

FOR THE CARLETON SENTINEL.

SERIES. EDITORS.—We are told that in a multitude of councillors there wisdom is as much increased in reading the speeches at the meeting of the Council as it was at the meeting on the question of giving an impetus or encouragement by way of an offer of £20,000 to any company that would build a railroad from Montreal to St. John's. This is an enterprise that has long been talked of and much needed. If I remember right, a similar resolution was passed some years since but was voted down because it cost too much money and a penny wise and pound foolish folly, and was working up that enormous debt which now hangs round the country. The Board was divided into three classes. One class were against it, another in its favor, and the third was like the boy that wished to go to market with his dead ass;—it was granted him, and he went off without having anything to do. No second thought would be establishing a wrong precedent and imposing a tax upon the poor man, and they wisely refused to count Cowsley their ally. As we have seen, however, the result was different. If I was the constituency I would vote for them to stay at home. While we can boast of our fine county and its great resources, taking note of all things is no greater credit than being able to see nothing. Our councilors could not see their way clear to hold out both hands for the encouragement of such an enterprise, as this thing is so generally regarded as a failure. It is well known that Carleton has great resources for producing sheep and wool, and again we find that the people are doing very little for themselves, but rather take our word to Houlton and exchange for cloth, by so doing violating national laws, and thereby we feel that we must either encourage them to produce more of what they need, or else we must secure the country for ourselves. We will protect our own shepherds and weavers, and then we find that a large portion of this class of our people have taken advantage of the fact that we cannot make our own goods, and would ask councilors if this is not a tax upon us as well as perjury to the farmers. Then it is well known that our grey homespun; the boys say this is not fit for a dress suit, I will say to the third portion of the councilors that they are desiring of good policy for their action in the matter, and showing disposition to turn up something without waiting for something to turn up. Any one who employs labor to raise that money thus given would return to the giver ten fold, and I believe three-fourths of the farmers would prefer to give to the State what they expect to gather ere we have not stewed.

RADICAL.

N.B.—We shall be very glad to have the matter referred to above discussed by you, farmers in the SENTINEL; it can be done without indulging in party spirit. Any farmer who does not object, acted conscientiously on the present special pressure on our columns is relieved we hope to have something to say on the matter,—Eos Sen.

FOR THE CARLETON SENTINEL.
DONATION PARTY.

The friends of the Rev. Geo. Howard met at the office of the paper on the evening of the 25th of Jan., for the purpose of making a donation visit. After a short time spent in social intercourse, Mr. Judah called on the speaker, and gave a few well chosen words, presented the pastor, in behalf of the company, with one hundred dollars in cash and two certificates for \$25 each, amounting altogether to one hundred and twenty five. May the Lord reward them!

I wish to acknowledge the kindness of the members of Richmond in presenting me to the handsome sleigh robes, which was presented the same evening by Eos Warden, J. J. Jones, and the speech delivered by Mr. Burke by Deacon Parrington that meeting was dismissed, all seeming to feel it was good to be there.

GEORGE HOWARD.

TERMS OF THE SENTINEL.

Subscription \$1.50 a year in advance; \$1.00 not paid in advance.

Transient Advertisements should be accompanied by the money to enable the printer to insert gratis; first insertion, 75 cents subsequent insertions, 50 cents each subsequent insertion.

This paper may be found on all G. P. ROWELL & Co.'s Newspaper Advertising Bureaus (19 Spruce Street), where advertising contracts may be made; also at the Office of Special Agent, 4 Park Row, (Times Building), New York, is also authorized agent for the advertisement in the SENTINEL, at our best rates.

The Carleton Sentinel

SATURDAY, FEBRUARY 11, 1882

SENTINEL OFFICE, in Brick Buildings directly opposite Post Office, up stairs.

SPECIAL NOTICE.—Every subscriber who is in arrears will, probably, by the time this is read, have received a statement of his indebtedness. If any have been overlooked they need only glance at the direction ticket to ascertain how they stand. For their very prompt response already we have to thank many readers. We expect an immediate answer from the rest; upon the promptness of those come time in arrears depends whether they continue to receive the SENTINEL, and therefore we most earnestly request that not imperatively required measures to collect our just dues. As everybody will understand, now that this paper is published at ONE DOLLAR per year, pre-payment of current subscriptions and immediate settlement of old balances must be required. We have many subscribers who live far away; to those the SENTINEL is no doubt a welcome guest, and we should not like to deprive them of it, but we must be just to ourselves and business. Bills sent out on the longest rate, but parties settling at once at so long as the advance price, \$1.50.

With Prof. Foster on one side, and Mr. Dodds, the Ontario champion of the liquor traffic on the other, St. John will have a lively time over the discussion of the Scott Act. It is impossible for people at a distance to judge as to the likely result in St. John, although the communities of the whole Province will look for that result with intense interest. As the matter goes in St. John will be the future of the Act be largely determined in the Province.

The Scott Act, we think, all unprejudiced observers will admit, is only so faulty that it does not go far enough.—Fault that by special omission and a few minor inconsistencies, perhaps the Act is as good as a one as probably can be procured without containing the essential principle prohibition. It may be remarked just here that those who object to Prohibition and the Scott Act, in so far as it is prohibitory, because it limits individual freedom to eat and drink what they please, lose sight of the fact that it is aimed merely at the sale of one article—under several names—that is more hurtful than useful.

The one important omission from the Scott Act to which may be attributed its failure, in so far as it has failed to accomplish the good intended, is that the proper machinery in the way of authority for giving it effect is not provided for. When the Act was given to the people this fear was expressed by intelligent and honest Temperance friends, that as the conviction of offenders depended largely upon the gratuitous watchfulness and information of individuals, it would be apt to fail.

If the Act had provided for the instrument of certain special officials, appointed, under constitutions and cor-

regarding immunities and remuneration, and regarding the looking for and bringing to justice offenders against the law, and had it avoided, in the matter of evidence, some of the machinery out of which has grown continual obstacles in the way of legal technicalities, then we believe the Act would have vindicated itself thoroughly.

We don't believe any Act, however wise in its provisions, will meet the requirements fully of this case so long as its operation depends upon the voluntary action of individuals, prompted to action by a desire to see the principles they advocate sustained. Nor are we prepared to say that it should be expected of them under the existing social and business relations of society.

That the law has done good is, we think, self-evident in those communities where it has been adopted; that the good done has been as permanent or as great as was expected by many, is another question, on which there exists differences of opinion.

However, we believe the law can only be fairly and properly judged by the City of St. John, the centre of the traffic, has adopted it; the Act, force at the source of supply, for a large portion of the Province, of intoxicants will very soon be ascertained whether the experiment is more of a success than a failure, and this consideration should stimulate the friends of Temperance in St. John in the resolve that the Act shall have a fair test on its merits.

The *Herald* advocates the curtailment of the expenditures on the Government and Legislature at Fredericton, and devoting the amount thus saved towards building a bridge over the St. John at that city. Some of the *Herald's* contemporaries are indignant at this suggestion, and so, we presume, are great many of the people. We wonder if the people of that beautiful city will ever learn that, to say nothing of a bridge, which would surely prove of inestimable advantage, such establishments as Risteen & Co.'s, the Fredericton Leather Co., Robert Culdwelle, Edgecombe & Sons, &c., are of infinitely more practical and saving advantage to Fredericton than the whole paraphernalia and outcome of the local Government House, Government and Legislature. The former are practical factors in producing wealth for and among all branches, without any attendant disadvantages whatever; the latter are of little pecuniary benefit, while possibly they deplete the city some injury.

Other papers in the Province as well as the *SENTINEL*, have of late devoted a good deal of space to the doing of more than was done, and that there are no more to do that the Councils so much justice in their respect as the latter paper. A few persons may think that undue prominence is given to these local Legislatures; a majority, however, of the intelligent are not of that opinion. The deliberations, discussions and solutions of these Municipal bodies are important as regards their present bearing upon the interests of the whole people, and, therefore, to the whole people, regarded with interest, in view of the fact—the *SENTINEL* all events looks upon it as a fact—that there are long, unless there comes meanwhile some greater constitutional change, they will absorb largely the functions now vested in the Provincial Legislature, if they do not entirely take its place, and do the legislation for the people. The absurdity of supposing that anything is needed of more than the present Legislature, to work to a great extent consists in praising or rejecting bills intended giving the Municipality or a Municipal power, to some special thing for a special purpose, is becoming more and more apparent. For instance, Carleton Co. Council asked to give a bonus to aid in the construction of a Woollen Mill, the amount involved being \$2,000, yet the twenty-two representatives of the Province of the County, having no voice in the matter, and although they may feel interested, and we think they should be prompted by the well understood wishes of their constituents, were not the only ones whose pecuniary interests are at stake, are not competent to give effect to the proposition, but must first go to the Provincial Legislature and there get from the two County members of the Lower House, and the one member of the Legislative Council, the sanction of the Province. Freely, the Legislature regards the individual pocket and keeps ward over the individual liberality and enterprise. One consequence of this state of things was incidentally suggested by a councillor at the recent session of our Council. The Provincial Legislature actually represents the wealth of the few, and this being the case, legislation is more or less influenced by that power, and a minority view of the Province of the County, however strong they may feel interested, and we think they should be prompted by the well understood wishes of their constituents, were not the only ones whose pecuniary interests are at stake, are not competent to give effect to the proposition, but must first go to the Provincial Legislature and there get from the two County members of the Lower House, and the one member of the Legislative Council, the sanction of the Province. Freely, the Legislature regards the individual pocket and keeps ward over the individual liberality and enterprise. 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To purchase two million of spruce logs
 anywhere on the banks of the St. Ju-
 To responsible parties advances will be
 required.
 A. W.
 Lower Woodstock, Feb. 9, 1882—20.
NOTICE is hereby given that pet-
 gain as presented to the Legisla-
 This Province, at its next session, for
 divide the parish from the town of W-
 for parish purposes.
 Per order comm-
 Woodstock, N. B., Feb. 4th, '82—4.
TENDERS
WILL be received at Mr. J. Mc-
 store up to Monday, 20th Feb. for
 for the delivery of twenty cords of
 Wood at or near the Town Hall, by
 March next.
 J. A. S. H. JAY.
 To
 Woodstock, Feb. 4, '82—21.
IMPORTANT INFORMATION
About 16,000 CHE
 in "Morian" Cargo.
29 TONS FOR SA
Some as Low as 5 Cents per
 Out of last Auction sale. Equ
 TUNBULL
 Or, GEORGE ROBERTSON,
 Water Street
 St. John, Feb. 8, 1882—11 O.
JOHN McFARLAN'S
Grand Gift Enter
\$3,800 IN GIF
 will be given to ticket holders
MONDAY, APRIL 17.
 We, the undersigned, guarantee pr-
 nese in this Enterprise:
 Josiah K. Murphy, L. L. B., Woodstock,
 U. B. Hanson, City Marshal, do
 John McCaffery, J. P., do
 M. McNamee, do
 John Graham, Merchant, do
 A. Gilman, do
 John Rogers, do
 John C. Arnold, do
SINGLE TICKETS, \$1, PAC
OF ELEVEN, \$10.
 Shares must be paid before the
 the, or they will be null and void
 must make full returns for Tickets on
 the day of drawing, or they will be
 unseal.
LIST OF GIFTS.
 1. The Farm and new Buildings
 known as the "McCarron" Farm, sit-
 uated at the Parish of Woodstock,
 containing 100 Acres, with farm-
 ing utensils, valued at (The win-
 ner will be furnished with a good
 title).
 2. One Breeding Farm (good trotting
 stock).
 3. One Single Buggy Wagon,
 4. One Ayrshire Cow,
 5. One Farm Wagon,
 6. One Sulky,
 7. One Haunting Case Silver Wal-
 Lever movement.
 8. One Set of Double Harness,
 9. One Set of Silver Mounted Sing-
 Harness,
 10. One Suit of Clothes,
 11. One " "
 12. One " "
 13. One " "
 14. To 10. Three Sets of Ladies' Fur
 at \$10.00 per set.
 17. One Set of Gold Bracelets,
 18. One Sleigh,
 19. To 24 Six Pairs of French Car-
 Bouts, at \$5.00 each,
 25. One Sewing Machine,
 26. One Set of Wagon Sides,
 27. To 350. 354 Prizes of \$1.00 each.
 380 Gifts.
ONE CHANCE IN TEN
 In the drawing of the above lottery
 will put in with the prize, and win-
 by two boys blindfolded. Tickets
 sale at the store of John McFarlan,
 of Woodstock, and at several other
 towns; also along the line of the N. B.
 & C. Railroads, at all stations.

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st \$1.75.

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MANAGER.

SALE

AT THE

Woodstock Boot
and Shoe

For the next 30

will sell at 20 per cent.

Men's, Women's & Children's

Overboots

LARRIGANS & MOORE

Also, a lot of last season's styles

SLIPPERS AT

To make room for New Goods

Call and see the Bargain

J. D. DICKSON

Woodstock, Feb. 9, 1882.

St. Jacob's Church

Magnetic Medals

Hop Bitters ;

Kidneywort ;

Quinine Wine ;

Extract Malt ;

Dick's Conditioner ;

Powder

Cuticura Salve.

Just Received

GARDEN BRUSHES

DRUGGISTS,

Corner Main & Queen Streets

Woodstock, Feb. 9, 1882

Our stock of Perfumery
Articles, Hair Brushes, &c.
plete.

GARDEN BRUSHES

BONA FIDE

Cheap

WINTER GOODS

R. B. BELYEA

I AM now offering my whole stock
Goods at Greatly Reduced Prices
ing of

Ladies', Gents' and Children's
GOODS ;
Clouds, Squares, Kid Mittens,
Yarns and Berlines in All Shapes,
Beaver and Nap Cloths,
quantities.

Also, a very large stock

Gents' Overcoats
and Undergarments

at prices that are sure to command

Call and see for yourselves.

R. B. BELYEA

Woodstock, Jan. 3, 1884

NOTICE.

THERE will be sold at Public Auction previously disposed of at Pri-
garden's Corner, in the town of Woodstock, the County of Carleton, on Friday, the tenth day of March next, at the hour of one o'clock in the forenoon, that part of the property of the late Rev. Charles R. Belyea, consisting of the Parish of Wind station in the County of Windham, containing nine acres, more or less, having been the property of the late Rev. Charles R. Belyea, who died about three years since, being commonly known as the McMillan farm, situated on the north side of the road leading from the farm in the town of Wind station to the farm in the town of Wind station, containing nine acres, more or less, having been the property of the late Rev. Charles R. Belyea, who died about three years since, being commonly known as the McMillan farm, situated on the north side of the road leading from the farm in the town of Wind station to the farm in the town of Wind station, containing nine acres, more or less, having been the property of the late Rev. Charles R. 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