nd subsequent facts went to show that some and subsequent facts went to show that some urang ments of the kind had been entered into. The only witnesses for the prosecution were those directly interested, hose who, if they rook an action themselves or were standing in the dock, could not give evidence in the case. Mr. McGibbon had brought but that the trace young men lived in Montreal and their families readed here, but he was only and their families readed here, but he was only and their families readed here, but he was only and their families readed here. mpressing upon them how much they have to iose should the case go against them. The only object of the defendant was to give the asociation a chance to purge itself of this great

fr. R. D. McGibbon, before commencing his address to the jury, objected to the plea of justification, and claimed that the defence had not made proof in the respect.

Mr. C. J. Doberty replied, stating that it was sufficient that the statement be proved substantially true.

Mr. McGibbar.

tially true.

Mr. McGibbou said everybody agreed that
the association was in no way smirched by the
action of its individual members, or because of
the more serious accusations made against them. the more serious accusations made against them. He held that there could not have been any conspiracy pleatous to the Friday night on which Brady Flanagan and Jenkins were towhich Ecacy, riningan and Jenkins were to-gether. He reflected on the testimony of Jenkins, and said that he made such contra-dictions un er oach that his veracity was called dictions unser oach that his veracity was called into question. The learned counsel said he was retained by the association with the object of arriving at the true state of the whole transaction. The witnesses for the defence were next after the defence was depicted in a not over-favorable light, while the complainants, and those who gave evidence on their behalf, were represented as young man of on their behalf, were represented as young men of on their behalf, were represented asyoungmen of respectability against whom not a word of censure should be uttered. He concluded by appealing to the jury to give a judgment in favor of the plaint fis who were young men on the very threshold of their career, and who had been ground libelled.

### been gros,ly libelled. THE JUDGE'S CHARGE.

Mr. Justice Davidson in charging the jury complimented the counsel in the calm and able manner in which they had carried the case to manner in which they had carried case to that stage. Putting aside all legal technicali-ties the question was very clear. The Mont-real Amazour Athletic Association was desirous of having a full and thorough investigation to maintain its honor. They came before the Court as an incorporated body and asked the law for a redress of their grievances. Newspapers for a redress of their grievances. Newspapers had a perfaut right to criticise any match or performance to which money is exacted for admission, so long as they did not go beyond legitimate bounds. In the first place, it had been alleged that the match was sold, and again the sellers were said to have disgraced thangelyes by shandening the still which they and again the sensers were said to have disgraced themselves by abandoning the skill which they could have exercised, and further, that they went into a gambling house and there made all arrangements about the game. The defence bad pleaded justification, and that was a question for the jury to decide. His Honor then explained that unanimity was not necessary, the concurrence of nine jurors being sufficient to render a verdict. According to Mr. Maltby, there had been 138 resignations from the association this year, while in the past year but 87 had withdrawn. This statement was made by the witness, as resident of the association and was in a president of the association, and was, in a measure, attributed to the publication of the articles complained of. The jury were to find articles complained of. The jury were to find a verdict for or against the awarding of damages although no specific damages had been proved, but that was not necessary under the statutes in regard to libel cases. With the jury rested the right of determining the amount of damages, if any, which the plaintiffs should receive. His Honor said there was no doubt that the defandant did not publish the article through malice, and he did not think it was the desire of the plaintiffs to ask for vindictive damages. Where a charge of libel was made. damages Where a charge of libel was made justification must be as broad as the libel itself, and the defendant must make substantial proof of all the truth contained in the libel, and proof, or all the truth contained in the hoel, and proof, in this instance, should have been made that the men accused dishonored the whole club and deceived the public on the occasion in question.

On one side or the other there was rank and deplorable perjury. If the jury believed the evidence of Flanagan, Pont and Canniff, the defendant was applied to a variety On dence of Flanagau, Pont and Canniff, the defendant was entitled to a verdict. On the other band, several other witnesses had sworn to entirely contradictory facts. There was one thing sure, either some of the witnesses swore falsely, or the conspiracy charged in the plea of deceit of the public was the invention of Pont and Jenkins. The sworn statements of Mesers. Flanagan and Maluney were next criticized, and the evidence of Mesers Malthy and Lawis were also referred to: Messrs. Maltby and Lewis were also referred to; also the fact brought out in evidence that Mr. Maltby had, during the match, asked that the men should be changed. In conclusion His Honor said it was a fact to be regretted that incidents of such a nature as those apparent in the present caca should interfere with our most popular sport. Lacrosse had up to the present time been in existence and prospered without the assistance or comivance of gamblers, and if such an element were considered necessary to the game, the sooner the sport was dropped the

The jury retired, and were in consultation about an hour when they returned about 10 15 o'clock and gave answers in the negative to the two following questions, which had been submitted to them in printed form:

1. Were the said publications substantially

2. If not, did the plaintiff thereby suffer damage, and at what sum, if any, do you fix said damage

When the foreman announced the decision of the jury there was an outburst of applause which was, however, soon checked by the Court crier. When silence had been restored, the

foreman said :-In explanation of this verdict, the jury de sire to say that, while in their opinion the publications were not proven to be substantially true, still the ungentlemanly conduct of two of the memhers of the team and the suspicious circumstances surrounding them, deserve the severest censure of the court, and, therefore, the

plaintiff is not entitled to any damages."

Upon this announcement there was another outburst of applause, which was also quickly checked.

checked.

Judge Davidson asked if the verdict was unanimous and on being told it was, remarked it was a peculiar verdict. He thought that if the articles complained of were not substantially true that the questionable conduct of two of the men would mean a diminution of the verdict and not its complete obliteration.

The foreman said the reason why they had reached such a conclusion was that they thought that a verdlet would carry costs, which they did not feel disposed to grant under the

His Honor advised them to make their finding technically correct, and he felt sure there would be no hardship suffered by any person from

such a course.

The foreman said the jurors had thought of

awarding 25 cents damages.
His Honor-Very well, let the verdict be entered for 25 cents damages.
The foreman said the jury would like to know

if such a verdict would carry costs.

His Honor—It is not my business to tell you

His Honor—It is not my business to tell you that, but I will say that, under the circumstances, the verdict will carry 25 cents costs.

The written verdict of the jury was then amended by the addition of the following words: "At the suggestions of the Court, they assess the damages at 25 cents," but His Honor ruled that it must be their own verdict, and they accordingly came to the conclusion that the good name and fair fame of the Montreal Amateur Athletic Association had been libelled, and that nothing could vindicate their honor or and that nothing could vindicate their honor o restore public confidence in them but the im position of the large sum of twenty-five cents damages, which sum an intelligent jury, after the suggestion of the judge, awarded as a balm

to their wounded feelings. OPINIONS ON THE VERDICT. WHAT A NUMBER OF CITIZENS THINK OF THE

JUSY'S FINDING.

Posr's articles were justifiable, and praise it up greatly for the exposure of the "deal." All believe that THE POST is correct, and many were surprised at the verdict, claiming that the case should have been thrown out. The players who were accused of being implicated in the deal were seen in the company of these gamblers they acknow-ledged such, and even if they d d not enter into any compact to sell the game their mere pre-sence was sufficient to arouse suspicion and some members of the associa ion cannot be in-duced to believe otherwise than that these players sold the match.

Mr. McIndoe, captain of the team and president of the club, subsequent to the rendition of the verrict last night stated that Brady and Patterson would undoubtedly be expelled from the club at the annual meeting, which will be held in April next. The request of the jury to censure these players for acting dis-gracefully was sufficient for the club to take the matter up and rid themselves of the men. Mc-Naughton is not a member of the team.

The Gazette of this morning says, in referring The M. A. A. A. chose to have the matter rifted in the public courts. Perhaps it was the better way. At all events, it proved that if there was any wrong-doing the M. A. A. A. had no de-nre to shield the gullty ones. Now a ver-dict has been rendered which, while legally exculpating any members of the team from the graver charges of bartering their honor for a money consideration, by no means leaves the good name of at least two members unsmirched This is not the time for any false sentiments of mercy. The Moutreal Amateur Athletic Association has too good a reputation to sustain to be able to afford to risk it by retaining in its ranks men, of whom it has been said by a jury of their peers, that they deserve the severe censure of the cours. It seems the plain duty of the M. A. A. A. to free itself of the

erring ones. As we have stated all along the M. A. A. A. is not an association to allow a stain to rest on its brilliant name, and has proved such by sifting this matter. They know their duty towards the players implicated, and will no doubt carry matters out satisfactorily and show that even a good lacrosse player cannot remain in their ranks when he has not acted properly.

ranks when he has not acted properly.

The Montreal Sport, published yesterday, before the verdict had been rendered, says:—

"It may be wrong to write of a case which is sub judice, but at any risk this editorial will be written. There is a wide diversity of opinion as to the course pursued by the Montreal Amatrur Athletic Association in taking out an action against The Post, and up to the time of writing the result is far from satisfactory. That there has been foul play is pretty evident to us writing the result is far from satisfactory. That there has been foul play is pretty evident to us common mortals, but if the suit should be dismissed the association will be obliged to retire at least two of their players. If the association wins its suit, and THE POST is held accountable by law for printing slanders which it has failed to prove, the Association will none the less be compelled to expel certain members. In other world, they will be compelled to do what the words, they will be compelled to do what the law has decided they have no grounds for doing, expel certain players for entering into a vile conspiracy, which, according to law, is not proven. Under any circumstances this washing the dirty linen of the M.A.A.A. in a public court may look like Spartan fortitude, but to us to look a like had policy. The same results can it looks like bad policy. The same results can be obtained by other means "

In speaking to several parties to-day regarding the verdict the following comments were

gathered: — Mr. H. J. Cloran said: "The verdict, under the circumstance and in view of the evidence, is as eatisfactory as it is peculiar. Satisfactory, because both sides are content with the result, and peculiar, as neither party to the suit is con-demned. The jury felt, however, there was crookedness somewhere, and brought it home to two members of the team, thereby justifying the exposure made by THE Post in the interest of the national game, and clearing the Montreal Amateur Athletic Association of any guilt attached to the cett of the individuals."

Amsteur Athletic Association of any gunt attached to the acts of the individuals."

Mr. W. P. Mullins, said: "The verdict is a poor one; everybody knows the game was sold, and witnesses acknowledged going into the 'deal." The case should have been thrown out altogether."

Mr. Charles Doucet, deputy clerk of the Court and Peace: "I think the verdict is kind of fair, as nobody suffers, except the players, who will probably be expelled from the Associa-tion, and though the case was not dismissed, it

is still a great victory for the Post.

Mr. T. McNulty, captain of the Crescents
(junior champions)—"I knew THE Post could have the matter explained by their witnesses. who would show that there had been a "deal, yet I was always under the belief that such a verdict would be returned on account of the evidence of the players. The verdict seems satisfactory, still the players are the worst off on account of the investigation being held, and

on account of the investigation being need, and
I think the minds of the public are made up as
to the real facts of the case."
Mr. J. L. Archambault, Q.C.—"THE POST
is to be congratulated for its noble undertaking.
I am of opinion that a certain number of
sporting men in this city are totally unit for sporting men in this city are totally unfit for that title and simply join the ranks of such as-sociations with the object of making and ex-tracting money from too credulous individuals. Sport is certainly a good thing for young men, when it is well practiced, but unfortunately there are among many of these clubs a certain number of hetel keepers who have solely at heart the lesire to gather young men in their barroom and there induce them to use intoxi-cating liquors, as it is by these means that they get their hotels and barrooms known to the public. Such places, I fancy, should be abolished at ouce, as they are ruinous to young men. As to the verdict itself I think it is a decided victory for THE POST, which has been the

only courageous inewspaper to denounce such Mr. E. Guerin, advocate—"THE Post has won a decided victory over the association, and has proven his case beyond doubt." Mr. Charbonneau, advocate—"The Post should be congratulated on its victory. I conour in the remarks made by my confrere, Mr. J. L. Archambault, Q.C., which are true in

every respect."
Mr. M. J. F. Quinn, advocate:—"I approve
of the Post and have read very carefully its
reports which are both impartial and reliable. In my opinion the present system of jurymen should be done away with. I consider the verdict a victory for the Post, but cannot understand why the action has not been dismissed

by the Court. Mr. J. S. Hall, jr., Q.C., M.P.P., in an interview with a Post representative to-day, said that he approved of the conduct of THE Post in this matter, but that in the interest of justice and morality he regretted very much that Messrs. Flanscan, Pont and a few other witnesses, while in the witness box, had not sufficiently detailed the event so as to have the guilty parties whom THE Post had denounced guisty parties whom THE FOST had denounced severely punished for their ungentlemanly conduct. If the M. A. A. wish to retain their good name they should at once meet and adopt a unanimous resolution, by which the guilty ones should without further delay be dismissed from the ranks of the association.

G. McRae, Q.C.—"THE POST was justifiable in denouncing such blackguardism on the part of alleged gentlemen, and I feel proud that the Association, which has all my sympathy, will immediately dismiss the guilty ones from its

ranks. Mr. H. Pyke, of the Court House—"Have read carefully the statements made by THE Post, which, in my belief, has won a decided

victory over its opponent."

Mr. J. F. Mackie (advocate)—The Post was justifiable in denouncing the guilty parties, who should be dismissed from the association. Ald. Dufresne-My sincers congratulations over your brilliant victory. You have succeeded

beyond doubt. Mr. Rusmer Lanctot (advocate)—I approve of THE POST'S exposé and congratulate it on its

The decision of the jury in the case last night has been the cause of serving the public generally with a fruitful topic of conversation to-day. The matter was talked ever everywhere, and ha majority of people consider that The ant success for the Post, and a victory that it Mr. Weir, advocate: The Post has won the

# CASIORIA

for Infants and Children.

"Castoria is so well adapted to children that recommend it as superior to any prescription Sour Stomach, Diarrhoca, Eructation, Kills Worms, gives sleep, and promotes di-I recommend it as superior to any prescription known to me." H. A. Ancere, M.D., 111 So. Oxford St., Brooklyn, N. Y.

Without injurious medication.

THE CENTAUR COMPANY, 77 Murray Street, N. Y.

should not forget, as it has succeeded in every respect in denouncing some rotten sheep that compose some of our sporting clubs."

Messrs. A. B. Longpré and J. S. Honey, prothonotaries of the Superior Court. congratulated The Post upon its success and have read with much pleasure its interesting reports. THE POST, they claim, has won a victory over

the Post, they claim, has won a victory over its opponents.

Mr. John Lewis—"I have not a correct view of the verdict yet and do not wish to say anything at present on that point. The players who were charged with conspiracy, however, should be expelled, and the matter ought to be taken up also at the meeting of the Lacrosse convention and then have them declared pro-

fessionals, thus being prevented from acting on any other amateur team."

Mr. James A. Taylor, leather merchant, and member of the M.A.A.A., when asked what he thought of the trial, significantly said: "When lacrosse is played in court I don't wish to have anything to do with it."

A Shamrock player: "How is it that you A Shamrock player: "How is it that you have not mentioned anything about how we lost the championship by the Montrealers playing into the hands of the Cornwalls? Did we do the same when there was a question, the seas en before last, between the Montrealers and Torontos winning the championship?"

Mr. J. A. C. Madore, advecate—"Congratulate the editor of the Post in my name. Am attisfied you have denounced the guilty one.

satisfied you have denounced the guilty ones, but regret very much that the jury in its verdict have not compelled the association to pay all costs incurred."

### WHAT AM I TO DO?

The symptoms of Biliousness are unhappily but too well known. They differ in different individuals to some extent. A Bilious man is seldom a breakfast eater. Too frequently, alas. he has an excellent appetite for liquids but none for solids of a morning. His tongue will hardly bear inspection at any time; if it is not white and furred, it is rough, at all evente.

The digestive system is wholly out of order and Diarrhea or Constitution may be a symptom or the two may alternate. There are often Hemorrholds or even loss of blood. There may be giddiness and often headache and acidity or flatulence and tenderness in the pit of the stomach. I'o correct all this, if not effect a cure, try Green's August Flower; it cost but a trifle and thousands attest its efficacy.

Many delight more in giving of presents than in paying their debts.—Sir F. Sidney.

# A TIMELY PRECAUTION.

To prevent serious disease, regulate the stomach, liver, bowels, kidneys and blood with Burdock Blood Bitters. Remember that prevention is better than cure.

The highest power is consistent with the lowliest tenderness. He that is mightiest in word is mighty, not so much in thunder and fire, as in silent nersnasive ness.—Rev. C. H. Spurgeon.

IMPORTANT TO WORKING MEN. Artisans, mechanics and laboring men are liable to sudden accidents and injuries, as well as painful cords, stiff joints and lameness To all thus troubled we would recommend Hagyard's Yellow Oil, the handy and reliable pain cure for outward or internal

Affectation in any part of our carriage is lighting up a candle to see our objects, and never fails to make us taken notice of, either as wanting sense or sincerity.-Looke.

# IN A DANGEROUS CONDITION.

Any person troubled with irregular acting kidneys or any form of kidney complaint, however slight it may seem, is in a dangerous condition if the trouble is neglected. Burdook Blood Bitters should be taken at once : it is the best regulator of the kidneys, liver and blood known to the world.

Apology is only egotism wrong side out. Nine times out of ten the first thing a man's companion knows of his short-comings is from his apology.—Holmes.

# MOTHERS!

Castoria is recommended by physicians for children teething. It is a purely vegetable pre-paration, its ingredients are published around each bottle. It is pleasant to taste and abso-lutely harmless. It relieves constipation, regulates the bowels, quiets pain, cures diarrhoea and wind colic, allays feverishness, destroys worms, and prevents convulsions, soothes the Castoria is the children's panacea—the mothers friend. 35 doses, 35 cents.

The small courtesies sweeten life; the greater ennoble it .-- Bovee.

IF YOU ARE TIRED TAKING the large old fashioned griping pills, try Carter's Little Liver Pills and take some comfort. A man can't stand everything. One pill a dose. Try

The first and worst of all fraude is to cheat one's self. All ain is easy after that,-Bailey.

GRATEFUL-COMFORTING.

LBREAKFAST.

"By a thorough knowledge of the natural laws which govern the operations of digestion and nutrition, and by a careful application of the fine properties of well-selected Cocca, Mr. Epps has provided our breakfast tables with a delicately flavored beverage which may save us many heavy doctors' bills. It is by the judicious use of such articles of diet that a constitution may be gradually built up strong enough to resist every tendency to disease. Hundred of subtle maadies are floating around us ready to attack wherever there is a weak point. We may escape many a fast shaft by keeping ourselves well fortified with pure blood and a properly nourished frame." — Civil Service Gezette.

Made simply with boiling water or milk. Sold "By a thorough knowledge of the natural law

Mr. L. O. David, M.P.P.: The Post has my Made simply with boiling water or milk, Sold sympathy and has won a success over its opponents.

Service Service Central Made simply with boiling water or milk, Sold only in Packets by Grocers, labelled thus:

JAMES EPPS & CO., HOKGGPATRIC CENTRIES. 22-G LONDON, ENGLAND

to 88 a Day. Samples and duty FREE Lines no. under the horses feet. Write BREWSTER'S SAFETT REIN HOLDER Co. 148-G.

15 Pounds grined in Three Weeks and Chteb of CONSUMPTION. Messrs. Craddock & Co., 1032 Race St.,

Philadelphia, Pa

GENTLEMEN :-Please send me twelve bottles of Dr. H. James' Cannabis Indica, one each of Pills and Outment, for a triend of mine who is not expected to live; and as your medicines not expected to five; and as your medicines, cured me of Consumption some three years ago, I want him to try them. I gained fifteen pounds while taking the first three buttles, and I know it is just the thing for him. Respectfully, J. V. HULL,

Lawrenceburg, Anderson Co., Ky.

# MEN.

Suffering from the fleets of vonthful errors, carly decay, wasting weakness, lost manhood, etc., I will send a valuable treatise (sealed) containing full particulars for home cure, FREE of charge. A splendid medical work; should be read by every man who is nervous and debilitated. Address, Prof. F. C. FOWLER, Moodus, Conn.

STOPPED FREE Marvell us success.

Inana Persons Sestored.

Dr. KLINE'S GREAT
Nerve Restorer

for all Brain & Nerve Dishases. Only
sure cure for Nerve Affections. Fits,
Epilepsy, etc. Innalitate it taken as
directed. No Fits after first lay's use.

Treatise and \$2 trial bottle free to Fit parients, they
paying express charges address of affilicted to
DR. KLINE, 981 Arch St., Philadelphis, Pa. See
Druggists EE WARL OF INITATING FRAUDS.

For sale by LYMAN BROS. & Co., Toronto



PROVIN'E OF QU'BEC, DISTRICT OF MONTREAL—
No. 122R—In the Superior Court.—Dame Cosarine
Masson, of the city and district of Montreal, wife of
Athanske Papineau, carriage maker, of the same place,
dely authorized a ester en justice, Plaintiff, vs. the said
Athanske Papineau, Defendant.
An action en sevaration de biens has, this day, been
instituted in this cause.

UDAH, BRANCHAUD & BAUSET,
Attorneys for Plaintiff.

Montreal, 20th September, 1887—28-2

PROVINCE OF QUEBEC, SUPERIOR COURT, DISTRICT OF MONTHRAL. No. 415.

Dame Edesse Clement, of the City and District of Montreal, wife of Pierre Jules Godin, Inn-keeper, of the same place, duty authorized a ester en justice, has, this day, Instituted an action for separation as to properly against her said husband.

Montreal, January 19th, 1888.

BERGEVIN & LECLAIN,

Attornoys for Plaintiff.

CANADA,
PROVINCE OF QUEERC,
SUPERIOR COURT. District of Montreal. Dame Rebucca Gabla, wife of Frederick Baker, manufacturer, both of the City and District of Montreal, has this day instituted an action en separation de biens against her said husband.

Montreal, 18th January, 1888.

26-6 G. F. COOKE, Attorney for Plaintiff.

DISTRICT OF MONTREAL, SUPERIOR COURT. No. 894.

NO. 504.

Dame Marie Longtin, of the Parish of Rt. Constant, in the district of Montreal, wife of Hormisdas Barbeau, formerly farmer of the same place, and now absent in foreign parts, duly authorized, has this day instituted on action on separation de ètens against her bushand.

PAGNUELO, TAILLON, BONIN & GOUIN, Attorneys for the Plaintiff. Montreal, 11th January, 188. 24-5

DISTRICT OF MONTREAL, SUPERIOR COURT, MARCBLINEDEMERS, of the City of Montreal, Plaintiff,

BDOUARD CONSTANT PONTAUT, painter, of the same place. Defendant
The Plaintin has this day instituted an action for reparation de biens against the said Defendant. Montreal, 7th January, 1888.

AUGE & LAFORTUNE, Attorneys for Plaintiff.

PROVINCE OF QUEBEC, 7
DISTRICT OF MONTREAL. 5
Superior Court for Lower Canada.
The twenty-first day of January, one thousand eight hundred and eighty-eight.
No. 804. No. 804.

Marie Longtin, of the Parish of St. Constant, in the District of Montreal, wife of Hormisons Barbeau, formerly farmer of the same place, duly authorized to ester an justice to the effects of these presents, Fisintiff.

The said Hormisdas Barbau. formerly farmer of the said Parish of St. Constant, and now absent in parts atknown, Defendant.

Upon wotlon of Messrs. Pagnuelo, Taillon, Bonin and Gouin, attorneys of the Plaintiff, the Defendant is Nodrod to appear within two months. oldered to appear within two months. By order, 25-4 HONEY, LONGPRE & CHERRIER, P.S.C.

HEALTH FOR ALL

# HOLLOWAY'S PILLS.

This Great Household Medicine Rank Amongst the Leading Necessa-ries of Life,

These Famous Pills Purify the BLOOD, and most powerfully, yet soothingly, on the LIVER STOMACH KIDNEYS&BOWELS Giving tone, energy and vigor to these grea MAIN SPRINGS OF LIFE. They are confi

dently recommended as a never-failing remedy in cases where the constitution, from what ever cause, has become impaired or weakened They are wonderfully efficacious in all ailments incidental to Females of all ages, and, eral Family Medicine, are unsurpasse

HOLLOWAY'S OINTMENT Its Searching and Healing Properties are Known Throughout the World.

FOR THE CURE OF Bad Legs, Bad Breasts, Old Wounds Sores and Ulcers!

It is an infallible remedy. If effectually rubbed on the Neck and Chest, as salt into meat, it Oures Sore Throat, Bronchitis, Coughs, Celds, and even Asthms. For Glaudular Swellings Abscesses, Piles, Fistulas, Gout, Rheamatism and every kind of Skin Disease, it has never hear to fail. been kown to fail

Both Pills and Ointment are sold at Professor

Holloway's Establishment, 538 Oxford street, London, in boxes and pots, at 1s, 11d., 2s. 6d. 4s. 6d., 11s., 22s. and 33s. each, and by all medicine vendor throughout the civilized world.

N.B.—Advice gratis, at the above address

INPRECEDENTED ATTRACTION

OVERSA MILLION DISTRIBUTED. CAPITAL PRIZE, \$300,000



Louisiana State Lottery Company. Incorporated by the Legislature in 1868, for Educa-tional and Chartisble purposes, and its franchise made a part of the present bitate Constitution, in 1879, by an Overwholming popular vote.

Its Grand Single Number Drawings take place Montbly, and the Grand Quarter'y drawings regularly every three months (warch, June, Septon ber and December).

"We do kereby certify that we supervise thearrange ments for all the Monthly and Quarterly 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 authorize the Company to use this certificate, with foo-similes of our simplifying attached in its advertisement."



We the undersigned Banks and Bonkers will pay all Prizes dra n in The Louisiana State Lotteries which may be presented at our counters. J. H. OGLESBY, Pres. Louisie 12 Nat'l Bank. PIERRE LANAUX, Pres. State National Bank. 4. BALDWIN, Pres. New Orleans Nat'l Bank. CARL KOHN, Pres. Union National Bank,

GRAND QUARTERLY DRAWING In the Academy of Music, New Orleans, Tuesday, Mar. h 13, 1888.

CAPITAL PRIZE, \$300,000. 



1,000 Prize are 100,000
1,000 Prize are 100,000
1,000 Prize are 100,000
1,000 Prize are 100,000 3,136 Prizes amounting to.....\$1,055,000

For Club Rates, or any farther information, apply to the undersigned. Your handwriting must be distinct and Signature plain. More rapid return mail editory will be assured by your enclosing an Envelope bearing Send POSTAL NOTES, Express Money Orders. or New York Exchange in ordinary letter. Currenc by Express (at our expense) addressed

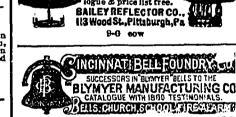
M. A. DAUPHIN New Orleans, 1a. or M. A DAUPHIN, Washington, D.C.

Address Registered Letters to NEW ORLEANS NATIONAL BANK.

REMEMBER That the presence of Generals Beauregard and Early, who are in charge of the drawings, is a guarantee of absolute fairness and integrity, that the chances are all equal, and that no one can possibly divine what number will draw a Prize.

REWEMBER that the payment of all Prizes is GUARANTEED BY FOUR NATIONAL BANKS of New Orleans, and the Tickets are signed by the President of an Institution whose chartered rights are recognized in the histoct Courts; therefore, beware of any imitations or an immusschemes









Purgative. Is a safe, sure and effectual

destroyer of worms in Children or Adults.

LOOD

WILL OURE OR RELIEVE. DIZZINESS. BILIOUSNESS, DROPSY. DYSPEPSIA INDIGESTION. FLUTTERING OF THE HEART. JAUNDICE, ACCOUNT OF ERYSIPELAS, THE STOMACH SALT RHEUM, HEARTBURN, DRYNESS OF THE SKIN. HEADACHE, And every species of diseases arising from disordered LIVER, KIDNEYS, STOMAON, BOWELS OR BLOOD.

E. Milituria ... (II., Proprietors, Toronio.

# ALLAN LINE.



UNDER CONTRACT WITH THE GOVERNMENT OF CANADA AND NEWFOUNDLAND FOR THE CONVEYANCE OF THE CANADIAN AND UNITED STATES MAILS.

1887-Winter Arrangements-1888

This Company's Lines are composed of the following double-engined, Clyde-built Logs STEAMSHIPS. They are built in water-tight compartments, are unsurpassed for strength; speed and comfort, are fitted up with all the modern improvements that practical experience can success, and have made the faster time con success. can suggest, and have made the fastest time on

record.

Tonnage. Vessels. Commanders Austrian ... 2,458
Buenos Ayroan ... 4,005
Canadian ... 2,906
Carthaginian ... 4,214 John Bentey James Scott. John Kerr. A. Macnicol. Alex. McDougall.
Lt. R. Barret, R.N.R. Caspian ...... 2,728 Circassian ..... 3,724 Capt. C. J. Menzies. C. E. LeGallais Corean .....3,488
Grecian ....3,613
Hibernian ....2,997 Lt. W. H. Smith, R. R. Capt. J. G. Stephenso •

" D. McKillop.

" Hugh Wylie.

" W. Dalziel. Polynesian .....3,983

Rosarian......3,500 Building.

Rosarian......3,500 Building.

Sardinian......4,376 Capt. J. Ritchie.

Sarmatian....3,647 W. Richardson.

Scandinavian...3,068 John Park.

Siberian...3,904 R. P. Moore.

Waldensian...2,256 D. J. James. The Steamers of the Liverpool Mail Line sailing from Liverpool on THURRDAYS, from Portland on THURBDAYS, and from Halifax on SATURDAYS, calling at Lough Foyle to receive on board and land Mails and Passengers to and from Ireland and Scotland, are intuded to be despatched from Halifax:

James Ambury

From Portland to Liverpool, via Halifax : 

From Baltimere to Liverpoel, via Halifax : Sarmati-m. Jan. 10 Garcassian. Jan. 24 Polynesian. Feb. 6 Rates of passage from Montreal via Halifax:—Cabin 558.75, \$78.75 and \$88.75 (according to accommodation). Litermediate, \$35.50. Steerage, \$2:.50.

Rates of passage from Montreal via Portland:—Cabin. \$57.50 \$72.50 and \$52.50 (according to accommoda-tion); Intermediate, \$35.50; Steerage, \$25.50. Rates of passage from Baltimore to Liverpool:—Cabin, \$60, \$85 and \$75. Intermediate, \$30. Steerage, \$20.

NEWFOUNDLAND LINE. The Steamers of the Halfax Mail Line from Halfax to Liverpool, via St John's, N.F., are intended to be despatched FROM BALIFAX. 

GLASGOW LINE
During the season of Winter Navigation steamers will
be despatched regularly from Glasgow for Hoston (via
Halifax when occasion requires), and regularly from
Boston to Glasgow direct, as follows:

Carthaginian About Dec. 12
Siberian About Dec. 26
Scandinavian About Jan. 9

The Steamers of the Glasgow, Londonderry and Philae-dolphia Service are intended to be despatched from Philadelphia for Glasgow:— FROM PHILADELPHIA. 

THROUGH BILLS OF LADING. Granted to Liverpool and Glasgow, and at al Continental Ports, to all points in the United States and Canada, and from all Stations in Canada and the United States to Liverpool and Glasgow,

Via Boston, Portland and Hallfax.

Connections by the Intercolonial and Grand Trunk Railways, via Halifax; and by the Central Vermont and Grand Trunk Railway (National Despatch), and by the Boston an Albany, New York Central and Great Wester Railways (Merchants' Despatch), via Boston and by Grand Trunk Railway Company.

Through Rates and Through Bills of Lading for East bound traffic can be obtained from any of the Agents of the above-named Railways.

For Freight, Passage or other information, apply to John M. Currie, 21 Quai d'Orleans Haire; Alexander Hunter, 4 Rue Gluck, Paris; Aug. Schmitz & Co., or Richard Berns, Antwerp; Ruys & Co., Rotterdam; C. Hugo, Hamburg; James Moss & Co., Bordeaux; Fischer & Behmer, Schusselkorb No. 8, Bremen; Charle Foy, Belfast; James Scott& Co., Queenstown Montgomerie & Workman, 36 Grace-churc street, London; James and Alex. Allan, 7 Great Clyde Street, Glasgow; Allan Brothers, James street, Liverpool; Allans, Rae & Co., Quebec; Allan & Co., 112 LaSalle street, Chicago; H. Bourlier, Twonto; Thes. Cook & Son 261 Broadway, New York, or to G. W. Robinson, 1865, St. James street, opposite St. Lawrence Hall. Via Boston, Portland and Hallfax.

son, 1361 St. James street, opposite St. Law rence Hall. H. & A. ALLAN. 4 India street, Portland. 80 State street Boston, and

25 Common street, Montres Nov. 18, 1887.

SEAUTIFULLY ILLUSTRATED. 44 This Magazine portrays American thought and life from ocean to ocean, is filled with pure high-class literature, and can be safely wel-

comed in any family circle. PRICE 250. 68 \$3 A YEAR BY MAIL Sample Copy of current number mailed upon 16-

colpt of 25 class back numbers, 15 cts. Promium List with either. R. T. BUSH & SON, Publishers,

130 & 132 Pearl St., N. Y.

# WANTED.

For the R. C. Separate School Section of Mattawa Village, a male teacher holding a second class certificate. One capable of teaching English and French preferred. Apply, stating salary and enclosing testimonials, to

GEO, SMITH, oc. Trees. The state of the s