

We do hereby certify that we supervis rs as acrony certify that we supervise the arrangements for all the Monthly and Quarterly Drawings of The Louisiana State Lottery Company, and in person manage and control the Drawings them-selves, and that the same are conducied with homesty, fairness, and in good faith tomogra dl parties, and we authorise the operate in the Province of Quebec, is an additional indication that lumber operators are at a disadvantage in toward all parties, and we authorise the this province. Mr. Burns is a New y to use this certificate, with fac Brunswicker and, doubtless, would prefer to encourage operations within

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LANG, 92. TORDAS, \$1. LAPTAL PRIZE OF \$150,000...\$150,000 1 GRAND PRIZE OF \$50,000...\$150,000 1 GRAND PRIZE OF \$00,000...\$0000 2 LARGE PRIZES OF 10,000...\$0,000 4 LARGE PRIZES OF 5,000...\$0,000 4 PRIZES OF 5,000...\$0,000 5 PRIZES OF 5,000 5 PRIZES OF 5 PRIZES

. \$80,000 \$535,000 2.179 Prizes an r information write clearly, giving POSTAL NOTES, Express b, or New York Exchange in Express Bor by Figure 1

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REMEMBER That the presence Generals Beauregard a REMEMBER That the payment of all rises is GUARANTEED BY FOUR NATIONAL BANKS of New Orleans, and

repel what they pretend to decoy. Industry and earnestness in pursuit of the object would suggest new methods and revised proposals, while persisting in a course fatal to success terests at stake in New Brunswick. which must be benefitted, by the promotion of any great business enterprise, but he is forced by the disadvantages attending lumber operaions here to direct his attention, his own capital and that of those asso-

his own province, other considera-

tions being equal. He would do so,

moreover, beca se he has large in-

by Mr. Burns.

The Kent Northern.

and, at the same time, realise the penefits of capital seeking investment in enterprises such as that promoted

the attention of the people to a no supreme court judge, would not be Mr. John C. Brown, who controls practical question and from the obliged to go or send to St. John or Fredhe Kent Northern Railway, writes speculation and dangers of both Com- ericton in many cases as at present. mercial Union and Annexation.

rails furnished by the Dominion Government to the company were from the Prince Edward Island nar-row-guage road and of very light weight. This obliged him to dispose of a heavy locomotive, which, while it had enabled him to successfully
fight the snow-drifts, injured the rails, and made it necessary for him to obtain and run light engines, which were unequal to the task of successfully working the snow The cry about loyalty is utter gib a dissurcetion as opposed to natural from the Prince Edward Island nar-trow-guage road and of very light to abled him to successfully to obtain and run light engines, which were unequal to the task of successfully working the snow The cry about loyalty is utter gib The cry about loyalty is utter gib The cry about loyalty is utter gib the snow-differs in the mill fwe would have better successfully working the snow The cry about loyalty is utter gib The cry about loyalty is utter gi

MARCH 15.

pieces of statesmanship ever drafted, there cil, as before confederation. He read the lass, Ketchum, Atkinson, Burchill, Bu have been difficulties between the local first resolution adopted at Quebec. He ryman, Bellamy, Moore, 27. and central authorities which were only would not say that the dominion govern-ATTORNEY GENERAL BLAIR. overcome by the required changes. The ment had exercised the power of disallowin resuming the discussion on the Quebec

features of the B. N. A. act being new ance in an arbitary manner, but the act and the act being complex in its character, as it now stands gives them the right to lengthy speach of yesterday he would it was not to be wondered that experience do so. It was assumed, when the B. N. would show that the same remedy would A, act passed, that provincial legislation

had a muscy, coorder provincial acts, differed very much from that put upon it by the page of neservice in stump speeches to make a dishonest reply to the charge of ne-glect of trying to negotiate some terms of reciprocity. For nine long years they have been fishing with a bait designed to

persisting in a course fatal to success for the members of the law commission. argues a determination not to suc-It was ovident, however, that the work and many of them were and the federal authority, one of the parargues a determination not to suc-ceed. The fuct is the National Policy is in their report state positively that they have a not interest. Such and the rederat autoority, one of the par-ties interested should not be the body to determine whether the subject of dispute in their report state positively that they have a not interest. Such $\begin{array}{c} \mbox{captel} and that of those associated with him in this big undertakener of the fact is the National Policy is in this own. Therefore, cannot be true to anything that is in the general interest of the contry. As the administration capped sait is in the general interest of the contry. As the administration real in its policy towards lumber men as is that of Quebec, we would have fewer idle mills, retain many of our people who are now forced to leave us from want of employment were to few with the contry has attained have fewer idle mills, retain many of unpeople who are now forced to leave us from want of employment were to few with the declaration of the work of contegeration of the work of the work of the the contry has attained have fewer idle mills, retain many of unpeople who are now forced to leave us from want of employment were to the contry has attained have fewer idle mills, retain many of unpole who are now forced to leave us from want of employment were to the advite the declaration of the work from the declaration of the work from the local legislature which it will leave us from want of employment leave leave us from want of employment leave lea$ during benefit which it will leave behind. In the declaration of the Mr. Tweedie said he would not dispute wincial interests demanded it. He did not mear to say that the resolutions sub-ited to this hour mean the said he would really be of Confederation. According to the Railbehind. In the declaration of the Mr. Tweedie said he would not dispute mitted to this house wore the very em- decided by the members of other provinces. of Confederation. According to the Railbodiment of wisdom. Naturally at such The power to disallow legislation on the and manufactured products, the Lib-eral party has redeemed an error and ground. If the house adopted the reso- give to any one gentleman, no matter ground. If the house adopted the reso- give to any one generation, he minim build that will not cross or connect with lutions, they would be transmitted to what his ability might be. The dominion the l. C. R.? And the minute a road. the Queen, and by their adoption in the government claim the right to say whethvarious parliaments represented at Que er our legislation is correct or not. We bec, it was hoped to have the desired say that there should be equal facilities to amendments in the constitution made. the federal and provincial governments Before taking up the subject proper he for promptly obtaining a judicial deter-the way of subsidies. The mere stating of such a proposition, he was satisfied, R. R. Ties, Lumber, Lat is, Before taking up the subject proper he desired to combat another proposition thrown out by some members in this house, and in a portion of the press. Ob-jection was made to these resolutions on the R. N. A act as it now stands, there

Halves it open for traffic, and we infer from bis letter that at all times when the 20,000 the snow blockades, men were em-20,000 arnlains that over one half of the 50,000 construct number of the direction of politic 50,000 the snow blockades, men were em-50,000 construct number of the direction of politic 50,000 the snow blockades, men were em-50,000 the snow blockades, men were em-5

which were unequal to the task of successfully working the snow plow. While the explanations given by Mr. Brown are satisfactory to a certain extent he does not appear to fully appreciate the situation. He seems to assume that very little in convenience and loss—save to himself —have been caused by the non-

leal as rapidly as possible with the remaining resolutions. He would do so in order not to weary the members and so that the debate might not be nanecessar ily prolonged. The sixth resolution de sires that, the British North America Act be so amended that the Federal Parliament shall not have the power of withdrawing from Provincial invi-diction local works situated within any province and built in part or otherwise with the money of the province or the municipalities there of. At present the Federal authorities have the power of so withdrawlog such local works, without compensation, by merely declaring the same to be for the general advantage of Canada or for the advantage of two or more provinces Absolutely Pure That is in direct opposition to one of the terms upon which we entered confedera This powder never varies. A marvel of pt it; tion. Then it was distinctly understood

that all such works were to be the excluconnecting with the Intercolonial, the Grand Trunk or the North Shore are declared to be works for the general advan tage of Canada. What railway can we crosses or connects with the I. C. R. it is withdrawn from our jurisdiction, no matter how much we may have aided it in

out power to act. At present we have a 22 Central Wharf, BOST (N.

W. & R. Brod e Commission Merchan

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NEW BRUNSWICK TRADI IG Wrought Iron Pipe iolence. The seventh resolution deals with the electoral lists. We propose in a ANDmeasure to have a say regarding such lists He did not think there should be much FITTINGS feeling over the resolution. The time was oming when the franchise would be in GLOBE & CHCK VALVIS. the hands of every citizen capable of exer cising it. The Dominion government wil no doubt ere loug adopt manhood suffrage BABBIT METAL. RUBBER PACKIN 3 Cotton Wast te., Ec., E :c J. M. RUDDOC Chstham, N. B. Woods At Now landing and foy sale low 19 Doz. Coal Hods. Fire Sets. ner General said it was not until recently Ash Sifters. Farley Stove Francis Tubelar Lanterns. Brass hand Lamps. move all doubts on the matter Resolution Lantern Globes. Burners. 3 Gross Lamp Wicks. 6 Doz. Fire Shovels, 3 Cases Stamped Tioward House wou'd see the wisdom of adopting 3 Bundles Plough Castings the principle of the resolution. He an 100 Weight Stave Repairs. prehended that there would be no serie objection resolution to No. 11. (regarding W. J. WOODS. CUNARD STREE to itself) and would pass it over without CHATE

OUEBEC.

eral party has redeemed an error and supplied a want. It will also turn The attorneys residing where there was The bill was further discussed and pro

made every reasonable effort to keep course of time, will assert themselves special committee to consider and report it open for traffic, and we infer from with a rending force before which upon the liens bill.

a letter to the Sun in reply to complaints that have been made in con- The great menace to our political gress was reported with leave to sit again. section with the non-running of independence lies in the natural laws Messrs. Wilson, Phinney, Yoang, Mor trains on that road. He says he has of trade being obstructed, which, in risey and Bellamy were appointed a

THE **Canadian** Fireside

(ILLUSTRATED), A MONTHLY MAGAZINE for the LEISURE HOUR.

No. 1, Vol: 1, of THE CANADIAN FIREsing will be issued on 15th January, 1888, and subsequently ou the 1st of each month. Its will contain 32 Pagees. 80 Col-umns, of first-class reading matter, suitable for binding in yearly parts, print-on good paper, from new type.

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NEW METHODIST CHURCH ST. LUKE'S.

Persons wishing to ret PEWS or SITTINGS in the above Church, will have an opportunity of doing so every Wednesday evening between and anofficial in attendance. Persons wishing Bittings about apply early as mos of the sease are new engaged. As Mr. Cherleton, soid, the

GEO WHITTAKER,

keeping up commercial barriers be-tween the States and Canada display government therewith, agreeably to the fore-the states and Canada display going resolutions. the complaints reaching us from entirely disinterested, and even friend-less foresight and more disloyalty to Hon. Mr. Blair, in moving the adoption

ly parties, that the business of the British interests than North and Gran- of the resolutions, narrated the cirlocality affected has suffered to a ville did a century ago. They would cumstances which led to the conference considerable extent by the stoppage continue what mankind has denounced at Quebec. He read from the speech of of railway traffic. We are convinced as both a crime and a blunder, and the lieut. governor of Quebec on the openthat well-directed efforts to keep the (that only to cover a great policy of ing of the legislature of that province in Kent Northern open during the past plunder-a policy which enables the 1887, wherein such a conference was prowinter could not have been otherand the swindler, to put their hands cations, informal and formal, that after-

wise than successful, for no accident into the pockets of the poor man and seems to have occurred to disable him of moderate means through a comeither the engines or snow-plow, plicated system of taxation. which Mr. Brown has personally Mr. Charleton is quite right in ar assured the writer are in good order. guing from experience that the present annexation thoughts will pass away with their inviting cause, and disappear

in the content and general prosperity the blockade caused it to be so long established during the present winter. and it is to be hoped that the ex- will be so again. periences of the management in that It is no discredit to the other ment asting on behalf of the province to pussible for them to foresee the difficul-

way. So far as the ADVANCE is con- it will be read with most interest and of other provinces upon non-political Brown as one of the fathers of confederacerned, it would much rather praise than blame those connected with any public service, and we are particularof the subject and should be circulated ly desirous of seeing the Kent Northern a complete success. We. therefore, hope its management will will afford rich material for people to

uminate on and inspire a real hope not again give us cause for adverse for the future. The issue now between the two great parties is National Policy against continental free trade. It and himself attended the conference. It Unrestricted Reciprocity.

Parliamentary interest during last interests seemed to be waning because years of confederation, the constitution the opinion of such a man as the Hon. ter the chief commissioner took entire the party was without a policy, as it week, centered on Sir Richard Cartwright's resolution in favor of unrein response to popular demand and is stricted reciprocity with the United pregnant with vitality and the essential States, which called forth a lucid and elements of a practical and living issue, unanswerable speech by Mr. Charlewhich will awake the indifferent to inton. There was nothing more worth terest and range the people on the saying-certainly, no reply to comrespective sides, leaving little doubt as

o that which must ultimately win. plete demonstration. The proposition is fairly and distinctly "before SIR JOHN MACDONALD recently said both parliament and the country. In

that the only trouble about commercial regard to the vote and the fatal maunion was "that no one wanted it; jority for the amendment of the gov-"Canada did not want it, and the Uniernment, moved with all Mr. Foster's "ted States would not have it, so he verbose chatter, they are as nothing ... did net see what use it was to talk jections as to the merits of the resolutions interfere with the power given to the while this was done, a road in the settleto stay the tide of awakened opinion, "about it." Is appears that he will themselves, but that there should have dominion parliament. They deal more ment, a public thoroughfare, had been Legislative Council. When a vacancy

Batey's Iron & Quinine Tonic and undoubted. The government unanimously decided to report favorhas nailed the fading colors of the ably Mr. Hitt's resolution in favor of

> unmistakable words and with a delib- both countries. eration which cannot be thought

> > 1

hasty. Let it abide in a struggle for Mothers! it, and abandon all fads and fanati-Castoria is recommended by physicians

cisms, both foreign and domestic, for children teething. It is a purely vegeand the time is approaching fast when those who profess their belief in continental free trade will be ask-d to give proof of the taith that is in ed to give proof of the taith that is in relieves constipation, regulates the bowels, out the new system. quiets pain, cures diarrhœa and wind colic,

TTAKER, for Truestees ernment marks its hypocrisy by and gives it refreshing and natural sleep-

and person, and humbly praying her

On the other hand, there were present some very strong Conservatives, and the capital for any political party, He claimed the consideration of the wards took place between the government

ing at Quebec, with the view of seeing what amendments could be suggested to that we should amend the constitution of that we should amend the constitution of that we should amend the constitution of the Partic Name and a large portion of it before them diary, police and other magistrates and all the British North America act of 1867, Canada, Those who framed the B. N. A. of this government. Was the govern time. They recognised that it was im-furnished.

of this government should meet the repre. ernment with Sir John A. Mac lonald for ice of motion. and reflections which it contains fair, frank and open way discuss the Mr. Blair quoted from a speech deliver d would involve too much delay. If the this or that political party. Having that object in view the provincial secretary

The gentlemen whom they met from the other provinces, he was bound to say, appeared inclined to dissuss all questions

was true that some questions were discuss. ed with the conclusions of which neither The attorney general then took up the parish of Inkerman where a man got \$145 effective. He had seen in a St. John pathe provincial secretary nor himself could B. N. A. act and reviewed it at length, for the building of a bridge in his own per that the suggestion was no way to agree, but it was only the resolutions showing what were the powers specially field. The bridge was in no way connectwhich had been unanimourly adopted that given to the dominion parliament, and ed with the public thoroughtare. An had said that if the government were honhave been laid before this house, and with what authority it was intended that other case was in New Bandon, where a est in its desire to abolish the council the which hon. members are asked to agree. provincial legislatures should have. These man got \$100 to build a road through his change could have been made. That was At the outset he was met, not with ob- resolutions did not pretend in any way to own back field. In that parish, too, an unfair criticism. The government has which will work like leaven in meal between now and the next appeal to the people. The issue is now clear the people. The people is non-the been any conference at all. A portion of particularly with the governmental ma- ignored by the chief commissioner. An- was to be filled they did not go among jurisdiction of local legislatures and local vinces come in conflict with the dominion 1886. governments; that it was beyond the scope government, no matter what political Hon. Mr. Blair said as the statements of our authority to discuss the matters party is in power, we should take steps to of the hon. member were to some extent has nailed the fading colors of the National Policy to the mast, while the opposition has, at last, espoused to give new life to the agitation for reand declared an alternative policy in ciprocity which is now going on in view and was satisfied that the great ma. the power of disallowing at will all nots was present. As the hon, member had in jority of the members would agree with passed by a provincial legislature. This his power to get, through the public of them in vain, we should not be conhim in his view. It would be unreason- power gives to the federal government accounts committee, all the in- demned for their conduct. If the acts able to suppose that, under the federal arbitrary control over legislation of the formation he desired he would and votes of some members of the upper

system of government, there would not provinces within their own sphere. The have to ask the house to vote the resolu. house were inconsistent with their public besome friction between the provinces and opinion of the conference was that the tions down. If the hon, member had any federal authorities. He was not aware act should be amended by taking away confidence in his own statements in the the government was not to blame. He re-

Look at the United States. Although of their exclusive right of legislation on phrey, S; nays, Blair, Mitchell, Ritchie, allays feverishness, destroys worms, and the constitution of that county was so. the matters assigned to them, subject only Turner, Black, Alward, Morrisey, Le-Children Cry for Pitcher's Castoria.

running cf trains between Richibucto and the I. C. R., a proposition which we think will not be generally ac-cepted as correct, for we know, from tions Nos. 1, 2, 3, 4 and 5, and speaking

free to say that among those at the con- The house adjourned till to-morrow ference were some very strong Liberals, morning. MARCH 16

Quite a discussion took place in the Asfact that all had agreed in the resolutions sembly to-day on a motion by Mr. Young and he thought we in Now Brunswick showed that there was no desire to make for copies of accounts of expenditures con- would do the same before many more sesnected with great roads, by-roads and sions go by. (Hear, hear.) That would bridges in Gloucester in 1886 and 1887. do away with the present expensive and Tae Chief Commissioner being absent cumbersome system. By the resolution house for the resolutions on their merits. The argument of those who say that the resolutions are the result of politicel ani-tare been made were not submitted. The chief Commissioner being absent cumbersome system. By the resolution in St. John as full explanations as might have been made were not submitted. The argument of those were made were not submitted. of Quebec and the government of this proceeds from an inability to province. When the invitation of the grapple with what is contained in the reprovince. When the invitation of the grapple with what is contained in the re-premier of Quebec was received asking solutions themselves. The resolutions this government to join with the govern-simply affirmed plain principles, without ments of the other provinces in the meet-ing at Quebec, with the view of seeing bers should not be alarmed at the thought the fact that the public accounts com-the fact that the public accounts com-

which would attend on unrestricted the question as to what course shuld be act looked upon as a question the p. N. A. and therefore available to Mr. Young for the question as to what course shuld be act looked upon as a question the course that dopted was considered by the members would require to be changed from time to fore that committee would be cheerfull. Committee would be cheerfull.

respect will enable it to avoid being speeches on the same side to say that stand aloo? Or should it units in a tis that might arise in working out the again caught napping in the same Mr. Charleton's was the best and that discussion with members of governments new system. He referred to Hon. George He would prefer, however, giving his rea- in the provincial courts had been quest or will leave the sharpest impression on grounds for the purpose of repairing de-the mind of the country. It is the

the mind of the country. It is the country? The question presenting itself long time the most prominent man in of the subject and should be circulated in that way, it was decided that members. Ontario. He went into a coalition govto make laws in relation to the administry a verbatim form. The facts, figures remains a sould meet the representation of carrying confederation. Mr. Young said that would not do as it tion of justice, and he was satisfied the

British North America Act, acting neither by Mr. Brown in 1865, which stated no motion could not stand over until the on the interests of, nor in opposition to, without defect, The B. N. A. act, ac- now give the reason why he moved the cording to that Ontario statesman, was resolution. He understood that in most the powers of the Legislature with respect largely experimental, and in its working counties the bye road expenditure was in is raised at a time when the Liberal was not unreasonable, that, after 20 would require amendment. If that was the hands of the members. In Gloucescomment.

should require some change; and he George Brown, why should any member | control of the expenditure. He (Young) had been without a leader; it is raised could see no objection to a conference of this house stand aghast at the thought had never been consulted in these matters. consent of the chamber itself. No one intended to perfect our system and of legislation intended to remedy some of He would not mind that, however, if the would doubt that in this province it was perpetuate the union of the provinces. the defects that time had made apparent? expenditures were fairly made; but they desirable to abolish the Legislative Coun-He quoted from the despatches of Lord were not fairly made. In Caraquet, the cil. This house has spoken out more than Durham on the subject of union, which claims of the parties who voted against once in favor of the disallowance of the despatches were written long before cou- Mr. Ryan have been ignored. Then, second chamber, but so far we have not from a broad, patriotic standpoint. It federation and which pointed out that again, there have been some very peculiar accomplished much. The method propos-

Blanc, Killam, Wilson, Russell, Phinney, their repeated declarations. Ha would LaBillois, Taylor, White, Quinton, Stock-

JUST ARRIVING 125 bar els Patent Flour, Morning Sta Superior Extra 50 Quintale Codfish. 100 Half Chest Tea. 25 burrels sugar. 1000 lbs. Hams and Bacon

1000 rist Hants and Bacon. 29 barrels Pork. 10 "Choice Plate Beet, 20 dozen Brvoma 20. "Lackets. Earthouware in d'inner and. Tea sem rocks, Chamber Sets. &o. 1000 rolls Room Paper.

ROGER FLANAGAN

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ard Fancy Goods, which will be sold at a small advance on sost

votes and expressions in this house should SPRING IMPORTATIONS. have been a guarantee that in the council

they would vote in accordance with their OUR TOBACCONIST DEPARTME votes and declarations in this house regarding the question of abolishing the is competein all the leading brands of cho-mported and domestic Cigars, Briar Pipes, w and without cases, and a full line of Meerschau council. If we placed our trust in some

Pipes, Cigar and Cigarctic Holders and en-ingreat variety. A full line of all the Leading Brands of Ame can and Canadian Smoking and Chewing Tobaccoe

declarations and votes in this body

Sole agents for the celebrated Harris' Force and E. L. Diarlen cigars and the excluses 1'-ligh Cut Pluz smoking tobacco. All Intending purchasers will fluid at to the advantage to give us a cril as we have the large.

Best Assorted Stock He would like to see the men they (the government) had appointed do credit to

[Continued on 3rd page]

Resolution 12 proposed a way to abolish

the second chamber without requiring the

bring about the abolition. That paper

I. HARRIS & SON, CHATHAM, N. L.