

THE GRAND SUCCESS OF PROHIBITION.

The Scott-Act Works Wherever Fairly Tried.

I would advise the electors in every county in Ontario to adopt the Scott Act. Its adoption in Halton has, to a great extent, prevented the sale and use of liquor.—W. KEARNS, M.P.P., for Halton Co.

No law ever placed on the statute books of this country has so powerfully arrested, controlled and demoralized the liquor business as the Scott Act has. Rev. D. L. BRETHOUR, Halton Co.

From personal observation, I honestly and conscientiously believe that drinking has greatly decreased. R. LITTLE, Public School Inspector, Halton Co.

We, the undersigned, certify that business has not been injured by the Scott Act—that the amount of drinking has been greatly reduced.—Signed by over 100 of the leading men of Halton.

The Canada Temperance Act has done all that the most sanguine expected. The principal benefit, in my estimation, is the fact that temptation is removed from the young. Whatever drinking is done has to be done secretly, where none but those who can be trusted to keep silence are present.—N. LINDSAY, Reeve of Esqueping, Halton Co.

I regard the Scott Act as a most decided improvement, upon any previous legislation we have had. Less liquor is consumed, and one especial feature is that the temptations to drink are no longer openly presented. My opinion is most unqualified in favor of the law.—W. WESLEY COLPITTS, Methodist Minister, Woodstock, N.B.

Having read the within letter I can fully concur in what has been said as to the operation of the Canada Temperance Act in this country.—R. K. JONES, Mayor, Woodstock, N.B.

We, the undersigned citizens of Fredericton, N.B., are glad to be able to affirm that the Canada Temperance Act has worked well and beneficially in our city. Since the doubts as to its validity (which for a time hampered its operations) were removed by its decision of the Supreme Court of Canada in April last, the law has been as well enforced as any law.

Drunken men are rarely seen on the streets, there is real diminution of crimes that always grow of a liquor traffic, and the temptations to drink, which under the license system met the weak and unwary at every turn, no longer exist. These are facts which conclusively establish the beneficent character of the law. The good done by it is apparent to every unprejudiced observer. Those who favored its adoption are highly satisfied with its working; and not a few who thought it a doubtful experiment—some, even, who opposed it—are convinced of the power to check a great evil:—

THEODORE H. RAND, Chief Supt. of Education; JAS. S. BEEK, Auditor-General, New Brunswick; GEO. J. BLISS, Clerk House of Assembly; GEO. THOMPSON, Assist. Supt. of Education; B. EVANS, Pastor Methodist Church, and President of the Methodist Conference; FRANK P. THOMPSON, M.P.P.; JNO. L. MARSH, Police Magistrate; GEO. V. ATHLETIS, Chairman Police Com.; ANDREW G. BLAIR, M.P.P.; JNO. JAM. FRASER, M.P.P., Attorney-General, of N.B.; P. MCPHARKE, Postmaster of Fredericton; and sixteen others of the most prominent citizens of Fredericton.

HOW LIQUOR IS SOLD UNDER THE SCOTT-ACT.

The large, fashionable, and would-be respectable establishments have abandoned the traffic entirely, and a drink of rum now can only be obtained stealthily, and then from the vilest and most miserable of our citizens. Stephen H. Appleton, M.P., H. Campbell, N.B.



Drinking, in all forms, has greatly lessened. If there is any drinking now it is done in hole and damp, without the sanction of the law, where few respectable men will go; they prefer to go without it, as is the case here largely. W. McCreary, M.P., Halton County.

THE ANTI-SCOTT ACT ORATOR.—YOU SEE, NOTWITHSTANDING THE SCOTT-ACT, DRINKING GOES ON!

MR. RESPECTABLE.—YES, OF A CERTAIN KIND, BUT I SHOULD RATHER DO WITHOUT IT THAN COME HERE FOR IT, WOULDN'T YOU?