

Miramichi and the North Shore, etc.

The "ADVANCE" will be in charge of Mr. J. P. Piceo for a week or two, in the absence from town of the editor.

Prize Logs.—The prize logs in the Miramichi boom are so numerous that it is difficult to mention them all. The prize logs in the Miramichi boom are so numerous that it is difficult to mention them all.

A GOOD SCORE.—A telegram from Lieut. G. L. Malby, Quebec, to Lieut. Col. Call gives the following information: Firing finished at noon on Monday under a heavy rain. Score of men of Newcastle Battery 305, Woodstock Battery 217, Quartermaster Sergeant Russell made the best individual score, 101 hits. L. Malby leads the officers with a score of 22. Boys are all well.—Advocate.

A. B. SWEETZ'S CONCERT at the "Masonic" hall, on Monday evening was a great success. He was assisted by Mrs. and Mr. Porteous and Mr. Fred Blair of Chatham. Mr. Alex. Davidson of Church Point, Messrs. Farham and Atkins of Newcastle and other ladies and gentlemen. Mr. Sweetz is a zealous student of dramatic art and will not doubt achieve success in that profession.

BUSINESS COLLEGE.—We have received from Messrs. Kerr and Pringle, proprietors of the St. John business college, their circular which is in pamphlet form and contains much useful information, certificates, etc., respecting their useful institution. Young men who wish to prepare themselves for business vocations will do well to send for this circular, but they will do better by taking a course at the St. John Business College.

PLANO PLATES.—The Chicago Indicator of 17th Oct. contains a well written article from the pen of Mr. Daniel F. Treacy, on the subject of piano plates and their relation to the piano. As compared with other component parts, the iron to be used, the care necessary in its selection, etc. Mr. Treacy, as many of our readers know, is a "Chatham boy" and now of the firm of Harrop and Treacy of New York, where he occupies a foremost place as a business man and metallurgist, his scientific attainments in that particular branch, placing him foremost in leading from authorities of the country.

TRADE.—We direct the attention of our business patrons to the advertisement of the agency of Messrs. Ballou & Co., of London—who are amongst the foremost tea-merchants of that greatest tea-centre of the world—which is in the efficient hands of James A. Morrison, of Halifax, who has for about sixteen years been so well and favorably known to the trade of the maritime provinces. Mr. E. C. Davis manages his firm's foreign operations in well known in Canada, where he has had an extended experience in the business, and therefore understands its requirements thoroughly.

The Mitchell House, Newcastle. A rare chance to acquire a valuable property in Newcastle is offered by Mr. John Robinson who has decided to dispose of the premises so well known as the Mitchell House, situated on the corner of the town opposite Masonic Hall. It has been for a good many years successfully run as a hotel, and, therefore, well known to the travelling public, especially as a home-like stopping place for those who call on the places in this and adjoining counties. The frontage on the street is 60 feet and the depth 175 feet, commodious stables being located at the rear, facing on a large road, and a four-ample room for moving teams, with other facilities for sheltering and taking care of horses are ample. The house has just passed through the hands of refiners and painters and, to use an expressive term, is as good as new, so that the next occupant has only to move in and commence business, which must flow towards the old stand as soon as some lucky hotel man goes there and gives it a chance.

A Singular Performance.

The people who are ostensibly engaged in the campaign for the retention of the Scott Act in Northumberland, have resorted to rather fantastic methods for attracting public attention on several occasions, but they succeeded in making an unusual display, even for them, on Tuesday evening at Masonic Hall. About a hundred agents imported a person who calls himself "Jim Smith," and succeeded in giving him a decent standing by working him into one or more of the town societies, where, on one occasion, at least, he posed as an ex-prizefighter, but claimed to be now a good Christian. After being away from Chatham several days he reappeared here at a meeting on Tuesday night in Masonic Hall, which was presided over by Mr. W. S. Loggie, one of our most prominent merchants, and called under the auspices of what gentleman we are unable to say, but in the active work of the Scott Act campaign, for the purpose of sustaining the Act. Mr. Loggie and Mr. "Jim Smith" were the only speakers at the meeting. Mr. Loggie confined himself to advocacy of the Scott Act and did the best he could in claiming support for it. Mr. "Jim Smith" address, however, was a slashing assault on the Advocate and its editor, and consisted of an abusing both of the terms characteristic of persons of his class. "Jim" appealed to the audience and the general public, who patronize the paper, to do so no longer. We suppose that the presently excited individual here to give public attention to the venomous feelings they entertain towards us, but lack the courage to assume the personal responsibility of expressing, imagine even, in some way, promoting their peculiar views by their course, but they will find that they are behaving very unwisely. They cannot possibly affect the ADVANCE or its business interests, much less work their injury upon the editor which they strive for, whenever they have opportunity. We cannot, of course, feel a feeling of pity and contempt for the leaders and managers who hire such men as this "Jim Smith" to give or to receive and exhortations to church sacrements, and then give their disavowal of personal responsibility for their utterances, but are satisfied that even those who through the higher and better intelligences of the time, learn more of the value of public opinion and become sufficiently enlightened and self-respecting to regret the part they now take as the associates and guarantors of those who bring the taint and methods of the prize-ring into our pulpits and public assemblies.

Boletown's Cries.

An arrangement that will be advantageous to farmers of the country between Chatham and Boletown was made by Mr. Robinson, with the Chatham Eastern Railway, by which grain and return grain will

be carried at commuted rates over that line. The grain will be taken delivery at Boletown station, taken to the mill and returned to the station free of charge. Particulars of rates will be found in Mr. Robinson's advertisement, which is in another column.

Masonic.

At the annual convention of Mount Lebanon Royal Arch Chapter, No. 101, R. S., held in its rooms in Masonic Hall on the 23rd inst., the following were elected officers for the current year: W. S. Benson, P. M.; F. E. Daville, P. H.; W. B. Howard, P. J.; John Petherington, Scribe; J. D. B. Mackenzie, Scribe N.; Alex. Robinson, 1st Soj.; L. Malby, 2nd Soj.; Thomas Halloran, Soj. Adj.; James Anderson, Janitor; R. Brown, W. L. Ingham, 1st Proxy.

Rev. Neil McKay's Attack on "Smith."

We think that Rev. Neil McKay ought to deal with the matter of his pupil's attack upon the ADVANCE and our attitude towards it with more dignity, candor and intelligence than he displayed in his letter of more than a column in Saturday's World. The title of his letter was "Smith's attack on the ADVANCE," and the signature in candor and courage, while the letter itself was an attempt to evade the issue which Mr. McKay, himself, had raised and which, we think, he should have met, and met in a manner which is really pitiable—coming from one of his position. He gives his letter the title of "Smith's attack on the ADVANCE," and signs it "The Parson Himself." We hope we shall never forget the properties of public discussion as to display such a lack of courtesy as Mr. McKay does in the first word placed over his name, and to attack any man, to be childish and untruthful as to "very baby" and claim that the attack came from him.

Mr. McKay in the pastor of one of the oldest and most solidly established churches in Northumberland. The history of the Miramichi could not be properly written without making it a prominent feature. The fact of a man being the minister of St. John's church of itself, supposed to be a guarantee that he is a tried and proved servant of God, who would not, even in private conversation, say anything of his religious utterances—statements that which was untrue for the purpose of injuring the character or position of any individual or institution in the community. Mr. McKay and those who have sympathy with him in the controversy he has raised with the ADVANCE may think that because he is a clergyman and the pastor of St. John's church, we ought not to defend the ADVANCE against him, but permit what he said about it to pass in silence. It ought to be forgotten, however, that the ADVANCE is a public teacher with a congregation even larger than that of any particular church in the community and that its editor is very properly jealous of its reputation. He might have made it more popular by certain classes had he not from the issue of its first number eighteen years ago, carefully closed its columns against certain kinds of matter, which make many other papers unpopular with the masses, but objectionable to people of culture and correct taste. The enterprise was started in Chatham under difficulties, and it took a good many years to make it self-maintaining, and even now, it is barely so. It is all that its editor and proprietor has to represent many years of hard work, and he depends upon it for his living. It is, therefore, not natural that he should defend its character and interests whenever or by whomsoever assailed.

Now, let us have the facts respecting what the Rev. and courteous Neil McKay says in his "Smith's attack" upon him. Referring to a sermon of discourse delivered by Rev. Thos. Marshall in St. Luke's church, in which that gentleman introduced the financial aspects of the Scott Act question we said, on 8th Sept.:

"We understand that a portion of the remarkable pulpit address referred to was on the subject of the Scott Act, and that the preacher attempted to show that the increase of taxation upon the taxpayers of the community which followed the advent of the act was a mere bagatelle, etc. In reference to this branch of the subject, it is right that the rates should be well informed, and know that their increase of taxation, after the Scott Act came into force, was about sixty cents per head per year. This is demonstrated by a statement of the Rev. Secretary-Treasurer of the County, showing the amount of County contributions assessed for ten years previous to the Scott Act being in force and for ten years after, as follows:—

Table with 3 columns: Year, Amount, and Remarks. Shows tax amounts for 1882-1891 before and after the Scott Act.

As we have already published the 20 years' official figures of the Secretary-Treasurer, we do not repeat them here, but only the summary, which is placed at the foot of the sheet, and which was as follows:—

Table with 3 columns: Description, Amount, and Remarks. Summarizes the tax data from the previous table.

An Appeal to Temperance Men.

To the Editor of the Advance. Sir, Our Scott Act friends do not appear willing to treat the provincial law of control of the liquor traffic on its merits. They either assume that it is no better than the old law, or, when their auditors are too enlightened to be told that story with the hope of it being believed, they fall back upon the worn out assertion that it will be as much disregarded as the Scott Act is. I am one of those who voted for the Scott Act. I did so in the hope that it would destroy the liquor traffic in Northumberland. I have been identified with efforts to secure its observance, and I am satisfied that in the present condition of public opinion it can never be properly enforced. It ought not to be necessary for me to point out why it is that the Act is disregarded, but I will, nevertheless, say that, as we all know, it is because its prohibitions are entirely unmanly, and the observance of them does not seem to appeal to motives sufficient by high. The results in the case of their being less places in Chatham and Newcastle selling rum than there were ten years ago there are more. I heard Rev. Neil McKay say to the Municipal Council, that in seven years ago that if an inspector was then appointed and he failed to suppress the traffic, the temperance people would then join with the Council to repeal the Act and assist in getting something else in its way of legislation, which to accomplish their purpose. As one who was working with Mr. McKay at that time I realize that our efforts to carry out the Act have been almost stamped upon them, and I believe the time has arrived when we should try something else. There is a strong temperance sentiment in Northumberland, and it is well represented in the Municipal Council.

Taking the Plants In.

Select some warm and sunny day for lifting them, writes E. B. Ford in his "Hints in Northumberland" published in the October 1891 Home Journal, B.

What right have we to assume that the plan to be carried out in carrying out the provisions of the provincial act as faithfully as they have those of the Scott Act, as far as the provincial law is concerned, which was passed for the purpose, would admit of it, for one, have faith in my fellow-citizens and the Municipal Council representing them, and do not feel that I or any other man ought to assume that they will fail in their duty, should the provincial act for the regulation of the liquor traffic take the place of the Scott Act. The provincial act is made up of a legislative committee of temperance men. By this assertion I mean to say that of the forty-one members, more than one-half of them were total abstainers, while the rest were temperance men earnestly desiring of placing every possible and reasonable restriction upon the traffic. And let it be remembered that in framing this Act were introduced into it provisions for the carrying out of the Scott Act, which, but for these provisions, would have remained the dead letter it is in New Brunswick before they were enacted.

The New Brunswick Act is so stringent in its requirements as to the character and standing of applicants for license, that it is impossible for any but the best objectionable persons applying therefor to even get their petitions before the Council. By the petition of one half of its ratifiers, can prevent any license whatever from being issued within its bounds. The sale of liquor to a minor, or either himself or another person is made a penal offence on the part of any licensee. Any creditor, father, mother, brother, sister or guardian of a person under the age of 21 years, who sells or furnishes to such person, shall be subject any licensee to severe penalties should he disregard the Inspector's injunction. All licenses placed on file for the purpose of being situated and arranged as to be under the public eye and no side or back doors are permitted. No licensees place can remain open after ten o'clock p.m. for five days of the week, while they must close at seven p.m. on Saturdays and remain closed until 6 a.m. on Mondays. Licensees and their proprietors are liable for damages to the property of persons who may lose their lives through over-indulgence, or damage or destroy the property of others.

Indeed, I might, if time permitted, go on at great length to show the many excellent provisions of the New Brunswick Act, but I must stop, remembering that space—even in newspapers—is limited. What I cannot do is to make a list of the many excellent provisions of the Scott Act is not repealed will miss the opportunity to set this excellent law in motion. If the Scott Act is repealed, thousands of the country, who realize its value and are sympathetic with it for that and other reasons, will become earnest friends of the present temperance workers in securing the honest carrying out of the more intelligent and reasonable provisions of the present law which appear to have grown rapidly and reasonably in time, when they know they cannot have all the temperance reform they desire, are ready to assist in getting the County under the law for the regulation and suppression of the traffic than that which we have tried for ten years and found wanting.

Corn's Corns!

Tender corns, painful corns, soft corns, blisters, hard corns, corns of all kinds and of all sizes, are alike removed in a few days by the use of Putnam's Painless Corn Extractor. Never fails to cure, never causes pain, never leaves deep spots that are more annoying than the original disease. Give Putnam's Painless Corn Extractor a trial. Beware of substitutes. Sold by druggists everywhere—Paton & Co., Kingston, proprietors.

The Councils' Election.

Next Tuesday is polling day for the election of councillors. There are only three candidates for the two seats at the Board for the year ending on the 31st of December. The candidates are Messrs. Roger Thompson and Robert Murray—and Mr. Thos. Marshall. They are all good men, Mr. Marshall having represented Chatham for many years, and also occupied the position of Warden of the County, Mr. Murray being a lawyer and, of course, fairly experienced in his own line, while Mr. Thompson's experience in the affairs of the County and parish equip him for a reasonably effective discharge of the duties of councillor. It is probable that there will have been an election in Chatham by acclamation, but for the fact that Mr. Murray has, since his election, become a creditor of the County to the amount of \$1,000. Mr. Murray, by many who would otherwise favor him, is not in a position to accept of the office, and it is probable that the voters, if they will be fit to judge the interests of the County, will be fitting that person other than himself should represent the affairs of Chatham, which pays about one-third of the whole contingent assessment of the County. When he comes to present his account he will—as a lawyer and creditor—have every opportunity to explain it, but he need not be in a position to pay for its payment. Lawyers are lawyers, however and they particularly need watching when they are their own clients, and we wish to officially make their own paymasters. In other respects there is no very serious objection to Mr. Murray being a councillor. Newcastle, Councillors Morrison and Doyle and Messrs. Geo. Stables and Wm. Lyons are candidates.

TRIP REPORTS.

S. Mary's chapel was filled to overflowing on Tuesday evening last on the occasion of the funeral of Mrs. J. S. Spence, daughter of Miss J. A. daughter of Geo. P. Searle, Esq. The chapel was beautifully decorated with flowers, autumn leaves, etc. The ceremony was performed by the Rector, the Rev. Canon Spence, assisted by Mr. P. Searle, Esq. The burial took place in the half-past six, the procession being 330 A. & M. organ and the rector presided by the chorists entered the choir, and the choir sang the hymn of the arm of her father, and was attended by the bridemaid, Miss Spence, sister of the groom, who was assisted by Mr. Chas. Morrison, Esq. The funeral was a very interesting and grand affair, and the residence of the bride's father was a sumptuous repast being by speeches in honor of the bride and groom by the Rev. Canon Spence, Mr. P. Searle, Esq., the host and hostess by M. S. Searle Esq., and J. R. Goggin, Esq. Happy replies were made by the groom, and Mr. P. Searle, Esq. The bride gifts were numerous and costly and indicated the great esteem in which the bride is held by many friends. The happy couple left Chatham on Wednesday evening for a visit of 3 or 4 weeks to Washington and other American cities.

Why Is It?

Mr. EDDIE is remarked that a good many of the class of young men who are said to be willing contributors to the maintenance of the Northumberland Association in Chatham, and who too often found their way to their own good or the happiness of their families, are quite conspicuous as friends of the Scott Act. I might say my finger on the hand of the man who is so ready to volunteer why they wish to maintain the Act. The only logical answer, to my mind, is that they do not wish to have it repealed, because they know full well that the repeal of the Act will do more to injure their own interests than it will do to help them, and they will be at a loss for their usual night quarters and the kind of company they find there. As one who has observed the results of such a change as the repeal of the Scott Act will bring about, let me say to these men, who I really believe earnestly desire to break away from their present practices, that when we have the repeal of the Scott Act in force, they will be lightened general public opinion is supporting it, they will not regret that the low dens are closed, for they will soon learn to see their respective and degrading aspects and be thankful for the change.

REHEARSAL CURED IN A DAY.—South American Rheumatic Cure for Rheumatism and Neuralgia radically cured in 1 to 3 days. Its action upon the system is remarkable and mysterious. It removes at once the cause and the disease immediately disappears. The first dose greatly benefits. 75 cents. Warranted by J. Pallen & Son.

Provincial Exhibition Affairs.

The business managers of the Provincial exhibition at Fredericton are pushing along the construction of the building as fast as possible and probably by Saturday the new building will be completed. In addition to the two large buildings there will be also a large tent for the accommodation of exhibitors and the special attractions which are being arranged for, will afford ample accommodation for the large exhibit, in connection with the stock show, is expected to be the largest and best ever held in New Brunswick. Intending exhibitors and others should not forget that the exhibition will be held at Fredericton on the 5th, 6th and 7th of Oct. Prize lists are now ready and can be had on application to the Secretary, A. S. Murray, from whom any information required may be obtained.

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