Cenecal Business.

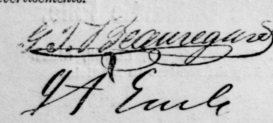
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Louisiana State Lottery Company Incorporated by the Legislature for Educational and Charitable purposes, and its franchise made a part of the present State constitution, in 1879, by an overwhelming popular

Its GRAND EXTRAORDINARY DRAWINGS take place Semi-Annually, (June and December), and its GRAND SINGLE NUMBER DRAW-INGS take place in each of the other ten months of the year, and are all drawn in public at the Academy of Music, New Orleans, La.

"We do hereby certify that we supervise the arrangements for all the Monthly and Semi-Annual Drawings of The Louisiana State Lottery Company, and in person manage and control the Drawings themselves, and that the same are conducted with honesty, fairness, and in good faith toward all parties, and we authorise the company to use this certificate, with fac-similes of our signatures attached, in its advertisements.'



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1 PRIZE OF \$600,000 is	\$600,00
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25 PRIZES OF 2,000 are	50,00
100 PRIZES OF 800 are	80,00
200 PRIZES OF 600 are	120,00
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APPROXIMATION PRIZES.	
100 Prizes of \$1,000 are	\$100,00
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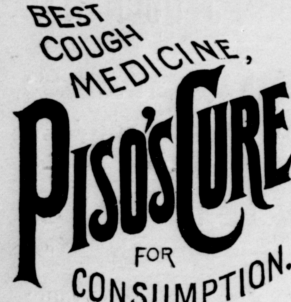
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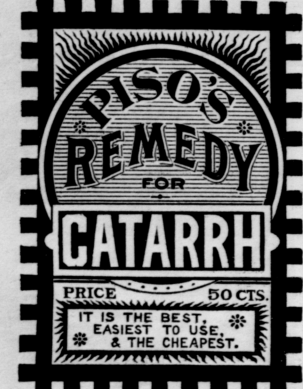
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PERCHERON STALLION

Chatham, 1st May, 1888

"Gen. Boulanger" for sale. This horse is 10 years old and weighs 1500 lbs.

He has got first class stock, and is a model horse in appearance as well as usefulness.—

Apply at Station Farm.

when such things as its base ball interests, or the disposal of its little

Miramichi Advance.

A Flutter in Local Politics. powers in the matter of small excite-It is interesting to observe that

when the daily newspapers set about ments. the work of manufacturing a political crisis, they are sure to make a large number of people believe that the crisis is a fact; and if there is a portion of the press of the country particularly successful in making mountains of this character out of mole-hills it is the St. John press. The reasons for these delusions being generally successful in their way for the time being, are, we presume, to be found in two facts: 1st, that the bulk of city mankind, particularly, are very slow to acquire that acumen in forming correct judgment in matters political which being often befooled is calculated to create, and, 2nd, that unthinking people in town and country do not make sufficient Peters, leaving the police magistracy to Mr. Ritchie. There is reason to believe allowance and discount upon the overweening conceit that is the outcome of living in large centres of population, where the inhabitants are, too often, prone to forget that they do not comprise the whole commonwealth, while their papers have not the quality of rising above the mistaken popular sentiment of their localities. To "this fashion must (we) come" in gauging the real significance of the alleged crisis in New Brunswick politics which some very excellent, but superficial, excited and prejudiced people in St. John would have us all believe is to be solicitor-general has been chosen by the local government to fill the position of police magistrate of the city under its new charter, when what is now known as Portland shall be would cripple them in the impending added to it. The question over which the two local parties of the province are to be turned topsy turvy, in the minds of our St. John friends, is entirely one of spoils and, if experience goes tor anything, it is of a class which has always been of paramount importance to those interested, and no one else. A very able man in his capacity as presiding judge now occupies the position of

police magistrate in St. John, and

city sets forth that he shall hold

office until the provincial government

appoints his successor. The provin-

cial government-wisely or unwisely

-has determined that the "suc-

representing St. John. The legisla-

ency were equally divided on the

nothing, therefore, in the whole mat-

affect the relative position of the

fected, and when it is considered

that the resignation of the solicitor-

general to enable him to accept the

new office in prospect for him involv-

ed the opening of a chance for the

promotion of some aspiring citizen

of the County to the coveted position

of government candidate for the

bestowing of the vacated office in the

late position is one that can be

good behaviour of at least a trio of

magistracy business may have given

occasion of offence, and when we all

know that time is a sovereign balm

for the heading of local irritations of

this class, it appears ridiculous that

anyone should seriously entertain

any other opinion than that the

alleged leading friends of the Gov-

ernment, who are now "breathing

out threatenings' over the matter,

will by and bye come to the conclu-

sion that they were unduly excited

over what is really a very small thing

save to the parties immediately

It is, of course, possible that the

St. John members who have taken

very strong ground against Mr

Ritchie being appointed, may feel

bound to carry out their threat to

resign, but even should they or others

be elected on the opposition side to

fill their places, the government will

still be quite strong. It is very in-

teresting, in connection with this

little squabble over an office, to hear

the ravings about "justice" of some

of our St, John friends who have

supported the government, and, yet,

when a whole section of the province

was claiming justice, a short time

since, in connection with the most

important interest of the country,

these same parties had only sneers or

for the petitioners. St. John can be

offices are at stake, and then its

and personally concerned.

There was music in the air Saturday afternoon and evening, especially around Chubb's corner and on King street. Some men smiled broadly; others could not keep their chins off their vests. Many of these men were professional politicians and office holders. And as the sun went down in the west, there rolled out on to the street the sound of the popping of the Act constituting the enlarged corks and the clinking of glasses, broken only by stentorian cries of "Rah for Ritchie!" "Three cheers for Blair!

purely local the matter is. The Sun

According to our advices the appoint-

ment of Mr. Ritchie was decided upon by

the government on Friday. It is known

on the street that a dispatch was sent

general to Dr. Alward and Dr. Stockton,

asking them whether they would consent

to legislation at the next session of the

nouse separating the office of police

magistrate from that of judge of the civil

court. The generally received opinion is

that in reply it was stated that no ob-

jection would be made to that proposition,

provided Mr. Peters was not displaced

rom his position, meanwhile. This is

matter which had been brought up

several times before, the idea being that

the offices of common clerk and city

judge combined would make a respect-

able and remunerative position for Mr.

that the despatch from Fredericton was

intended to place Dr. Stockton and Dr.

Alward in an awkward position, inasmuch

as by consenting to the displacement of

Mr. Peters after next session they would

not be in a position to denounce the gov

ernment on public grounds for displacing

him now. If the two members have with

the question expressed their approval of an

arrangement by which the expense of city

without increase of efficiency they have

made a great mistake. When Mr. Ritchie

is appointed it may be necessary to relieve

him of the civil department of the court.

But Mr. Peters can transact the whole

basiness with ease. The proposition there-

fore is, first that Mr. Peters be set aside

to perform. Our idea is that the attorney

general when he sent this despatch to

Messrs. Stockton and Alward had no in-

tention of delaying the appointment-in

fact the appointment seemed to have been

already agreed upon-but hoped to induce

the dissenters to accept a compromise that

struggle. We shall see how the scheme

are heard from, as they must be soon. It

to another item of news. Mr. Stockton is

offered the speakership if he will with-

draw from his present hostile attitude.

We believe he had been previously offered

the succession to Mr. Ritchie.

government will be largely increased,

a clear understanding of the meaning of

late the same day from the attorney

Why all this excitement and rejoicing? Because telegrams had been received from Fredericton stating that the government office of police magistrate of the city of St John and had appointed R. J. Ritchie, one cessor" shall be a gentleman who has, for some years, been a member lieutenant governor had appended his signature to the necessary documents. of the government and legislature, by the credulous majority at their face value, while the most sceptical could only tive representatives of the constituregard them as "a little too previous." As a matter of fact, the cabinet council question as to whether the present did not make this or any other appoint ment at Friday or Saturday's sessions, back seat. incumbent or their colleague should but deferred final action until to-day or have the office, while the governto-morrow, owing, it is believed, to the unavoidable absence of one of their numment, itself, was unanimously in ber, Hop. G. S. Turner, While the favor of the latter. There is really formality of an order in council, or even a memorandum of council is yet to be com plied with, there is good ground for statter to justify the belief on anybody's | ting that the police magistracy was definitely settled Friday, that Hon. Mr part that the decision arrived at will Ritchie has the appointment in his pocket and that he will be sworn in the latter part of this week. It is likewise known Government and opposition outside that after this decision had been reached. of St. John. It has about as much a telegram was sent from Fredericton to Dr. Stockton and Dr. Alward, who had to do with the standing of the local led the opposition to Mr Peters' dismissal. asking their consent to a proposition lookgovernment in the province at large, ing to legislation next session to place the as the Quebec Jesuit question has city court under the jurisdiction of the common clerk, instead of the police with Dominion politics, although we magistrate as at present, and that these suspect that some of the same elethe affirmative, provided Mr. Peters ments enter into it. From the time the appointment was decided on the importance of the subject in all its that an undertaking had been entered into with Mr. Ritchie to deliver over the goods bearing on local politics began to on or about the 18th inst. And Mr.

kicking members. A Sun reporter, fresh from the exciting scenes on and around Chubb's corner, started out to find Dr. Stockton and Dr. Alward, . Dr. Stockton, in his easy chair, in dressing gown and slippers, on his kneess ponderous volume and on his brow the restful air of one at peace with all the world, did not strike the reporter as being one whose political idols had been pulled from their niches and whose voice would be for horrid war. Dr. Stockton affably vacancy in its representation, the asked the reporter the news, and talked about the weather in a most entertaining manner. Regarding the burning question government on Mr. Speaker, whose of the hour, however, Dr. Stockton was not disposed to grow elequent. He declined to state whether he and Dr. Alward kept as a prospective reward for the had or had not sent an ultimatum to the government, and deglined to make any statement with reference to their future members to whom the St. John action, Dr. Stockton presumed Mr. Ritchie had been appointed to the office. but he had no definite information to that effect. Anything he had said upon the subject had been said to members of the government. He would regret very much if the appointment of a police magistrate would cause any trouble. He presumed that the city's proximity to the bay ac-

counted for the shillness of the atmosphere in St. John just now. Dr. Alward, who was seen latter, was even more reticent, A late despatch to THE SUN says magistrate on Saturday morning, and will mmediately assume the duties of his office. Mr. Ritchie, who went to St. John on Saturday evening, to look after some matters in connection with his retirement from the Solicitar Generalship, will return | Trade Review, which says :here by early train to-morrow morning.

"Who will be speaker is the question are mentioned in connection with the office, but your correspondent has the very best of authority for knowning that if Dr. Stockton from this out behaves himself and becomes a good boy he will be given Tweedie, Black, or one of the Queens county representatives.

The Telegraph's Fredericton correspondent finds everything lovely, as

pressure of other business and all the members of the government not being as respect to the appointment of any of the and 400,800 pieces of heading. A officers of the new city of St. John, the right to appoint which vests in the executive. THE TELEGRAPH correspondent is in a position to say that the question of the police magistracy will be settled not later than Tuesday—possibly to-morrow.
The intention of the lieutenant governor to leave for his British Columbia trip, on Wednesday or Thursday next, at the latest, makes it necessary that the ques tion should be determined one way or the the language of selfish indifference other before that date. It is understood | table preparation, its ingredients are pubthat the government feels it to be its lished around each bottle, It is pleasant very calm and indifferent, excepting distinct cities, Portland and St. John, are to the taste and abcolutely harmless. when such things as its base ball to be united on the 18th inst., that a relieves constipation, regulates the bowels

Children Cry for Pitcher's Castoria.

Bugtown fire. We hope our friends the union act which, upon the ground of expediency and for a temporary purdown by the Bay of Fundy will, durpose, permits the police magistrate of St. John, to be the police Magistrate of St. ing the approaching season of fog, John and Portland united. Although cool off and not have the rest of the Hon. Mr. Ritchie's appointment as police magistrate will be made before the 18th country laughing at their staying inst., it will of necessity be so made as not to take effect until that date, on the morning of which day he will be duly sworn into office if nothing unforseen occurs to disturb existing arrangements. We give the following from the Mr. Ritchie will hand in his resignation Sun and Telegraph which will assist as solicitor general not later than Tuesday and Mr. Speaker Pugsley will be immediour readers in understanding how

ately sworn in as his successor. Regarding the speakership there rumor to the effect it may be open to Dr. Stockton. Among other rumors afloat is one to the effect that Mr. James Rourke, of St. Martins, is favorably regarded as

It is understood that some of Mr. feel that the change should not be made until next year, which is looked upon as ridiculous, because, on the inauguration of the new city, it is recognized as a certainty that the city council of St. John will make suitable provision for Mr. Peters by retaining him as common clerk, and there is a feeling here that whatever changes are to be made had better be made on the inauguration of the new city rather than some months hence. If Mr. Peters were continued as police magistrate until after the next session of the legislalature and Mr. Ritchie then appointed as proposed by Mr. Peters' friends, then it would be really a displacement, Mr Peters having once been appointed as police magistrate for the united city. Although the appointment of Mr. Ritchi is one which the people here do not feel that they could properly influence, or interfere with, yet inasmuch as the government are charged with the duty of making it, there is very great and general satisfaction that Mr. Ritchie has been chosen for the position. The many years he has been spending so much of his time in Fredericton have made him intimately known to all classes in the community, with whom he has become a very general favorite. There is an impression here to make room for a member of the government, and secondly that the new magistrate shall be relieved of a large part of the work which another the second sec the work, which another man is to be paid | themselves clear of religious prejudices, pressure of that kind must have a very beneficial effect in convincing the peopl of the whole province, of all creeds and classes, that sectional considerations do not weigh against any man, admittedly otherwise qualified for office at the dis posal of the government of which Attorworks when Messrs. Stockton and Alward ney Blair is leader. Regarding the other offices, it is not probable that any change may not be out of place just here to refer

will be made at present. It has been stated that the election fo St. John will not likely be brought on much before the fall. The latter statement is not made authoritatively, but i is easy to conjecture that the absence o the lieutenant-governor for some months, and the natural indisposition of the government to distract attention from the work incident to the union and the celebrations that are to take place in that

connexion, might be causes of delay. The appointment of Speaker Pugsley to the office of solicitor general will be a most popular one. Mr. Pugsley is admittedly one of the ablest men in the assembly, and your correspondent is in a position to know that Mr. Speaker did not seek his new honors-the position sought

Now that this all-important matter in St. John eyes is settled, it is to be had displaced B. Lester Peters from the hoped that the people of the province who get the city dailies will find of their number, in his stead, and that the more matter of general interest to them, in their columns, for between These telegrams were eagerly accepted the police magistracy of that city and the all-absorbing base-ball question, important matter of a general character have of late had to take a

Since the above was written it is announced that the Methodist clergymen of St. John-Messrs. Daniel, Pope, Wilson, Brewer, Pickles, Rice, Marshall, Williams, Lawson and H. S. Hartley - who were holding a regular weekly meeting -thought it necessary to discuss the appointment of Hon, Mr. Ritchie to the police magistracy. It seems that they oppose his having the office because he is a Roman Catholic. They did not put this idea in writing, however, gentlemen replied Saturday morning in but passed a resolution unanimously expressing regret that the local govtime. A few hours later came the news | ernment had deemed it expedient to remove from office one who, during his incumbency, had discharged the less. If you have premonitory symp-toms, such as Cough, Difficulty of lessen, even in the city directly af Ritchie's city friends felt about this time duties of the office with so much such action as not in the intere-t of good government, A copy of the resolution, the full text of which the ministers decided not to make public, was at once telegraphed to the Attorney General

Referring to this the St. John

ings yesterday passed a resolution, which I they telegraphed to the leader of the local and night and there is no particular hilargovernment, objecting to the recent appointment which he has made to the teen districts give a majority of over Police Magistracy of the city. No doubt, clergymen as well as other people have and North Norwich were not heard from. their political rights, but when they and the returns from several other munimeet as clergymen to attend to their de- | cipalities are incomplete, but there is no nominational concerns, matters of mere political import might be left to take ity which may reach 2,000. Voting to care of themselves. The passage of a put the Act in force took place March 20, contra-resolution by clergymen of the 1884. The result was: For the Act, denomination to which the newly ap- 4.073; against the Act, 3,298; majority pointed Magistrate belongs would not be regarded with satisfaction by anybody.'

ST. JOHN'S ADVANTAGE over the northern section of the Province in "Hop, Mr. Ritchie will be sworn in police | the matter of small lumber is illustrated in the particulars of the plant employed in the wood industry and its output, as given in the Toronto

"There are 18 lumber manufacturagitating politicians. Two or three names | ing concerns, whose total equipment of machinery is: 21 gangs, 24 shingle orators of the country have been stumping machines, 27 lath machines, seven rotaries, six single saws, three mulays, the position, otherwise it will go to either | two paling machines, 19 box machines, four clapboard machines, eight stave machines and seven heading machines. During 1888 St. John turned out 157,026,928 feet of deals, FREDERICTON, May 12. - Owing to 58,340,000 shingles, 105,446,000 pieces of lath, 364,200 boxes, 992,000 yet present, no action has been taken with pieces of clapboard, 3,411,819 staves total of 1,611 hands were employed, and \$395,045 were paid out in wages

Mothers!

Castoria is recommended by physicians or children teething. It is a purely vegepolice magistrate should be appointed and | quiets pain, cures diarrhea and wind colic

papers set up a din worthy of a that no emergency exists which makes it allays feverishness, destroys worms, and the Scott Act, but has gone over to the of our laws for the prevention of vice and necessary to fall back upon that clause in prevents convulsions, soothes the child and gives it refreshing and natural sleep. Castoria is the children's panacea-the mothers' friend, 35 doses, 35 cents.

Temp:rance.

We find the following in the report of the meeting of St. John Presbytery at Moncton, last week :-

Rev. L. G. McNeil, in the absence

of the convener, Rev. Mr. Stewart, of Sussex, read the report of the temperance committee. To the questions sent out, answers had been received from 19 churches. The first relates to the extent of the evil of intemperance, and the answers are very favorable, only the government candidate to fill Mr. one congregation reporting its preva-Ritchie's vacancy in the city and county lence to any considerable extent. Only one reports a change for the worse as compared with several years ago, many Peters' strong supporters, who take the reporting a marvellous change for the ground that the appointment of Mr. better. "Should this continue," says Ritchie means the former's displacement, the report, "prohibition will be unnec essary by the time the people are ripe for it." St. John sessions report the license law fairly well enforced. Portland reports the Scott Act a complete failure, it being almost free rum there. Fredericton alone says the Scott Act is vigorously enforced at present. Partly because of the law itself and partly because of the apathy of the people, it was not a success in Carleton or Kings Counties. With regard to whether their respective counties are ready for prohibition, Kings, Kent and Carleton counties, as well as two sessions in St. John, answer no.

Rev. J. McG. McKay said people had been passing resolutions for over 20 years and yet there was as much liquor brewed, sold and drunk now as there

Rev. Mr. McNeil denied that temperance had not enormously advanced during the past 20 years, and instanced the fact that at that time ever ministers had liquor on their tables. He believed that clergymen could do more for temperance in other directions than by fighting Scott Act

Referring to the Scott Act in Portland last Saturday's Progress says :

Act?" "The best thing for the united city would be the substitution of the local act for the Scott Act. At present it would be a difficult matter to describe the condition of Portland in this respect. Since the passage of the Scott Act, saloons have sprung up in every street and alleyway. Places that were free from them before now have them. No license fee, no restriction of any kind, open day and night, week day and Sunday, the liquor seller of Portland has privileges extended to no legitimate trade.

When we had even the former very faulty and inadequate license law in operation in Northumberland there were only about a half dozen taverns in the town of Chatham. There are, to-day, under the Scott Act, over thirty places in the town where intoxicating liquors are sold. And yet, when many who voted to bring the Scott Act into operation, in the hope that it would practically wipe out the traffic, are convinced that it is a fai are and desire to replace it with the new license law-a law which they believe will restrict and lessen the traffic-they are set upon by the ultra prohibitionists, whose efforts have almost invariably and everywhere done more harm than good to the progress of temperance reform. They seem to be incapable of realising, after years of experience in defeat and failure, that they cannot bring about what all temperance people desire, yet thay are too stubborn to join with more intelligent temperance reformers in working for the best that may be accomplished. In carrying out their aims they seem to imagine that their mission is chiefly to misrepresent those who are, at least, as earnest temperance advocates as themselves, the result being that they often alienate sympathy from a cause of which they impudently claim to be the only opponents and friends, but which, in reality nine-tenths of the people are earn-

est adherents of. The Scott Act is in force in only one County in the Province of Ontario at the present time -all those in which it had been adopted in the hope that it would aid in the suppression of the liquor-traffic having repealed it, simply because it was violated with impunity and everybody, save a few prohibitionists, realised and admitted the fact.

A despatch from Woodstock, in Oxford County, referring to the repeal of the Act there on Thursday last says :-

"In accordance with the general opinion here, Oxford has followed in the line of the fifteen other counties and repealed fidelity and ability, and deprecating The vote polled is probably the smallest ever taken in the county. This is due to the fact that disinterested parties took no interest in the matter and that a great many voters on the 1885 list have either left the place for other parts or have died. The majority of over 500 in Woodstock was not unexpected by the antis, but the large majority in the town of Ingersoll of nearly 400, when it is taken into consideration that that town gave a majority for the Act of one, four years ago, was a genuine surprise to all. The large majori-"The Wesleyan clergymen, of this city I ties in the township and neighbouring and vicinity, at one of their weekly meet | villages were also unlooked for.

The barrooms have been closed all day teen districts give a majority of over seventeen hundred for repeal. Blandford doubt of the repeal of the Act by a major. for the Act, 775.

In reference to the election in the County of Lambton, a Sarnia despatch of 9th inst. says : -

The Scott Act was repealed here to-day

by over 1,000 majority. Very little interest was taken in the matter by the electors, and a very small vote was polled, although both sides made great efforts to get the voters out. The supporters of the Act have done their level best in the cam paign which has just ended to retain this law, which in this county has been a dead letter on the statute books during the three years it has been in operation. Some of the most prominent temperance the county, special sermons have been preached from time to time upholding the Act and pointing out the duty of the electors at the polis, but all to no purpose. Public opinion has undergone a complete change on this question. Three years ago Lambton decided in favor of the Act by a majority of 2,912 now it is defeated. No law has been more frequently and more openly violated. Hotels, taverns and grogeries have sold liquor publicly and aboveboard, no one molesting them, and in addition to these the lowest "dives" and dens of infamy where liquor has been sold have flourished unchecked."

In Middlesex there was an overwhelming majority against the Act. A London despatch says

Great excitement prevails in the city over the repeal of the Scott Act, and the 'antis" are, of course, jubilant. The suburbs all gave large majorities for repeal. The only municipalities giving majorities against repeal were Lobo (84 and West Nissouri (80), or a total of 170. The majority for repeal is therefore 2,198. The Act was carried 18th June, 1885, by a vote of 5,745 in its favor to 2,370

Advocate, where, while he will have fewer readers, he will, also, find them less critical. It will, thus, be more pleasant for him, to have no one combat his views, although we submit that a true missionary spirit would have prompted him to fight his cause out where converts were to be made. Those who agree with the ADVANCE-as most of our readers, no doubt do-realise the evils of intemperance and are desirous of lessening the traffic in strong drink as much as possible, but believe that so long as the Scott Act is in alleged operation the evils of the traffic will go on. Having tried the Scott Act they have made the same discovery as has been made in every county in On- | the Scott Act, with all its defects, remain tario-viz., that it is only a cloak for the maintenance of the traffic in its worst forms, and they wish to bring the County under the license law of the Province, which, according to the report laid before the St. John Presbytery, works well in that city, while the Scott Act, in Portland, has only resulted in the unrestricted establishment of rum holes of the most objectionable class. We invite Mr. Mc-Kay to come back to us and discuss facts of this class instead of the "glittering generalities," which adorn but weaken his last appeal in the Advocate. The untenable character of his position is, of | Cure, I think it my duty to contribute course, against him, but if he cannot stand the fire let him honestly admit that he is beaten and turn in manfully to assist the County in getting the hand of the law upon the traffic that is, under protection of the Scott Act, working more evil than

"We, in this county, placed the brand of traffic when we adopted the Scott Act Notwithstanding the brand, it has stalked about our streets with much effrontery. flaunt their shameful lack of principle by boasting of the facility with which they are avowed advocates of the license system. and thrust upon their readers every thing that can be utilised to point a shaft at the Scott Act. Important facts published elsewhere, which are favorable to prohibitory legislation are not noticed.

our opportunities for knowing what our

following:

public men think are fairly good-the number who even defend, not to say "caress" the traffic are very few, instead of many. The ADVANCE has, in the past, of the purveyors of the melicine, unsobeen outspoken against intemperance and the liquor traffic. It once believed in the Scott Act, but has lost faith in it, simply because it promotes the worst phases of the rum-traffic. The Scott Act has been very prominently before the people of Canada during the past two or three months, because elections in connection with it have been held from Nova Scotia to Ontario. As the subject is also before the people of this county, by reason of the Municipal Council having taken action for its repeal, the ADVANCE, as a newspaper. has been giving the news on the subject to its readers. What would Mr. McKay have us do? Would he have us withold the facts, showing that in every election the people have, by overwhelming major. ities, voted for the repeal of the Act? Or would he have us convey the false impres sion that the Act has been sust ined? Our columns have been open to him and he has availed himself of them If ther is anything to be said in favor of the Act. why has he not placed it before our readers? If Mr. McKay can find any place where the Act, as tried by popular vote or judgment, has been endorsed, our columns are open for him to publish the facts. We do not know of any such place or any such facts, and are driven to the conclusion that he is not dealing fairly with the newspapers in endeavoring to have the ignorant balieve that there is some place where the people have, of late,

sustained the Act. Stubborn Children readily take D Low's Worm Syrup. It pleases the child and destroys the worms.

The Scott Act. Voting on the Scott Act yesterday

repeals the act in three out of the four counties in Ontario in which it has remained in force. There is a petition in and any obstruction to the latter was a bred by Mr. Logan, Crossfeat, Kilbareban. for a vote on its repeal in Elgin. In nuisance. So much was this the case that Lambton the act was sustained at the in all large and well conducted cities even election of March, 1885, by a vote of 4,-465 to 1,546. In Oxford in 1884, the vote | ed as obstructing and immediately told by was 4,073 for, to 3,298 against. In Middlesex in 1885, the vote was 5,745 in favor of the act, to 2,370 against it, the majority The History of the Past Teaches the in its favor being 3,375. Even this heavy majority seems to have been overcome. Doubtlass, the act will also be repealed in Elgin. The Scott Act was conceive ! in good spirit. It was assumed that the sale of liquor could be prevented in locality decided not to license the sale But the experiment proves that the as sumption was a wrong one. Just as much liquor was sold as ever, the work being Olive Sts., Mansfield, Ohio; one to Wm. carried on illicitly, and there were more degradation and immorality under the illicit than under the open sale. Whether the lesson will have any effect upon those who take extreme views it is impossible to tell. But just as a prohibitory law failed in New Brunswick so it has failed all the limited localities in which it has been tried. St. John Globe 10th.

Presto! Change! Gray and faded beards made to assume their original color by applying Buckingham's Dye for the whisk ers. It never fails to satisfy.

Hardwicke on the Scott Act. HARDWICKE, May 11, 1889.

To the Editor of the Advance. DEAR SIR :- In the absence of

better law it will be a difficult task wicke that the new Provincial License Law will be an improvement on the Canatwo-thirds of the people of Hardwicke look on the Scott Act as preferable to any License Law that can possibly be enacted. Our young men and boys can safely be La. sent to town without danger of exposure to the charms and enticements of the li censed public saloons, and thus the rising generation bids fair to be a sober non drinking one. The influence of the Scott Act is also felt by old men, as well as the young, and the result is not one quarter the amount of intoxicating liquors are consumed in the parish naw that were seven years ago. This we believe to be the best method of enforcing the Scott Act : remove temptation from the young by refusing to come under a License Law. If liquor must be sold, let it be unlawfully sold. The tax question, or loss of taxes, is against it, a majority in its favor of 3,375. a poor argument in favor of repeal. Had While on the subject of temperance we houses for other vices, I have no doubt note that Rev. Neil McKay no longer | there would be people willing to pay for favors the ADVANCE with his interesting | the privilege. The cry that the Act canletters on the much discussed theme of not be enforced is also a poor one. Many

immorality are violated every day with impunity, yet where is the man who would dare ask for their repeal?

It is the hope of temperance reformers in Hardwicke that the other parishes of the County may stand with Hardwicke when the time for action arrives, and say by their votes that they will not make it lawful to sell rum.

In conclusion, I may say if the fair daughters, sisters and mothers of old Northumberland, will do their duty as well as they do in other matters by saying we will not allow any Council again to open the door of destruction to our husbands, brothers and sweethearts, then will Yours, &c., HARDWICKE.

As an Aid to internal remedies for skin diseases, Dr. Low's Sulphur Soar proves very valuable.

Very Candid Testimony.

(From the Toronto Mail) To the Editor of The Muil: As a constant reader of your paper I will thank you to insert the following:

Having read so many valuable testi

monials as to the value of Warner's Safe

one, and I speak from actual knowledge. In 1883 my wife took pains across the kidneys, and from there to her shoulders and to the pit of the stomach. The skin came off her fingers ends and also off her lips, and turned purple red. She was unhe seems aware of. We are sorry to find der a doctor's care for about three years, Mr. McKay, instead of assisting to get and took different medicines, but no relief the County under a workable law, driven came, I got disheartened, and said one to the authorship of such scolding as the day, "Will we try some patent medicine?" She said : "Jack, let me die ; I have taken medicine enough." I went down to W. legal proscription on the brow of the liquor | Clark's drug store and procured two bottles of Safe Care, and one of pills. I contique ton until she had taken eleven bot-It has been cares ed and defended by | tles, when she said : "I need no more ; I many of our public men who sometimes have no pain anywhere, and I feel quite myself again." My wife has never since suffered from the dreadful pains which sold. Two of our three local newspapers | she had before taking Warner's Safe Cure. I am sorry that in justice to the purveyors of that invaluable medicine I had not reported on it before, but nevertheless I recommend it to every human being suffering with the same affliction. So far as we can judge-and we think

Yours, etc., J. COOPER, Lightkeeper, Port Arthur.

April 22. [The foregoing letter comes to us direct from Mr. Cooper, without the knowledge licted, and may therefore be considered as conscientious tetsimony. We publish it at the request of the writer, and it is not an advertisement, -Ed. The Mail]

Piles! Piles! Itching Piles.

SYMPTOMS - Moisture, intense itching nd stinging; most at night; worse by scratching. If allowed to continue tumors form, which often bleed and ulcerate becoming very sore. SWAYNE'S OINT-MENT stops the itching and bleeding, heals ulceration, and in most cases removes the tumors. At druggists, or by mail, for 50 cen.s. Dr. Swayne & Son, Philadelphia.

The Army's Parades.

In the famous test case at Quebec to decide the question of the legality of the Salvation Army's parades in the public streets, Z the Court of appeals set aside the verdict of the jury in the court below, finding the Army guilty of committing a public nuisance and ordered a new trial. In rendering the judgment of the court, however, Chief Justice Sir A. A. Dorion said it should be well understood that the new trial was granted more from a doubt as to whether the evidence adduced before the jury leally supported the verdict rendered than from any hesitation in the minds of the Bench on the question of the Army's as sumption of the right to parade, sing and shout in the public street. He said the Court was unanimous in holding that the Salvationists had no right to parade as they had been in the habit of doing, if they annoyed or obstructed the public in the public streets. There was no law which conferred on Salvationists or any one else public streets. There was no law which conferred on Salvationists or any one else park, from his celebrated prize-taking Black privilege of doing so. Such practices might be tolerated, but toleration ceased when they became a nuisance when they obstructed the public, impoled traffic, Lambton, Oxford Middlesex practically frightened horses, endangered life and prevented people from sleeping in their houses. The streets were for circulation, any one standing in the street was regard. the police to move on.

Future.

Here are the returns of the 227th Grand Monthly Drawing of The Louisiana State Lottery which occurred at New Orleans, La., on April 16, 1889. Ticket No 32,074 drew the First Capital prize of \$300,000. It was sold in twentieths at \$1.00 each sent calities if a majority of the people in that to M. A. Dauphin, New Ocleans, La.: one to W. J. Brackett, Calhoon, Ky.; one to Manufacturers' Nat. Bank of Brooklyn City, N. Y.; one to Frank Kneeland, Boston, Mass.; one to J. D. Biser, cor. Main and Rawlinson, Lexington, S. C.; one to F. N. Hyndman, Gen. pass. Office, C. B. & Q. R. R. Chicago. Ills.; one to Patrick Mc-Cann, 1154 Eik St., Buffalo. N. Y.; one to Peter Weber, 116 Liberty St., Cleveland, Ohio: one to W. A. Tanner, Minipearity, Minn.; one to Christian Schmido, Redbud, Ill.; one to Bank of Commerce, San Diego. Cal.: one to Osum & Brother, 6th and Union Sts , Allentown, Pa.; one to Ralph E. Staples, South Bend, Ind.; one to Mer. chants Nat. Bank of Waterville, Me ; one to Otto Von Rosenberg, Hallettsville, Tex.: one to Wm, Africa, Altoona, Pas; etc., etc. Ticket No. 93,890 drew the Second Capital Prize of \$100,000, also sold in twentieths at \$1.00 each: one paid to Anglo- California Bank, San Francisco, Cal.: one to John Ross, 406 Cambria St. Phila., Pa.; one to German Bank of Memphis, Tenn., one to Jas. Leary, New York city; one to Harry Lee, Washington. D. C.; one to M. L. Fay, Worcester, Mass; one to E. E. J. Boos, Jackson, Miss.; one to D. D. Wilkens, Duck Hill, Miss.; one to N. A. Sager, Columbus. Ohio; one to convince the people of the Parish of Hard- Marcos Lopez, St Bernard Parish, La.; one to E A. Rippey, El Paso, Tex : one to S. P. Harris, Mariana, Ark., etc., etc. Ticket No 9,165 drew the Third Capital Prize of da Temperance Act. I can safely say \$50,000, also sold in twentieths at \$1 each The next Grand Extraordinary Drawing takes place Tuesday, June 18th, 1889. All information can be had on an application made to M. A. Dauphin, New Ocleans,

> When Baby was sick, we gave her Castoria, When she was a Child, she cried for Castoria, When she became Miss, she clung to Castoria, When she had Children, she gave them Castoria,

l'ELEPHONES.

HERE being several applications from parties in Chatham and Newcastle for Telephones, e managers of the Miramichi Telephone Ex change would respectfully ask all parties who are desirous of joining the exchange in either the Council power to issue license to either of the central offices, so that the new instruments may be in running order before navigation opens and the busy season commences.

MACDOUGALL SNOWBALL, Managers, Chatham, April 10, 1889.

Absolutely Pure.

This powder never varies. A marvel of purity strength and Who esomeness. More economical than the ordinary kinds, and cannot be sold in competiton with the multitude of low test, sho weight alum or phosphate powders. Sold only ans. ROYAL BAKING POWDER Co., 106 Wall

CILLESPIE & SADLER, Chatham, N. B **ONTARIO'S**

CROWN OF COLD'

The Champion Canadian Flour.

ONE CAR LOAD

Just received, also on hand

CLOVER

-AND-

TIMOTHY SEED.

SEED WHEAT.

Armour & Co's Mess Pork. " Short cut do.

Plate Beef.

Canned Corned Beef.

Refined Lard. " Choice Hams.

FOR SALE

Wholesale and Retail BY

McLACCAN, NEWCASTLE. Black Clyde Stallion



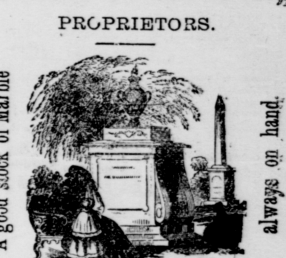
DUKE OF WELLINGTON!

Imported by the Northumberland Agricultural same terms, etc., as last year. His route will tle, Nelson, Douglastown, Napan and Chatham. second week after May 1st; other stopping places

OLD MARQUIS Old Marquis was bred by Alex. Lang Garniland, took first prize at Ro hsay Marquis' dam was

DUKE OF WELLINGTON'S Dam was by Wellington was bred by Mr. Robert Fox. of Swindon, Grange, near Wetherby, stands 17 hands high on short clean legs, with good action. Was got by Derbysbire champion out of a Mare got by True Briton, True Briton was got by Old Oxford and Old Oxford by Bringham's Farmer's Glory. Old Blooming Heather was got by Heather Jock, and obtained in 1859 a medal a Edinburgh and 1st Prize at Carlisle and 1st at Langholm, and when 5 years old obtained the \$40 prize at Mid-Calder in Connty Edinburgh. ing Heather was a good black and his Dam was by Back Rattier, Grand Dam by Waggoner. Any further information can be given by

MIRAMICHI MARBLE, FREESTONE AND GRANITE WORKS. John H. Lawlor & Co.,



Monuments, Headstones, Tablets. Mantels & Table tops, Garden Vases, Etc., etc. CUT STONE of all descriptions furnished to

CHATHAM N. B. Herring For Sale. Good Spring Hearing, will be sold very chear for money or oats. T H FLEIGER, Escumina

HORSES & CATTLE. Kendall's Spavin Cure 50 cts and \$1.00 per bottle Kendall's Blister

Kendall's Condition Powders: 25 cts per pac tage

A supply of the above celebrated remedies for A copy of Kendall's book entitled "Treatise on the Horse or the home Doctor," which usually

sells for 25cts, will be given free to all who apply

MEDICAL - - HALL J. D. B. F. Mackenzie