

1st RACE :- Free for all. Purse, \$200.00. Divided, 50, 30 and 20 per cent. 2nd RACE :- Open to all horses that have never beaten 2.50. Purse, \$125.00. Divided, 50, 30 and 20 per cent.

3rd RACE :- Open to all horses that have never trotted for public money. Purse \$25.00. Divided, 50, 30 and 20 per cent.

-CONDITIONS.-

Nos. 1, 2, and 3 Races will be mile heats, best three in five, in harness, and be governed by the National Association Rules. Entrance fee will be 10 per cent of purse, 5 per cent. to enter, and 5 per cent to start.

In all races not less than five horses to enter and four or more to start. A horse distancing the field will receive one premium only. In all cases name, color, sex of animal, and name of owner are required. Entries close Monday, July 9th, at 6 o'clock, p. m. Horses will be called at 1 30 o'clock, p. m., and started at 2, local time.

An abundant supply of refreshments will be found for sale on the Park grounds. Admission, 25 cents. Children, 15 cents. Carriages free.

A. B. CARSON, Secretary.

Kingston, June 8th, 1894.

Lame Horses.





-UURES-Spavins, Ringbones, Curbs, Splints, Sprains, Swellings, Bruises, Slips and Stiff Joints on Horses.

Numerous testimonials certify to the wonderful efficacy of this great remedy; and every day brings fresh testimony 10m horsemen in all parts of the country, proving that FELLOWS' LEEMING'S ESSENCE is without a rival in all cases of Lameness in Horses for which it is pre-scribed.

PRICE 50 CENTS. Kent County Court.

In James Woods vs. John Campbell and On the conclusion of the case Ferguson James McCray, the Jury without leaving v. Leed, reported in the last issue of THE their box found for the plaintiff \$44.00. REVIEW-George M. Clarke and George It was an action for work and labor done A. Lounsbury vs. Thomas Johnson ad- by the plaintiff for the defendant at Folly ministrator of James Johnson deceased, Lake, Nova Scotia. The defence was that was called on. This was an action of there was no partnership between the Trover for a waggon sold by the plaintiffs defendants and that McCray was not hable, to one Collins, by him sold to one Robert but they failed to make out this defence. McPherson, and by McPherson to James Phinney & Carter for plaintiff. C. J. Johnson. Mr. Lounsbury finding the Sayre for defendant. wagon in Johnson's possession demanded it from him, claiming it fir t under a Bill of Sale and subsequently under a Lien Note. Johnson replied that he did not know Lounsbury and he would return the SAFE wagon to McPherson from whom he had got it, and if Lounsbury had a right to the THE GREAT wagon he could get it there. With this BLOOD proposition, Lounsbury refused to comply H saying that he would not follow his wagon PURIFIER all around the country, that Johnson was good for it and McPherson was not and he would look to Johnson for it. John son immediately returned the wagon to McPherson and Lounsbury without delay commenced the action. The cause was tried in July, 1892, before Judge Landry, who charged the Jury that the defendant BRISTOL'S had not made out any defence, and all the Jury had to do was to assess the damages, SARSAPARILLA and the Jury thereupon found for the plaintiff. This verdict the Supreme Court CURES ALL on appeal set aside and ordered a new **Faints of the Blood.** trial In the meantime James Johnson, the defendant died and his administrator CERTAIN was made defendant in his stead. The

same facts being established in this case, trover for a wagon bought by LeBlanc Both Parties Want Votes. Judge Wells charged the Jury for the from Phillip H Theriault late proprietor LONDON, July 5 .-- Justin McCarthy, addefendant and after an absence of two of the Queen Hotel, Buctouche. Plaintiff dressing a meeting in London last night, hours four of their number entered a claimed it under an alleged purchase from said that the government was determined verdict in favor of the defendant H. H. and settlement of accounts with Theriault to carry the evicted tenants bill at the James for plaintiff. Phinney & Carter prior to the purchase by LeBlanc, but it present session. He declared that the for defendant. appearing in evidence that the transaction home rule conflict could not be of long

The next case tried was John H. Wheten was of such a character as should have duration. He would ten thousand times vs. John Cail, Edward Pine, John Leet been reduced to writing and registered prefer aggression from the Liberals, but and others. This was an action of Trover under the Bills of Sale Act, Judge Wells even if they were defeated, the Tories on for two cows seized by the defendants as left certain questions concerning the bona coming to power would soon discover a trustees of School District No. 14, Weld- fides of LeBlanc's purchase to the Jury necessity for Irish votes and therefore a ford, under an execution for school taxes under the evidence on which they failed latent sympathy for home rule.

against Ephraim Wheten. 'I he defence to agree and after an absence of over two was that the cows were the property of hours, were with consent of counsel dis-Mr. Ephraim Wheten and not of the charged. C. J. Savre and H. H. James

THREE HUNDRED and FIFTY DOLLARS

To be Awarded in Prizes

as

follows:

plaintiff and that they were seized under an for plaintiff. Phinney & Carter for execution issued on a valid assessment. defendant.

the plaintiff a verdict for \$35.00 was

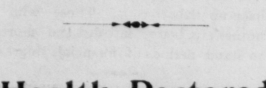
entered for him, as assessed by the Jury.

Phinney & Carter for plaintiff. C. J

Sayre for defendant.

The plaintiff, however, proved the pro-The argument in Muillet vs. Pineau perty in himself, and in the opinion of the stood over to suit the convenience of the Judge no District School assessment was counsel engaged. proved and the execution was illegally

The Court closed on Friday evening issued. The Jury having answered the having disposed of all the business before questions submitted to them favorably to



Health Restored ALL RUN DOWN No Strength nor Energy

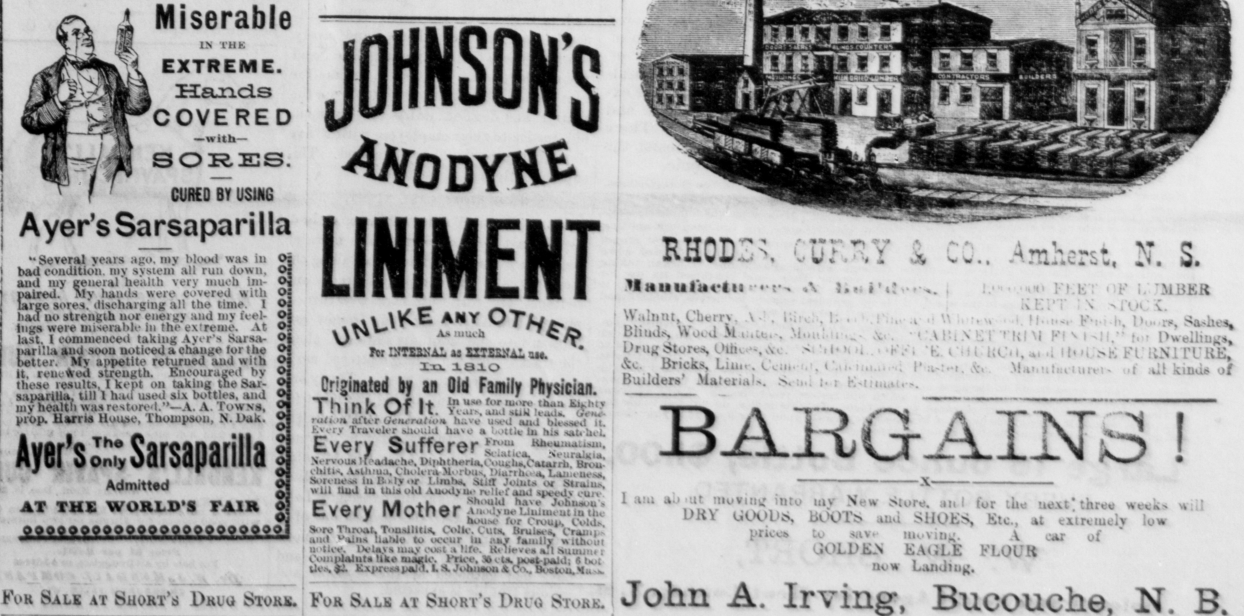


To prevent pale and delicate children from lapsing into chronic invalids later in life, they should take Ayer's Sarsaparilla together with plenty of wholesome food

and out-door exercise. What they need to build up the system is good red blood.

1000 Killed in Battle.

LONDON, July 5 .- A despatch to the Daily News from Paris says : The Brazilian legate in this city has received a despatch reporting that a battle was fought



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New and comfortable sittings in your church write for our designs and prices.

We have furnished new church sittings within the past twenty years for over FIFTY CHURCHES throughout the Lower Provinces and the State of Maine.

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HALEY BROS. & CO., I TO 23 BROAD STREET. SAINT JOHN. N. B.

