

NOTICES OF MOTIONS.

Mr. *Gigault*—In Committee of the Whole on Bill (No. 132) An Act respecting the sale of Intoxicating Liquors and the issue of Licenses therefor,—That Section Forty-four (44) be amended by inserting therein the words “Township or Parish” after the word “Village” in the first line.

That the following clause be added after Section 64 :—

64a. The Municipal Council of every City, Town, Village, Township or Parish has a right to make, amend or repeal by-laws to prohibit the sale of Intoxicating Liquors and the granting of licenses therefor within the limits of the Municipality. Every by-law made in virtue of the present Section whether for prohibiting the sale of Intoxicating Liquors and the issue of licenses therefor or for repealing any such prohibitory by law only comes into force from the first day of the month of May which follows its promulgation. Provided always that before such period and before the first day of March an authentic copy thereof has been sent to the License Commissioners of the District. The Commissioners of the District cannot so long as such prohibitory by-law remains in force, issue or grant licenses authorizing the retailing of Intoxicating Liquors in any hotel, tavern, saloon or shop.

That the following clause be added after Section 75 :—

75a. The Council of every City, Town, Village, Township or Parish may, by by-law to be passed before the first day of March in any year prescribed for the then ensuing license year beginning on the first day of May, that no retail license shall be granted to any person to sell liquors by retail in any store, shop, place or premises where groceries or dry goods are sold or exposed for sale, or in any store, place or premises connected by any internal communication with such first mentioned store, shop, place or premises; and the Board, upon receiving a copy of such by-law, shall be bound to observe the provisions thereof; and such by-law shall continue in full force for such year and any future year until repealed.

Mr. *Keefer*—On Monday next—ENQUIRY OF MINISTRY—Whether it is the intention of the Government to place in the Supplementary Estimates for 1883, a vote for the building of a Custom House and Post Office at the Port of Lunenburg, Nova Scotia?

Mr. *Bourbeau*—In Committee of the Whole on Bill (No. 132) An Act respecting the sale of Intoxicating Liquors, and the issue of Licenses therefor,—That Section seven (7), sub-section A, be amended by substituting the words “one gallon” for the words “one quart,” in the twenty-third line of page four.

Mr. *Gigault*—In Committee of the Whole on Bill (No. 132) An Act respecting the sale of Intoxicating Liquors, and the issue of Licenses therefor; and on the third reading of the said Bill—To strike out Section 46 and to substitute the following Section in place thereof :—

46. No license shall be granted by the Board for the sale of liquors within the limits of a town, incorporated village, parish, township or other municipality (save and except counties and cities) when it shall have been made to appear to the Board in manner hereinafter provided, that the majority of the duly qualified Parliamentary electors therein, who have voted at a poll, taken as hereinafter specified, have declared themselves to be in favor of a prohibition of the sale of intoxicating liquors in their locality, and against the issue of licenses therefor.