therefor with the

The "MIRAMICHI ADVANCE" having its large circu-lation distributed principally in the Counties of Kent, Northumberland, Gloucester and Restigouche (New Brunswick), and in Bonaventure and Gaspe (Que-bec), among communities engaged in Lumbering, Fishing and Agricultural pursuits, offers superior nducements to advertisers. Address There is but a slow dribblnig trade assing in Swedish and Norwegian Deals, Battens, and Boards and values still keep at a very low level. Indeed, we do not remember any

The o

Editor ' Miramichi Advance," Chatham N. B.

Miramichi Advance. CHATHAM, - - - DECEMBER 20, 1883.

### Merry Christmas.

Before we again reach our readers another Christmas Day will have come and gone. We therefore wish all our friends the fullest enjoyme of the happy season.

### The New License L

We devote a good this week to a ver the Liquor Lice come into or

next month. therein so In the County of North ad we are fettered by the A having the Scott Act in thing it states concerning them,-.ed) force, and were it not for liquor traffic would, after 1st May next, be under effective control.

Public sentiment has followed experihave heard of two or three other occaence in Northumberland and prosions, since the advent to power of the nounces the Scott Act a failure of the public money was freely spent for the entertainment of the bibulous friends most absolute kind. More and worse intoxicating liquor is sold than ever, of course, charged as travelling expenses

pective wants; the relation of supply all was of no avail, many honorable men furnishing of and demand being as thus stated, the of the Conservative party stood aloof, where liquor is usually sold in such houses. future tendency of prices is self-evident. preferring defeat to dishonor, whilst our Of the Bristol market. Messrs. King friends, indignant at the bare-faced at-

tempt to corrupt the electorate worked till 6 o'clock on the ollowing morning. We have but little change to report in a manner beyond all praise. If this in the tone of our market during the defeat but teach the Conservative party past month. The importations again that the baser element within their ranks show an excess over those of the past must no longer be dominant, it will have year, but, with the exception of spruce done good service to the cause of political deals, do not affect the general trade. The arrivals of New Brunswick spruce morality in our fair Province. We accept, deals have been heavy, and there is a as the whole Province will accept, the large stock. We hear of sales being sult as a complete endorsation of the as the whole Province will accept, the r made below cost prices, and buyers are ciples and policy of our local adr very shy. Pine deals are not in retion. If there was any doy quest. Birch has been in but moderate

minds of the public as to that Government by doubt has been The honest economy and i grity which have characterized the vincial a irs is now assured for another ent term beyond possibility of dise, and last but not least, of all benefits conferred upon a long-suffering province ot liberals of these constituencies is the bauishment from weary ears of all her citizens of the parrot cry ' Mowat must

(Continued from first column.)

PERSON AND PREMISES LICENSED. (49.) The license shall be held to be a ense only to the person and for the premises therein named, except in certain cases, in the event of death, removal or sale of the premises, the permission of the Board be obtained for the continuance of were personally profited. It thought the intimation so shocking as to justify the license to the new owner or tenant of he premises or for the transfer of the it in applying to the editor of the ADense to another person under special VANCE the epithets which seem so concircumstances, but the license will not be transferred or be made applicable to any enial to its columns and without which other place unless upon the removal of the World's identity is almost lost. the original licensee, and the new place Most of those interested in the World possesses all the required accommodation and the prescribed steps be taken to get hate the members of the local Governthe bond and license made applicable to ment, however, and this is the kind of the new place, and on payment of \$10 therefor. Also, in the case of the mar-riage of a female, being a licensee, the license shall confer on the husband the Exhibition matters were managed in a very extravagant way, and too much rights and obligations it previously gave champagne and brandy were paid for and imposed on the woman-if applied for out of the Government grant. We by the husband, not otherwise ineligible,

and approved by the Board. THE LICENSE FUND, PROSECUTIONS, COSTS. present Local Government, when the (56.) The license fund of the District

such communication remains open. will consist of all sums received on appliof its members. The money has been, cations and on the issue of licenses, or received by the Inspector for fines and pen-alties to be applied under regulations of each for allowing liquors to be consumed There is a penalty not exceeding \$20 the Governor-in-Council for the payment on the premises by minors, apparently of the salary and expenses of the Commis- under 16, not being resident on the premof the salary and expenses of the Commis-sioners and Inspectors and for the ex-penses of the Board, or otherwise incurred in carrying the provisions of the law into effect; and the residue on the 30th June in each year shall be paid over to the Treasurer of the Municipality, etc., for the user of the Municipality, etc., for or which communicates by any entrance with such shop, under penalty not exceed-

liquor at the bar, or place "wife or husband has contracted the habit "of drinking intoxicating liquor to ex-No sales shall be made on Dominion, Provincial, or Municipal Election days Within the district from 6 o'clock a. m.

(b) "The father, mother, curator, tutor "or employer of any person under the age "of 21 years who has contracted the habit Hotel keepers filing or refusing, except for some valid reason, to supply lodging, "of drinking intoxicating liquor to exmeals or accommodation to travellers, (c) "The manager or person in charge

shall for each offence, be liable on convic-"of any asylum or hospital, or other chari tion, to forfeit and pay a sum not exceed. "table institution in which any person so 'addicted resides or is kept .--8) Hotel keepers can only receive pay-(d) "The curator or committee of any ment in money or debtor's own cheque on Bank for liquors etc. No pledge can be taken, and payment cannot be taken in advance. For each offence the licensee "interdicted person or lunatic, or -(e) "The father, mother, brother or sister of the husband or wife of such person,shall pay a penalty of not more than \$20; and, also, the pledge or payment in ad-vance may be recovered in a civil action. "May require the Chief Inspector to "give notice in writing signed by him to 'any person licensed to sell liquor, that he "is not to sell or deliver the same to the NO PAWNING ALLOWED. Licensees are not to purchase from any 'person addicted to such habit. or to "such interdicted person or lunatic. person any wearing apparel, tools, imple-ments of trade or husbandry, fishing gear,

(2) "If, in the course of one year from "the date of such notification, the person household goods or furniture by barter or "so notified either personally or by his sale, any part of the consideration of which is for luquor, or receive any goods "servant, clerk, or agent, sells or delivers "such liquors, otherwise than on a certi-"ficate for medicinal purposes signed by a "medical practitioner, to the person ad-"dicted to such habit, or to such lunatic in pawn. Restitution with costs may be ordered and the licensee subjected to a DRUNKEN, PERSONS, GAMBLING, ETC. "or interdicted person, he shall incur "upon conviction for any such offence, a (Sec. 71.) If any person licensed under this Act permits drunkenness, or any vio-'penalty not exceeding \$50. lent, quarrelsome, riotous or disorderly These penalties cannot be remitted, suconduct to take place on his premises or conduct to take place on his premises or sells or delivers intoxicating liquor to any must be made within 30 days after commis-

drunken person, or permits and suffers sion of the offence. any drunken person to consume any intoxi-In New Brunswick the prosecutions cating liquor on his premises, or permits and suffers persons of notoriously bad character to assemble or meet on his may be brought before any police, Stipendiary or sitting Magistrate or Commissioner of a parish court, or before any two premises, or suffers any gambling, or any other Justices of the Peace in and for the unlawful game to be carried on on his County in which the offence was commitpremises, he shall be liable to a penalty ted.

not exceeding \$50. CONSTABLES NOT TO BE HARBORED.

penalty not exceeding \$20.

Licensee harboring constable or permitting him to remain on his premises when he should be on duty, unless for the purpose gives the forms of informations and other of restoring order, etc., or supplies him with any liquor refreshment, whether by gift or sale, or bribes or attempts to bribe, etc., shall be liable to a penalty not ex- proceedings where previous conviction is ceeding \$50. Licensees have power and are required

to refuse liquor to, or to eject intoxicated persons from their premises, and Constables must aid in removing them, etc. Every person who makes or uses any internal communication between an licensed premises, and any unlicensed premises, which are used for public enter-tainment or resort, etc., shall be liable 'necessary to show that any money actuto a fine not exceeding \$50 for every day

MINORS-SHOP LICENSEES.

'ises.

APPEALS, EFC.

Appeals may be had to the County Court Judge, although he is a member of

view of having the same quickly disposed

for selling liquor without a license. There is added at the end of the Act a

The joyous Holiday season brings to

mind the elegant gifts presented in the

city of New Orleans on November 13th,

by the 162d Grand Monthly Distribution

of The Louisiana State Lottery, under

the sole care and management of Gen'ls

G. T. Beauregard, of La., and Jubal A.

Early, of Va., when over \$265.000 were



"ally passed or any liquor was actually "consumed, if the magistrate hearing the FACTORY COTTONS. Owing to the depression in the Cot-"case is satisfied that a transaction in the ton market, I have been enabled to buy 800 pieces at less than "nature of a sale or other disposal actually manufacturer's present wholesale prices, and am prepared to give the general public the benefit, and will offer the lot wholesale and 'liquor was about to take place, and retail far below regular prices. 'proof of consumption or intended consumption of liquor on premises under PRINTS. 150 pieces all new patterns, splendid value, bought "license or in respect to which a license "is required under this Act, by some permuch lower than regular prices, and bought early on account of the extra duty which all prints will be subject to after January "son other than the occupier of the prem-"ises, shall be evidence that such liquor 1st. 1884. "was sold to the person consuming, or

ime when the tone of the the other side was so gener ally dist aging. There must. b .towever, change soon, and it that it can be for the worse. is hardly possible Jonsistency. lay the World pretended

ich shocked because we Pacific Railway guaran-

nke a stock jobbing transacwhich either members of the ainion Government or their friends

"ments". "not r "the at the licensing thereof is a in the neighborhood, or mises are in the immediate

y of a place of public worship, the place in which such premises are situate will be disturbed if a license is

st to the said require-

(18) "Every petition having reference "to the granting of a license shall have in "addition to each signature thereon, a "statement of the approximate distance "from the premises to which such petition "refers, of the residence or property of "such person signing the same."

PUBLICITY OF PETITIONS, ETC.

(20) The Chief Inspector shall keep a list posted in his office for 3 days previous to the meeting of the Board, of all certifi-cates and petitious lodged with him open for public inspection without fee.

DEALING WITH APPLICATIONS, PETITIONS

(21) "The Board shall, on receiving any "petition as aforesaid, erase therefrom all "names in respect of which the particu-"lars required to be set forth are not ap-

The Board shall hear and determine all matters for and against the granting of a license at a public meeting of the Board and the applicant shall attend personally unless hindered by sickness or infirmity, and the Board may examine witnesses on oath in their discretion as to the granting of such license.

(23.) On every application for a license the Inspector shall report to the Board in writing for their information all the par-ticulars in regard to the application and the applicant, on which the Board will Permane Tempora ine as to the necessity or advisability of granting or refusing the application. The nature of the report is pointed out in the Act, the grounds for opposing the granting the license by petition, already given, will sufficiently indicate the sub-jects of his report.

ACCOMMODATION.

The Act next refers to the accommoda tion in, and at an hotel and saloon some what similar to our previous local Act, only it provides "no hotel or saloon shall "form a part of, or communicate by any "entrance with a shop or store wherein "any goods or merchandise are kept for sale," and also provides that City or Muni-cinal Councils may require additional cipal Councils may require additional accommodation to that named in the 25th, 26th and 28th sections of the Act, which " season the Board must enforce if and when so Bristol & Alb'y Tent show .....

The Duties of the Board have already Lang's restaurant, ... been incidently referred to. The Act im-Barton candy stand, poses upon them a very strict compliance with its very stringent and positive requirements and expressly provides (sec-tion 29) "that the Board shall ascertain Ganong candy stand Thompson, Indian wares ..... Killim, photographs, Kierstead & White, that the requirements of this Act as to the petition of the applicant, the certificate of cattle feed ..... C. Feelzie, fr'ght rethe electors when necessary, and the re-port of the Inspector have been complied with, " and if the said prerequisites have been complied with (but not otherwise) the Board shall entertain the series in the seri

and there is a louder call for the repeal of the ineffective measure, so far as this County is concerned, than there was for bringing it into operation. It is to be hoped that steps will be taken to reverse the decision rendered

few years ago in its favor, so that the new law, which is right in principle and framed with great apparent care in all its details, may be brought into but who was told that it was a commiteffect here as soon as possible.

lieve he was merely being repulsed Our synopsis of the new Act. which is begun on first page, is work of a gentleman whose duty it will be to administer it, and it may, therefore, be relied upon as a guide for those who wish to understand the lic money was paid for it, and some measure correctly and intelligently. pany ought to be the last to allow statein all its most important bearings.

The Exhibition.

A meeting of the Exhibition Commission was held at St. John on Wednesday last, at which Secretary Inches submitted a statement of receipts and expenditures, showing a considerable deficit. The account is stated as fol-Expenditure. Permanent Buildings.....\$15,233 01

Temporary do. ..... 5,141 07 Machinery Hall..... 3,580 61 was presented to him. 1.063 63 2,129 18 Other Services..... 2,555 30 Freight ..... 1,628 82 Prizes.... 6,363 00 Printing..... Amusement Committee..... 1,370 85 Bedouins. Visitors Committee..... 299 38 Miscellaneous ..... 1,760 23 \$45,400 46

Receipts. .. 8,800 00 City St. John grant..... Sale adult tickets...\$16,839 00 5,000 00 "children's tickets, 163 10

1,148 00

100 00

350 00

49 93

50 00

10 00

25,00

15 00

1 58

1 25

took place at his residence. Fredericton. on Monday last, is widely regretted Mr. Pickard was one of the foremost business men of York, a representative who was faithful to his constituents under all circumstances, a staunch Liberal

## and an honest man. Government House.

(The Telegraph.) sale was made and such certificates shall went any brewer, distiller, etc. licensed through State Bank, Richmond, Va., and The Globe invites the accompany the report ; any violation of. the question of maintaining Government or failure to comply with any of the provisions of this section, shall subject the offender to a penalty of \$20 for each con-House at the expense of the Province. There is not much to consider about it. travention. There is no more reason for the Province

or something else.

Now, we venture the assertion that the World cannot give the slightest evidence to justify the contemptible charges it makes. A story is told of a certain pimping character, who frequently goes to St. John from Miramichi, attempting to push his way into a room where some members of the Exhibition Commission

were with some Miramichi gentlemen, tee in session. He had reason to be-

because his company was not desired, and he, afterwards, asserted that he was told there was "champagne and brandy" in the room. If there was it does not follow that Exhibition or other pubmembers of the World Publishing Com-

> ments to that effect to appear in their paper.

> > TENNYSON'S new title will be Baron Tennyson D'Eyncourt of Aldworth. ADMIRAL COURBET is awaiting reinorcements before attacking Bacninh.

PARNELL.-A banquet was given to Mr. Parnell in Dublin, on 11th inst., at which the national testimonial fund

THE FALSE PROPHET. --- It is said that the False Prophet's forces will march to Dongola. Great excitement prevails in

3,275 38 Suakim owing to nightly attacks by

THE N. Y. Herald's Berlin correspondent says that the visit of the Crown Prince to the Vatican signifies the Em-

rovincial Government grant. \$10,000 00 peror William's desire to make peace with the Pope.

THE DEATH of John Pickard, M. P. for York County in this Province, which

each case, and upon whose certificate the

the uses of the Municipality. Provision is also made for the ing \$50. security of the funds. No shop license shall be granted to sell

Two-thirds of any penalty in money recovered under the Act in cases in which liquors in any store, shop, place or prem-ises where groceries or other merchandise an Inspector is the prosecutor or com-plainant, shall be paid by the convicting are sold or exposed for sale, etc., connected by any internal communication, but the Board, The appeal is somewhat simimagistrate to the Inspector and paid in by him to the credit of this fund. this provision shall not apply to any lar to the proceedings now had from ordi-

licensee in cities and towns having a license at the passing of the Act prior to lst May, 1890 and elsewhere prior to lst be heard before him at chambers with the In case the whole amount of the penalty and costs is not recovered the amount recovered shall be applied first to the pay-ment of the costs and the balance shall be May, 1887. propriated as above.

Any shop licensee is not to treat any of, as, for instance, an appeal from a con-person on the premises under penalty not viction under the 91st Section above given And where the Inspector has prosecuted exceeding \$50. and secured a conviction, but has been NO DRINKING IN WHOLESALE PLACES. unable to recover the amount of costs, the same shall be made good out of the license fund ; and also where he has failed to get a conviction, if the Magistrate certifies there was probable cause for the proceed-ing, he shall be indemnified. (58.) The Judge of the County Court, or

a Judge of the Supreme Court, may hear by summons any complaint of the issuing of a license contrary to the law or regulaliquor was taken to be consumed thereon tions under it and on proof thereof revoke or therein with intent to evade the condiand cancel the license tions of the license.

PERMITS TO SELL FOR CERTAIN PURPOSES ONLY. Sections 79 and 80 treat of Adulteration The 59 Section refers to "Permits to and make very stringent and severe pro-

sell in municipalities, parishes, or town-ships" in which the "Canada Temperance Act 1878" is not in force and where there is no person licensed under an hotel, saloon, or shop, license to retail liquors. The sale of such liquors is permitted for medicinal

purposes only, or use in divine worship, on the certificate of a physician or of a clergyman residing in the municipality or parish, or for bona fide use in some art, trade, or manufacture, on the certiffeate of two justices. Such certificate can only

be given by the physician to a patient under his immediate care, and only by a clergyman to a person whose spiritual ad-viser he bona fide is, under a penalty of \$30 for each contravention hereof.

Before the justices shall grant the certificate, the applicant shall make a decla-ration to the effect that the liquor is to be used only in some art, etc., which decla-ration shall be attached to the certificate.

In any case not more than a pint shall at any one time be sold in virtue of such certificate. No liquor so sold shall be lrank on the promises under penalty of forty dollars. The Board only can grant these permits, 'and the person so permitted to sell shall destroyed.

make a report, sworn to before a justice persons to whom he has sold liquor during the previous month, the quantity sold in

etc., on the first of each month, to the Chief Inspector, showing the names of the to be sold without license, etc.

DRESS TWEEDS, PLAID & STRIPED WINCEYS. A large "being about to consume, or carrying "away the same as against the holder of "the license or the occupant of the premstock from 41c. to 20c. per yard.

DRESS GOODS. A beautiful stock, embracing all the new materials and shades.

MANTLE AND ULSTER CLOTHS, very cheap.

MANTLES AND ULSTERS. Ulsters from \$1.75 to \$10.00. Mantles from \$2.15 to \$20.

### A large stock of Millinery Goods, Hats, Bonnets, Flowers, Feathers, Birds, Wings, Ottoman Ribbons, Etc., Etc.

FLANNELS in all colors and prices. Call and examine my 28 cents Grey Flannels.

COTTON FLANNELS from 10 cents up.

BLANKETS! BLANKETS! 50 pairs. A few pairs slightly large number of forms of complaints and soiled will be sold at a great bargain, also a job lot of only 12 pairs (Canadian Manufacture) much below regular prices.

MEN'S TWEEDS AND HOMESPUNS, LUMBERMAN'S SHIRTING-the original Rock Maple, best Shirting to wear ever nade

FUR TRIMMINGS, all widths, FUR TIPPETS, FUR BOAS. TRUNKS AND VALISES, all kinds and sizes.

N. B. To wholesale buyers I would respectfully call their attention to my stock of Grey Cottons, and ask them to give me a call, as I can sell these goods as cheap as any St. John or Montreal House.

## B. FAIREY.

Wholesale and Retail Dealer in Dry Goods. Newcastle, November 22, 1883.



liquor suspected to be adulterated ; and after conviction the Chief Inspector, etc., scattered broadcast. The same thing will take place again Tuesday, Jan'y 15, 1884, shall cause a placard thereof to be posted the full particulars of which can be had on the premises for two weeks, on such part of the premises as the convicting jus-tice may determine and severe penalties from M. A. Dauphin, New Orleans, La. Ticket No. 68,589 drew the capital prize are enacted against the removal or defac-\$75,000, sold in fifths at \$1 each-one ing thereof. held by Mr. M, A. Sacredote, No. 50 St. POWERS OF OFFICERS, ETC. Louis St., New Orleans ; another by Mr. Sections 81 and 82 give large powers to N. B. Phelps, a clerk in the City Treasurer's office at New Orleans, La., the others decline publication. No. 65,718 drew

any officer, policeman, or constable, or Inspector of licenses, for the purpose of preventing or detecting the violation of any of the provisions of the Act; to enter into any part of any hotel, tavern, or other house or place of public entertainment, shop, warehouse, or other place wherein refreshments or liquors are sold, or reported to be sold, whether under li-

cense or not, to make searches, etc. ; and with search warrant may enter by force, etc. ; and the convicting magistrate may declare liquor forfeited, and order it to be Sections 83 and 84 have been already

BREWERS AND DISTILLERS. These Sections, however, shall not pre. C. Fant, Madison C. H., Va., collected

any entrance with any shop or premises

manufactured under such license is sold

wherein any article authorized to be

by retail, or wherein any broken package

INSPECTION.

FINES AND PUNISHMENTS.

of such article is kept.

are here given verbatim.

same

liquor sold by them to be consumed on their licensed premises, and liquors carconvictions, and plain, simple modes pointed out for stating offences, the object evidently being to do away, as much as possible, with over-nice legal questions ried away by the licensee or his agent to be sold or drunk in any other building of and embarrassments, and for the avoidlicensee, or public place, shall be deemed to be drank on the premises, and the ance thereof. licensee shall be punished accordingly; and it shall be sufficient to prove that such The Merry, Merry Christmas Time.

Wholesale licensees are not to allow

ADULTERATION.

visions in regard thereto, and give large power to the Chief Inspector, Inspector or Constable of the District to enter li-

censed places and cause an analysis of

all entertain the application OBJECTIONS TO APPLICATIONS.

"Any person who has signed a memorial "against the granting of a license may be "heard in opposition thereto," and so may any person authorised by a city, town or incorporated village, or by any Municipal-ity or Parish and "no objection in respect "of the character of any applicant shall "be entertained unless 3 days notice has "been given to the applicant" and "to "been given to the applicant" and "no "objection from an Inspector shall be "entertained unless the nature of the "objection shall have been stated in the "report furnished to the Board." But the Board may notice matters not men-tioned by objections and shall adjourn the hearing if requested by the applicant for a period not more than 14 days nor less than 7, in order that any person affected Ly the objection may have an opportunity of answering the same.

#### BONDS

(41.) The Act then goes on to provide that before the granting of hotel, saloon or shop licenses, satisfactory bonds shall be taken from applicants in \$500 with two sureties in \$150 each for the payment of all fines and penalties that may be imposed for contravention of any of the provisions of the law and regulations, and for the performance and observance of all the requirements, etc.

#### NUMBER OF LICENSES LIMITED.

(42.) It limits the number of hotel and saloon licenses "in cities, towns and incor-porated villages" to one for each 250 of the first 1000 of the population and one for each full 500 over 1000 of the popula-tion—provided that two hotel licenses may be granted in any town or incorporated village wherein the population is less than 500.

In townships or parishes the Board of the District shall, by resolution to be

the District shall, by resolution to be passed at their first meeting in each year, limit the number of licenses to be issued. The number of shop licenses to be granted in the respective Municipalities shall not exceed one for each full 400 up

licenses at any time under the Act shall cline in prices ; the import, however, is jority. be according to the then last preceding census, except in an exceptional case which is provided for.

(47.) No license shall be granted by the Board for the sale of liquors within the limits of a town, incorporated village, parish, township, or other Municipality (save and except counties and cities) when it shall have been made to appear to the Board that three-fifths of the qualified electors therein have declared themselves

The Act points out how and under what circumstances and by what machinery such a vote may be taken-the minutize is all detailed in sub sections 2 to 11, ton's Glasgow circular says, of 47th section.

\$18,752 86 Less discounts on uncurrent notes, etc., 16 83\$18,736 03

Balance, .... 2,864 43 \$45,400 46 The above balance, with bills yet to be met, will leave some \$5.000 to be provided in some way to cover th total deficit. We made a statement to could be dispensed with without the this effect some time since which th slightest loss of dignity or convenience. Globe contradicted. Considering the trouble made over the preliminary arrangements by a majority of the members of the Provincial Board of

himself. His salary is quite sufficient. Agriculture and the efforts made The sooner all mock state is eradicated their behalf to render the great show from the Provincial Government and failure as an agricultural exhibition, it Legislature the better. What good puris a wonder the deficit was not larger.

### The British Lumber Market.

From the tone of the trade circulars of leading timber merchants on the other side of the Atlantic and the reports from various points, in the Timber the Legislative machinery, and spend Trades Journal the market continues in

a rather discouraging condition. Of building bridges and in other ways dethe last reported London sale the Journal says, -

"On Thursday the prices of the previous day were not improved upon, and | long in the land. We believe they will from a glance through the pages of the do it. marked catalogue the conclusion arriv-

ed at is that we have not seen the bottom of the well yet." Messrs. Farnworth & Jardine's Liver-

pool circular says,-The import of New Brunswick and

Nova Scotia spruce and pine deals has been much less than during the like 155 majority; House of Commons, D. M. to 1200 of the population and one for each full 1000 beyond 1200 of the population. (46.) The number of the population— which is to determine the number of Cameron, Liberal 33 majority; West Simcoe, Phelps, Liberal, 39 majority : Cardwell, Hammill, Conservative, 52 ma-

is provided for. THREE-FIFTHS' OBJECTIONS MAY PROHIBIT LICENSES. LICENSES.

Of the Glasgow market Messrs. Sin gleton, Dunn & Co., referring to spruce

deals, say,-Sales were slow, and prices drooping The consumption of these goods is within a limited area, as, even at the in favour of prohibition and against the issue of licenses for that locality. I low rates now ruling, Baltic Deals com-pete when delivery has to be made outpete when delivery has to be made outide the city.

Messrs. Allison, Cousland & Hamil-

[N. B. This seems to refer, not to the to provide the Lieut.-Governor with a Scott Act, but to districts or places where, nevertheless, in some parts of Canada, unresidence than there is for to provide resider the provisions of some other Act, no dences for judges of the Supreme Court licenses are granted, but in New Bruns-wick we do not know of any place to or other Dominion Government officials. As for the private Secretary, his services which this applies.]

RECORD OF LICENSES, ETC., TO BE FURNISH-ED BY CHIEF INSPECTOR AND BOARD.

The 60th section refers to the keeping If the Lieut.-Governor does not care to of the Records or Register of licenses by the Chief Inspector with all the particulars do the little writing which his position renders necessary, he can hire a clerk in relation thereto, and enacts that on request he shall "forthwith transmit extracts from any such register of licenses. or record of applications, to any other In-spector or to the Clerk of any Court." The 61st section provides that "The Board" must report annually to the Min-ister of Inland Revenue concerning all pose does it serve? Will some of those who advocate its continuance answer the

icenses and all particulars in relation question ? Let the Government close up thereto and to the working of the Act Government House at the close of Mr. generally, the prosecutions and results, Wilmot's term, employ no more private and as to the account of the monies received and expended during the year. secretaries, get rid of the Legislative Council, cut off all useless trappings from REGULATIONS AND PROHIBITIONS.

The Sections from 62 to 78 inclusive the money thus saved in opening roads, relate to the numerous and stringent regulations and prohibitions to which licenses are subject, thus,-

over the door of every licensed place, and in default the licensee shall be liable to a penalty of \$5, besides costs for each and every day on which the default continues. Every hotel keeper is required to keep a lamp affixed over the door or within 20 feet thereof, under penalty of \$5, unless the Chief Inspector shall endorse that he Refering to the results the Toronto Globe thinks the street or particular place where. says "We congratulate not only the Li-

beral party, but all right thinking citizens of this Province upon the result. Three seats out of four have been won by Liberals. Never have the Liberals fought better than have our friends of those Morning, nor after 11 o'clock at night till four constituencies, and they deserve and will receive the united thanks of the

whole party. Against them was arrayed not only the whole power and prestige of the Dominion Government. but also the -and, also, except thatbrigade of political adventurers, profusely In hotels, liquor may be sold on Sundays

supplied from Ottawa with money where- to the guests bona fide residing or boarding supplied from Ottawa with money where-with to buy up the constituencies. The work of corruption was carried on in broad

the Inland Revenue Inspector to manuso on to the end of the interminable chapfacture fermented spirituous or other liquors, from keeping, having, or selling any liquor manufactured by him in any ter, among the many other participants in the Pactolean stream of wealth. building wherein such manufacture is carried on-provided such building forms no part of and does not communicate by

Every Spring.

HOW AN AFFLICTING ANNUAL VISITOR WAS DRIVEN FROM A WEARY WOMAN. Plain and simple mechanics are not liable to get out of order. Complicated watches, intended not only to keep the

time of day, but to mark the movements (87.) It will be the duty of the chief Inspector or one of the Inspectors, at least once in three months, to visit and inspect of the moon and stars, are certain to need frequent repairs. Husbands and fathers every licensed place and report any in-fraction of the law and prosecute forthoften fail to see that their wives and daughters are more delicately organized with therefor; and also to prosecute when than themselves, requiring corresponding he has reason to believe the Act has been care when they are well and assistance violated and prosecutions can be successwhen they are ill. Yet much better for woman's fine system is a trustworthy fully maintained, or that the costs can be recovered. But if called upon to prosemedicine, ready at all times for use, than a deal of tinkering by semi-educated local cute when he fears costs cannot be recovered, may require a deposit to cover the practitioners.

"Every spring," said the wife a well known employee of the Grand Trunk Railway, Montreal, "I have been for Sections from 88 to 102 inclusive define the fines and punishment to be imposed for the infraction of the law or regulations some years past troubled with nervous debility and weakness. It was the by the licenses, sellers, purchasers, com missioners, inspectors, constables and all persons whose duty it especially is to carry out the law, and against all persons making obstructions and interfering to

for that. "Advice and dosing, to be sure, I had in plenty ; still, on each returning spring my sickness came as regularly as the buds and blossoms.

prevent the carrying out of the law. Most of the offences have been already "You seem better now." noticed, but the policy of the Act seems to be an endeavor to reach all cases, "Oh yes; I consider myself almost or whether specified or not, and it provides a gradation of punishment for the first, second and third offences. quite well, and it came about in this way : A lady living on St. Catherine street this city, commended to my attention Sulphur second and third offences. HABITUAL DRUNKARDS. The new provisions in regard to excessive habitual drinking will be found in 92nd and 93rd sections, and as they are a thing.

Sulphur and Iron Bitters, prepared by the Climax Chemical Co., Montreal, is for sale by all druggists. Price, 50 cents.

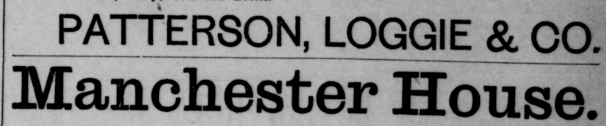
Highly Agreeable. .

Section 92. "When it shall be made to "appear in open Court that any person, by There is hardly an adult person living "excessive drinking of liquor, misspends, "wastes, or lessens his or her estate, or but is sometimes troubled with kidney difficulty, which is the most prolific and 'greatly injures his or her health, or endangerous cause of all disease. There is "dangers or interrupts the peace and hap-"piness of his or her family, the justices "holding such Court shall, by writing unno sort of need to have any form of kidney or urinary trouble if Hop Bitters is taken occasionally. "der the hands of two of such justices,

"forbid any licensed person to sell to him "or her any liquor for the space of one "year, and such justices or any other two Either tea or coffee long boiled, drives aroma into the air, and pleases the nosinstices may, at the same or any other trils, but disappoints the palate. A good 'time, in like manner, forbid the selling way is to scald like tea, clear with table. "of any such liquor to the said drunkard "by any such licensed person of any other "city, town or district to which the spoon cold water and let keep hot ten minutes or more, but never boil it. Tea "drunkard resorts or may be likely to is best drank two minutes after scalding,

"resort for the same. try it. (2.) "Whenever the sale of liquor to "any such drunkard shall have been so "prohibited, if any other person, with a "knowledge of such prohibition, gives,

One very valuable feature of Dr. Low's



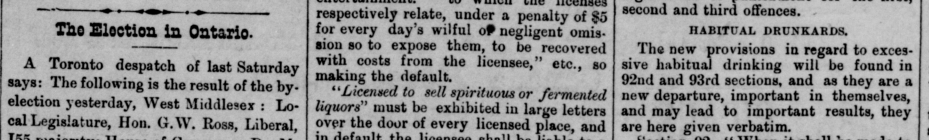
OPENING from Recent Arrivals per S. S. "Istrean" via Boston burden which so many women are called upon to bear, although none the lighter and "Circassian" via Point Levi and I. C. R. R. and in stock

> Heavy White Cotton for Shirtings, Men's Sangnar Knitted Gloves. Waist Lining Black on one side and Printed on Misses Grenat & Cardnal Cashmere Ribbed Hose Ladies' Col'd and Black Grenat French Merino Black and Grenat Broche Dress Goods. New Foulle Dress Cloth. Black Silk Broche. New Check Dress Goods. Turkey and White Tabling. Ladies' Colored & Black Jersey Cashmere Gloves, 4 Button Ladies' Light Shades Col'd, Kid Gloves, the above very desirable goods.

Ladies White L Wool Vests L. S. Colored and Black Velvet Ribbons. Grolits renowned Black Water proof Crapes,

St. Croix Grey Cottons, Hochelaga Grey Cotton, Men's Overcoating and Ladies' Ulster Cloth, a very Choice Line of Fancy all Wool Flannels for Children's Dresses.





etc., is sufficiently lighted.

Not more than one bar shall be kept in any house or premises licensed under the No liquor shall be sold after 7 o'clock Saturday night till 6 o'clock on Monday

6 o'clock next morning on all the other nights of the week, except on a requisition for medical purposes signed by a licensed medical practitioner or by a J. P. and then shall not be drank on the premises during the times thus prohibited.

stantly and conspicuously exposed in the warehouses and shops, in the bar-rooms of hotels, saloons or other places of public entertainment." "to which the licenses respectively relate, under a penalty of \$5 for every day's wilful of negligent omis-

veloping the resources of the country. Section 62 .- "All licenses shall be con-Let them manage provincial affairs on business principles and their days will be

