

General Business.

BEST IN THE WORLD.

Further Great Cures of Skin Diseases by the Cuticura Remedies.

Boy one year and a half old. Face and body in a terrible condition, being covered with a scaly eruption, the itching and burning was excruciating.

I have used your CUTICURA REMEDIES in two cases where it proved to be successful. The first was in the case of a boy a year and a half old.

An Unbearable Skin Disease Cured. I have been afflicted since last March with a skin disease the doctors called Eczema.

Cuticura Remedies. Cures every species of torturing, humilitating, itching, burning, scaly, and pimply diseases of the skin.

PAINS AND WEAKNESS. Of females instantly relieved by this new, elegant, and infallible Antidote to Pain.

UNPRECEDENTED ATTRACTION! OVER A MILLION DISTRIBUTED.

Louisiana State Lottery Company.

Incorporated by the Legislature for Educational and Charitable purposes, and its franchise made a part of the present State constitution.

Famed for Twenty Years. For Integrity of its Drawings, and Prompt Payment of Prizes.

"We do hereby certify that we supervise the arrangements for all the Monthly and Semi-Monthly Drawings of the Louisiana State Lottery Company."

Commissioners. We the undersigned Banks and Bankers will pay all Prizes drawn in the Louisiana State Lotteries which may be presented at our counters.

R. M. WALMSLEY, Pres. Louisiana National Bank. PIERRE LANAUX, Pres. State National Bank.

A. BALDWIN, Pres. New Orleans National Bank. CARL KOHN, Pres. Union National Bank.

Grand Monthly Drawing at the Academy of Music, New Orleans, Tuesday, August 13, 1889.

Capital Prize, \$300,000. 100,000 Tickets at \$20 each. Halves \$10; Quarters \$5; Tenth \$2; Twentieths \$1.

Table with 2 columns: Prize Amount and Number of Tickets. Includes prizes of \$50,000, \$25,000, \$10,000, \$5,000, \$2,500, \$1,000, \$500, \$200, \$100, \$50, \$25, \$10, \$5, \$2, \$1.

AGENTS WANTED. For Cuba Rates, or any further information desired, write legibly to the undersigned.

IMPORTANT. Address M. A. DAUPHIN, New Orleans, La.

"REMEMBER that the payment of Prizes is GUARANTEED BY FOUR NATIONAL BANKS of New Orleans, and is secured by the highest Court of the State."

ONE DOLLAR is the price of the smallest quantity of this BREAD-MAKER'S YEAST.

BREAD-MAKER'S YEAST. Never fails to give satisfaction. SOLD BY ALL DEALERS.

LONDON HOUSE FLOUR! FLOUR! FLOUR!

'Goldies Sun,' 'equal to' 'Crown of Gold,' 'Granulated' and 'Hexel.'

All choice patent flours. OAT-MEAL, CORNMEAL. ALSO 100 Chests of well selected TEAS

the best value in the market, WHOLESALE and RETAIL at remarkably low prices.

R. HOCKEN. The best thing the government can do for the applicants is that the revenue of the province is now so scant that a stampage tax out of all proportion to that levied by other provincial governments of the Dominion has to be levied on North Shore lumbermen and that if expenditures that may be avoided are undertaken, the whole North will oppose them.

Miramichi Advance.

CHATHAM, N. B., AUGUST 8, 1889.

Settled.

We publish elsewhere a report of an important meeting at the ancient capital of Canada, between a number of gentlemen representing the citizens of Ontario who were opposed to the Jesuits' Estates Act, and His Excellency the Governor-General.

The delegates presented their objections fully and clearly and the Queen's representative, gave them their answer very tersely, yet very positively. The answer was what almost everybody expected it would be, and whatever effect it may have upon the minds and conduct of those whose prejudices have rendered them blind to the merits of the question from the first, it is satisfactory to the people of the Dominion as a whole.

The agitators who have labored to arouse the religious prejudices of the country over this comparatively small matter, have done themselves and those whom they have assumed to represent a great deal of harm. The people, generally, are not supposed to be in a position to fully understand the merits of such questions, and they naturally look to their leading public men as guides therein.

It was apparently not a settlement that was wanted, however. It was agitation—the kind of agitation that has been going on since the end of March last, and which we regret to read in some of the papers, is to be continued. Those engaged in it are gentlemen who might be expected to have read history—especially the history of Canada—to better advantage.

They have, however, apparently shut their eyes to everything but the one idea of agitation, and it has been even said of them that their protestantism has caused them to forget their professed Christianity. They have, in their press and on the platform, done their best to mystify the people and make them lose faith in their public men.

Statesmen and politicians have been represented as sacrificing the rights and liberties of the people from an unworthy fear of a certain religious body. In other words, the country has been invited to make the question one in which a number of Ontario clergymen and their adherents were to take charge of the political affairs of the country on the plea that the provincial government and legislature of Quebec and the Dominion Government and Parliament had subverted the constitution, from unworthy motives.

The agitators may sugar-coat their pill as much as they please, but that is the meaning of their position and agitation. The misrepresentation of the question, the imputation of improper motives to our public men and to the press supporting them, the false coloring of the whole subject, the Queen versus Pope appeals to "loyal" prejudices and the incendiary attempts, generally, to array the two great creeds of the Dominion against each other, that have been marked features of the agitation ought to make our people sensible of the fact that it is not the professional politicians alone who depart from the straight and narrow path of "truth and righteousness" when they have an axe to grind. One fact has been clearly demonstrated, and it is this, that theologians are not, necessarily, safe guides as constitutional advisers in public matters, and there never was a time, in the maritime provinces, at least, when public opinion was more pronounced than it now is, in favor of the desirability of clergymen leaving politics to the politicians. It is gratifying to know that, in the majority of cases, the clergy do this, and it is also apparent that they thereby the better promote the great work which they are engaged in.

say to the applicants is that the revenue of the province is now so scant that a stampage tax out of all proportion to that levied by other provincial governments of the Dominion has to be levied on North Shore lumbermen and that if expenditures that may be avoided are undertaken, the whole North will oppose them. This may sound very inconsistent and childish, but it is quite as valid as the excuse given by the government for its refusal to reduce the stampage tax.

Canadian Sealing Vessel Seized.

The British Columbia Sealing Schooner "Black Diamond" was seized in Behring Sea on 11th July by the American revenue cutter "Rush". The Captain of the "Black Diamond" reports that when he refused to give up his papers the chief officer of the "Rush" got a screw driver, screwed off the locks in the cabin, took the papers, 105 sealskins, all the vessel's Indian spears, and ten bags of salt, and put John Hawkins, an able seaman, on board, with instructions to the Canadians not to interfere with him as sailing master.

As soon as the "Rush" was out of sight of a southwest course was steered for Victoria, B. C. Hawkins, from the first saw it was impossible to attempt to take charge of affairs in his own hands, and consequently lay in his bunk nearly the whole time, not attempting to interfere.

A Victoria dispatch says:—"Hawley, collector of customs here, said he was of the opinion that when Hawkins was put aboard the 'Black Diamond' the people on the 'Rush' did not care whether the 'Black Diamond' was so long as she got out of the Behring sea and stopped destroying seals. Hawkins told everything to the American consul here, who wired the Washington authorities."

There seems to be a good deal of humbug over this Behring sea matter, and it is quite evident that while the Americans are in the wrong the British Government allows them to do about as they please with Canadians in the waters referred to. Behring sea no more belongs exclusively to the United States than does the Bay of Biscay, and the office committed on board the "Black Diamond" by the people of the "Rush" was an act of piracy. If the Dominion authorities are not indifferent to the rights of the citizens of the country in this important matter, and if they wish to place it in a position for settlement, they will put this seaman, Hawkins, whom they have within reach of arrest, on trial, and force his Government, for whom he was acting, to justify its course or pay the penalties it has incurred in this and other cases.

We are glad to see that our American paper—the "New York Post"—takes the correct view of the situation. It says:—"The seizure of the Canadian sealing schooner 'Black Diamond' in Behring sea by the United States revenue cutter 'Rush' brings up again in an acute form the Behring Sea controversy, and requires a discussion of the rights of the citizens of the Dominion in this important matter, and if they wish to place it in a position for settlement, they will put this seaman, Hawkins, whom they have within reach of arrest, on trial, and force his Government, for whom he was acting, to justify its course or pay the penalties it has incurred in this and other cases."

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authorized sealing "within the limits of Alaska Territory or the waters thereof." No treaty, statute, judicial decision, or executive proclamation or communication has ever defined what waters are or are not "waters of Alaska," and the opening of every fishing season the Secretary of the Treasury sends revenue steamers to Behring Sea, with instructions to cruise therein and to enforce the laws prohibiting unlawful fishing "within the limits of Alaska Territory or in the waters thereof." The captain of each revenue vessel conducts a diary, and records therein the first seal-seen in Behring Sea some 100 miles southwestly between St. Lawrence Island and the adjacent Siberian coast, because some years ago, upon a hypothetical case, the then Secretary of the Treasury expressed an opinion that the jurisdiction of the United States in Behring Sea was not, in view of the treaty of cession of Alaska, confined to a marine league from shore, as intimated by Secretary Boutwell, but included all the waters on the American side of the boundary line drawn across the sea in the treaty of cession.

There is now no reason why the British Government, under the impulse of the Government of Canada, should object to the Department of State should state whether it claims that Behring is a closed sea or admits that it is an open one. In the former case it will have the advantage of fighting men which Wad-el-Nuzmi brought into the engagement is a complete surprise. All estimates heretofore credited him with an available force of 10,000 men, which it turns out he could not any time have had more than half that number. The whole Derivish force is now completely wiped out and all danger of an invasion from that quarter is at an end.

The Jesuits' Estates Act.

THE AGITATORS GET A VERY POINTED ANSWER FROM THE QUEEN'S REPRESENTATIVE. A number of gentlemen representing persons opposed to the Jesuits' Estates Act, and who have, for the purposes of the agitation, banded themselves together under the name of "The Equal Rights Association" secured an audience with His Excellency the Governor-General, at Quebec on Friday last.

Principal Cavan of Toronto, Mr. L. H. Davidson, Q. C., Prof. Scrimgeour, and Rev. Dr. Antic of Quebec Province were the speakers. They presented the petition of the Toronto "Equal Rights" organization, as follows:—"To His Excellency the Right Honourable Sir Frederick Arthur Stanley, Baron Stanley of Preston, G. C. B., Governor-General."

The petition of the undersigned Estates entitled to vote for members of the House of Commons humbly sheweth: 1, That an act was lately passed by the Legislature of the Dominion of Canada, which is an act representing the settlement of the Jesuit estates; 2, That the said act represents a right on the part of the Pope to interfere with the civil rights of the citizens of the Dominion of Canada, which is derogatory to the supremacy of the Queen, and menacing to the liberties of the people; 3, That the said act is an appropriation of public money contrary to the spirit of the British and Canadian legislation and subversive of the religious equality which is due to all; 4, That, in effect, the said act is an appropriation of public money to the support of a religious order, which is a violation of the public trust; 5, That the said act is a violation of the public trust; 6, That the said act is a violation of the public trust; 7, That the said act is a violation of the public trust; 8, That the said act is a violation of the public trust; 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