



Photographic Sciences
Corporation


# CIHM/ICMH Microfiche Series. 

## CIHM/ICMH Collection de microfiches.

Canadian Institute for Historical Microreproductions / Institut canadien de microreproductions historiques
(C)


The Institute hes attempted to obtain the best original copy avalable for filming. Features of this copy which may be bibliographically unique. which may alter any of the images in the reproduction, or which may significently change the usual method of filming, are checked below.


Coloured covers/
Couverture de couleur

Covers damaged/
Couverture endommagte
Covers restored and/or laminated/
Couverture restaurbe ot/ou pellicules

Cover title miasing/
Le titre de couverture manque
Coloured mapa/
Cartes geographiques en couleur

Coloured ink (I.e. other than blue or black)/
Encre de couleur (i.e. autre que bleue ou noire)
Coloured plates and/or Illustrations/
Planches at/ou illustrations an coulour

Bound with other material/
Relic avec d'autres documents
Tight binding may cause shadows or distortion
along interior margin/
La reliura serrée peut ceusar de l'ombre ou de le distortion le long de is marge intsteure

Blank leaves added during restoration may appear within the text. Whenever possible, these have been omitted from filming/ II se peut que certaines pages blanches ajoutces lors d'une restauration apparaissent dans le texte, mais, lorsque cola ótalt possible, ces pages n'ont pas été filmées.

Additional commants:/
Commentaires supplémenteires:

L'Inatitut a microfilmś lo moillour oxemplaire qu'll lul a utt possible de se procurer. Les dótalls de cet exemplaire qui sont peut-dtre uniques du point de vue bibliographique, qui peuvent modifier une image reprodulte, ou qui peuvent exiger une modification dens la móthode normale de filmage sont Indiqubs cl-dosesus.

## Coloured pages/

Pages de coulour
Pages damaged/
Pages endommagtes
Pagas reatored and/or laminated/
Pages restaurtes ot/ou pelllculdes

Pages discoloured, atsined or foxed/
Pages d́́colorbes, tachetces ou piqubes
Pages detached/
Pages détach6es

Showthrough/
Tranaparence
Quality of print varies/
Quelite incgale de l'impression
Includes supplamentary materlal/
Comprend du matériol supplémentalre
Only edition available/
Seule édition disponible

Pages wholly or paitially obscured by errata slips, tissues, etc., have been refilmed to ensure the best possible image/ Les pages totalement ou partiellement obscurcies par un feullet d'errata, une pelure. etc., ont dé fllmbes ì nouveau de façon el obtenir la meilloura image possible.

This item is filmed at the reduction ratio chacked below/
Ce document est filmó au taux de réduction indiqué cl-dessous.


The copy filmed here has been reproduced thanks to the generosity of:

## National Library of Canada

The images appearing here are the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers are filmed beginning with the front cover and ending on the last page with a printed or illustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfiche shall contain the symbol $\rightarrow$ (meaning "CON TINIJED"), or the symbol $\nabla$ (meaning "END"), whichever applies.

Maps, plates, charts, atc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrate the method:

L'exemplaire filmd fut reproduit grâce ala générosité de:

Bibliothequa nationale du Canada

Les images suivantes ont dté reproduites avec le plus grand soin, compte tonu de la condition et de la nettate de l'oxemplaire filmb, ot en conformite avec les conditions du contrat de filmage.

Les exemplaires originaux dont la couverture en papier est imprimée sont filmós on commencant par le premier plat et en terminant soit par la dernidre page qui comporte une empreinte d'impression ou d'illustration, soit par le second plat, selon le cas. Tous les autres exemplaires originaux sont filmés on commençant par la premisre page qui comporte une empreinte d'impression ou d'illustration ot on terminant par la derniére page qui comporte une telle empreinte.

Un des symboles suivants apparaîtra sur la dernière image de chaque microfiche, selon ie cas: lo symbole $\rightarrow$ signifie "A SUIVRE". Ie symbole $\nabla$ signifie "FiN".

Les cartes, planches, tableaux, etc., peuvent ètre filmés à des taux de reduction différents. Lorsque le document est trop grand pour être reproduit on un seul cliché, il est filmé á partir de l'angle supérieur gauche, de gauche à droite, ot de haut en bas, en prenant le nombre d'images nécessaire. Les diagrammes suivants illustrent la methode.



## PROHIDITHONISM IN CANADA ANO THE UNITED STATES.

Ir is evident that Euglish polities are begiming to be disturbed, like thone of the linited states and Canada, by the formation of a Prohilitionist party. The party usually calls itself that of Temperance. But though we may wish to be courteous, we cannot roncede a mame which not only begs the question at issue, but is a stamling libel on those who take their glass of wine or beer without being in any rational sense of the term intemperate. Temperance is one thing, total abstinence is another, and ceercion, at which these reformers aim, is a third. As temperance implies self-restraint, there can be co temperance, in the proper sense of the term, where there is coercion.

The "Temperance" people on this side of the water are not much inclined, so far as I have come into contact with them, to listen to anything so rationalistic as the lessons of experience. They tell you that with them it is a matter not of experience but of principle ; that their cause is the cause of Heaven; yours, if you are an opponent, that of the darker power; and they intimate, with more or less of gentleness and courtesy, what, if you persist in getting in Heaven's way, will be your deserved and inevitable doom. To those however whe in practical matters regard the dictates of experience as principles, and who wish before committing themselves to a particular kind of legislation to know whether it is likely to do good or harm, the result of Canadian or American experiment may not be uninstructive.

In 1878 the Canadian Parliament parsel the Canada Temperance Act, more commonly called the Scott A.t. The purport of this Act may be dearihel as county and city option. It enables any county or city adopting it by a simple majority of the electors to
prohilitit the sale of any lignor within the district for local consumption underpenalty of a tine of tifty dollars for the first offence, a hundred for the second, and two saontha' imprisonment for the third. When alopited, the Act remains in force for threo vears, after which, upon a petition sigued by one fourth of the electors, it may again be sumitted to the rote, and if there is a majority against it, repealed.

In this Province of Ontario there are forty-two counties and eleven cities. Twenty-eight counties and two cities adopted the Act. The other day ten comitics (nine of them at once) repealed it, and in eighteen comnties and two cities petitions for repeal cither have been lodged or are maderstood to be in preparation. In Ontario the Scott Act is generally regartod as dead, and the advocates of prohihitive legislation are turning their minds to other measures. This is a genuine verdico of the people. The liquor-trate had exhausted its powers of opposition in the carly part of the contest ; in fact it hardly appeared in the field without doing mischief to its own cause.

The general result where the Act has been tried appears to have been the substitution of an unlicensed and unregulated for a licensel and regulated trade. The demand for drink remained the same, but it was supplied in illicit mays. It was found by those who were engaged in the campaign against the Scott Act that the lowest class of liquor-dealers were far from realous in their opposition to prohibitive legislation. They foresaw that the result to them would be simply sale of liquor without the license fee. Drumkenness, instead of being diminished, appears to have increased. A memorial signed by three hundred citizens of Woodstock, including nearly all the principal men
of busine nobody trade. al town has creased wholly ${ }^{11}$ which wis men con discoura substitut sure and the ope! which it law and continus "From lealing "and t tion $p^{\mu \mathrm{i}}$ an sat illicit that the is grea that th drinkin the ent comity found Before were
was ss
Aet tl
and o
hotels
lowes
men
and
chara
faile
the $t$
able
haw)
that
the
spir
cide
law
mol
und
ins
the
anc
bec
of
of hasiness and profersional men, but noboly comected with the lipmortrade. says: "The Seott Act in this town has not diminished but has inereasel dumkenness; it has almost wholly prevented the use of lager beer, which wan becoming an article of common consmuption; it has operated to discomraye the use of light heverages, sulntituting therefore in a large measure ardent spirits, and it has led to the opening of many drinking-places which did not exist immer the license law and to the sale of liquor being continued till hours after milnight." "From my own observation," says a lealing physician of the same place, "and the mont trastworthy information mivately and publiciy received, I am satisfied that the most extensive illicit trathic prevails in Woodstock, that the abuse of intoxicating liquors is greatly on the increase here, and that there is a lamentable increase of drinking among the younger men of the eommunity." At Milton, in the county of Halton, the effects were found to be the same as at Woodstock. Before the adoption of the Act there were but tive places in which liquor was soll ; after the adoption of the Act there were no fewer than sixteen, and owing to the persecution of the hotels the traffic was thrown into the lowest and worst hands. Forty-eight men of business, including the Mayor and Chief Constable, signed a declaration that the Act had signally failel to reduce intemperance; that the tralle. instead of being in respectable hands, was in those of the bottlehawkers and beepers of low dens; that the effect of the Act has been the substitution to a great extent of spiritnous lijuors for malt, wine, or cider as beverages ; that drunkenness, lawlessuess and perjury were much more prevalent than they had been under licenve; and that the Scott Act instead of removing temptation from the young had had the contrary effect, and enses of juvenile drunkenness had become hockingly frefuent. Scores of petitions were sent to Parliament
from county comeils or other municipal bondes declaring the failure of the Art.

Winc, berr, and rider may or may not be injurions, but at all events they are not so injurious as ardent spirits; they stimulate less to criminal violence, the evil against which, in lealing with this subject, nociet; is most concerned to guard. A natural temlency of prohibition however, as the evidence cited seems to show, is to substitute ardent spirits, which, containing a great amount of alcohol in a small bulk, aro more easily smuggled, fo: the lighter drinks of which the bulk is greater. It is well that the attention of philanthrops, of practical philanthropy at least, should be specially called to this point. Not only does Prohibition apper practically to monarge the use of ardent spirits; the spirits which it encourages, being sold by the lowest dealers, are apt to be of the most pernicious kind: sometimes they are literally poison.

It is true that where Prohilition prevails the liquor-shop no longer invites the passer-by with open doors. But the illicit liguor-seller is probably more active than the licensed publican in thrusting his temptation upon those who are most likely to yield to it, especially on the young. A clandestine drinker is sure to be a deep drinker. He is sure to drink, not with his meals, but in the specially pernicious form of drams. He is sure to drink in bad company. He is sure also to contract sneaking habits, amil to lose respect for himself as well as respect for the law.

Witness after witness testifies to the prevalence of perjury in lipuorcases, and this evidence is supported by that of judges and magistrates in the United States and England. The peoplo were morally dragooned by a powerful organization and strong ecelesiastical influence into voting for the Act. The pulpit of the Methodist Church, which is very powerful in Canada and has thoroughly identified itself with Prohibition, thundered in
favour of the measure, and the Methodist farmers obeyed. But no pulpitthunder will make the people in their hearts believe that to drink or sell a ghas of beer is really criminal or support the execution of the law as if they did. Archdeacon Farrar himself, in his controversy with Baron linamwell, repuliates as matharitahle and absurd the doctrine that there is anything morally wrong in the nse of fermented lipuor. He says that he has never preached alnstinence as a matter of duty, even to confirmation classes or to mational sehools. He admits that moderate drinking is a perfoctly lawfol enjogment, and that multitules of men indulge in it who are wiser and better than he is himodf. Agrecing at heart with this, the people, though they have voted as their preacher haile them, cannot bring themselves to take part in ruining a neighbour, sending him to gaol, and perhaps making his wife and children destitute, for that which in their conscience they do not regard as riminal. They refuse to back the ministers of the law. When forced to give evidence they prevaricate and too often commit what is morally perjury. The "Bruce Herald" dechared that the Act in that county, though nominally in force, was "dead as Julius C"esar", alding that the idea that the law would be sustained by reverence for authority soon vanishei, and that prosecutions failed from the muwillinguess of witnesses to give avidence against the hotel-kefpers who had public sympathy on their sile, the people feeling that the Act sought to destroy a business and to contiscate property erected under the sanction of previons law. Have we not in the history of the poaching bred by tyramical game laws and the smuggling bred by excessive cus-toms-duties, abundant proof of the danger of putting the momal sense of the people at variance with the laws To break the law is always wrong, but it is also wrong to make laws which, as they are mansupported by
any moral obligation, the people are sure to break.

The testimony borne by municipal councils in all parts of Ontario to the fact that there has been an increase of drunkenness under the Act is not invalidated by the decrease, in some counties, of the number of arrests for that offence. Under the prohibitive system the liguor seller, his trade being illicit, is afraid to call, as the licensed tavern-keeper does, for the intervention of the police. He does his hest to conceal the drunkard whose Intection would be the betrayal of his own breach of the law.

The Prohibitionists themselves hardly show confidence in their own moral code. They never propose to punish a man for drinking a glass of ale, though the drinking and the selling being parts of the same transaction, both must be criminal or neither. Nor do they, with us at least, venture to propose that the manufacture of lifuor shall be made a erime. They confine themselves to harassing the retail trade, as though, so long as the drink was made, it could fail to find its way through some channel to thirsty lips.

In the Province of Quebec the Act has been adopted only by six counties, of which two have now repealed it. In the French province this question, like all other public questions, is apt to become one of race. In the maritime provinces the Act has heen extensively adopted, and up to this time there has been no repeal. But the organized public opposition, independent of the liquor-interest which in Ontario arrested the progress of the Act and has now turned back the tide. has hitherto been wanting in the maritime provinces. The people of those provinces, moreover, to judge from their behavion in the political sphere, are peculiarly submissive to pressure of the sort which the Prohibitionist, party and the clergy who support it bring to bear. But the Act, though not repealed, is described as practically a dead letter by provincial journals
which ea accomit.

1 was ${ }^{11}$ North-We imposed under pre is Prohibi giving $\mathrm{l}^{2}$ Lientenal on what silhe aut disastrou get liyuu the only smugglin and dete liguor is $y^{\text {uality }}$, indemnit contratia mater : will ine more ca the gue the sy: contrab lighter are cas

Besi
perjur
with il
or po
munit
spices
her'll
neces: Dick in his their priss whis wert Stat

## people are

y. municipal itario to the incrense of ct is not ine, in some arrests for prohibitive trade being he licensed the intere does his enrl whose ayal of his

## themselves

 their own propose to a glass of all the selle transacor neither. $t$, venture facture of ne. They ssing the ing as the il to find anuel to
## the Act

 connties, ealed it. mestion, , is apt le marieen exlis time ut the lependich in of the e ticle. mari. those their e, arr re of ionist rt it ough cally nalswhich call for its repeal on that accomat.

I was myself the other day in our North-West Territorics, where the law imposed by the central Government under pressure of the temperance vote is Prohibition qualitied by a power of giving permits, which is vested in the Lientenant Governor, 1 was assured, on what appeared to be the best posssible authority, that the law was it disastrous failure, that anybolly could get lignor who wanted it, and that the only fruits of the system were smuggling, perjury, secret drinking, and deterionation of the liquor. The liquor is sure to be of the worst guality, because the dealer will thus indemnify himself for the risks of :a contraband trade, while his own character and that of his drinking-place will inevitably be low. 1 would once more call atteution to this feature of the guestion, and to the tendency of the system which makes the trade contraband to the disphacement of the lighter drinks by ardent spirits which are easily smuggled.

Besides contempt of the law and perjury the comutry has been tilled with ill hlool. Nothing is more odious or poinons the heart of the community more than the employment of spies and informers, to which it has been necessary and will always be necessary for Prohibitionism to resort. Dickens holds up the mirror to nature in his deseription of the Claypoles and their trade. Men who have been imprisoned and ruined for plying a trade which, as ouly the other day they were holding licenses for it from the state, they can hardly feel to be rriminal, are naturally not grateful for such treatment. Their viudictiveness and hatred of the spies has led to suveral outrages and once or twice to the use of dynamite.

To force the sentiment of the people into accordance with the law is: the more difficult, since all the time their Chureh is holding up for their imitation a model of character which is not "temperate" in the Pro.
hibitionist sense of that term. In commenting on the mirade at Cana, Arehdeacon Farar contrasts tho "genial innocence of Christ's system" with the "ernshing asceticism of rival systems". By way of reeoneiling this diserepancy dexperate eflorts are made to uphoh the astonishing theory that the uinus of the Gospel wats not fermented wine but syrup. The ruler of the funst at Cima, it seems, expressed his surpise that the best syrup had not been producel till the grests had well drunk : the accusers of Christ in calling Him a winebibber meant only that He was a syrup-drinker: it was on syrup that the Corinthians got drunk at the celelnation of the Lord's Supper: Paul alvised his friend to take a little syrup for his stomach's sake ; and the same A postle enjoined the Church in electing deacons not to choose those who were given to excess in syrup! 'To such paltering with what every one educated enough to be a clergyman must know to be the truth, we rather prefer the preacher who said boldly that if Christ were again to come on earth anl persisted in celebrating the Kucharist with wine He would have to he excluded from His own Churel. To drag the Gospel into this discussion on the Prohibitionist side is hopeless. There is no more of fanaticism than there is of formalism in that volume. When St. Paul bids us not drink wine if thereby our brother is made to stumble, he couples eating meat with drinking wine, showing that in his opinion both in themselves are innocent. The Gospel bids us lave regard to the weakness of our brother ; but it does not bid our brother be weak or us to countenance his weakness by unjust and unwise legislation.

The effect even of less violent and hazardous measures of coercion in Canada appears to have been pretty much the same. The supporters of the Scott Aet have not ventured to put it to the vote in Toronto, but finding themselves powerful in the City Council they proceeded to wage a
war of extermination on the taverns. At one stroke they cut olf seventit-five licenses. They were warned that this arbitrary measure, whilo it might ruin the tavern-keepers, would not diminishl the demand for drink, that while there Was a demand there would he a supply, licenses that the taverik elepers whosil licenses were withdrawn would not starve if they could help it, but would ply an illicit tra le. The result was :a large increase of the number of cases of drumkenness bufore the magistrate and an unusually drunk ma Christname. Nor could the Prohibitionists, fitul any: way of parrying the natural inference better than by an insinuation that drinking had been promoted by the powers of dinlkuess for the sivecial purpose of discrediting their policy. It may be arguel with some foree that when the siott Act was alloptemb by some counties sud not lyy others the moral perceptions. of the preple in the counties that did addept it woutd he disturbed by the vicinage of a different code. Dint even if the Prohilinitionist cole were iuposed on a whole mation the difficulty though diminished would not be removed. To make au Eleventh Commandment you must obtain the concurrence of the civilized world,
intercounc intercousse and communication between all the purts of which are now active for a seetional morality. P'ut all Canada under Prohibition, and every Canalian who visits a foreign country will be apt to colle hack a heretic and to propagate his heresy on his return. Literature moreaver irom
Honer to Dickens Homer to Dickens is full of the other
view. The
the United def coercive legisliation in periment has bean tried seem to to exwith those of coercired leemin to tally Cinada. Maine is the "bannuer-state" of Prohibition. It has, been trving the system for thirty years, mone thying time enough to kill the licquor-trathic, if the liquor-tratic was to be killed. Yet of Maine Gail Hamilton, who must know it well, said in the "North Anserican Review": "The actual result
is that lignor is sold to all who withe ano to obtain it in analy excry town mon se the State. Finfincenert of the la politice scems to have little effict. For thenuse, past six vears the city of Bangor hadrinkia paraticaliy eujoyed free rum. ha mor than one humdred phaces lipurr is sol and no attemplthav been made $t$ enfore the lall. In lath, l.ewiston Angusta, and other citien no rea difliculty is experienced in procurins liumor: In Portland, enforcenent of the law has been faithfully attempted yet the liquor-tratlic ithouishes for al clawes from the lighest to the lowest. hind lif a journcy late summer fol humdrets of miniles throngh the citie. and through the scattercul villages and hammeto of Maine the almast miversal
tent timmy was ' you get litnor though for had purpores in thill phater, that youn mant get it forgood purpores in youl paces'". "What workwigainst Prohilhition", (aail Hamiltonn adde., "is that in the opinion of many of the most earnest totalabs thence men, the original Matine Law state after thirty years of Prohibition is no more a temperance state than it was hefore Prohibition was introlucel". It apparss that upwards of tive humdred people in the stitt" pay United States retail hifuor-tax, thongh Archdeacon Furrar was informed that the trade had been completely driven out of sight. The Maine Prism. lieport for 1rist says "intoxication is on the increase ; some new legishition must be made if it is to be lesisened. In many of our counties Prohilition does not seem to affect or prevent it ". In the city of Portland (pop. 34,000 ) in 1874 ${ }^{\text {the }}$ arrest, for drunkenness were 2,318 . lint drunkemness is not confined to the
citios cities. Every one of the sixteen counties furnishes its quota. The number of conmittals for drunkenness for onc year was 1,316 for a populations of fit8, iono, while in Canada, an area at that time not under the Seott Act, with a propulation of 661,000 and a town lopulation as large as that in Maine, showed only 593 committals, less than half the number of those in
soll to all who withe model state of Prohibition. GeneHolly erory town mi Neal Dow himself, upbraiding his "remert of the lapolitical party for its slackness in the ttle effert. F'on tl canse, complatius of the mumber of low city of bannor hidrinking phaces wheh infest the cities Ifrece rum. Fin mor Onine. The New Fork "Sum" of platea hijum is sol hias hem male $t$
In Sinth, lewiston Her vities no rea enced in pocurin: whe enforcement o ithfully attempted ic tlomishes for al Fhest to the lowest. last smmmer for through the citie, ttercul villages and ealmost miversal Erat lignor enongh (ind plinees, but yon phrposes in cood orks agrinst Promilton adds, "is of miny of the tilience incu, the tate after thirty is no more a " it wias hefore lineed '". It apti tie hundred - United States Arehdeacor that the trade driven ont of on Rieport for "1.s on the inition must be ed. In many tion does not it ". In the (100) in 187t sisere 2,318 . nfined to the the sixteen plota. The drunkenness apopulation da, an area Ncott Act, 000 and a as that in ommittals, of those in
son in the "Popular Science Wonthly" for May, ls8t. He stites thit "for all practical purposes the law is an absolute dead letter". Thomo were at the time of his writing in the stato four hundred and fortyonix fures where liguor was sold, and though the popuntion is woll nigh stationary there was a marked incrense in their momber. "A large proport ion of the dramshops are on the principal streets, aml there is no concealment of the illegial trathe. Spasmodie attempts to rafored the law are made in the larger places. but are utterly fatile. of enloreing the law, as the laws against burglary and lareeny are enforced, noboly dreams for a moment". "Such", says Mr. Johnson, "is the masatisfuctory result of Vermont's thirty vears' experience of the Prohibitory liquorlaws". "One might". he ahls,"go still further and weak of the perjury and subornation of perinus for which the law is in $u$ sense respomible, of the disregard and contempt ol a! law which the operation of this law tend. to foster amb encomrage, and of cognate matters which will ocemr to the rellective reader ; but perhape enough has been said in showing the fuilure of the law to aceomplish the object for which it was enacted ". No attempt. so far as we know, has heen made to controvert Mr. Johmson's statements. or to relute the conclasion which her draws from them, and which is that men cannot be dragooned into virtue. That is not by State interference with practices not in themelres riminal, but only by State interterence with positive crime.

Massachnsetts also for a veries of years tried Prohibition. The result is embodied in the report of a joint com mittee of both Honses of the legishature ( 1867 ), which ought to be in the hands of all those who wi-h to be gruided by experience in thic matter. That report, founded on the best evidence, states that the law. if by its operation it diminishes the number of open places of drinking. does so only to multiply the secret places, that more
liquor and worse liquor was drunk, that drunkenness had increased almost in direct ratio to the closing of public places of sate, and that there was more of it in boston than there has been at any previous time in the history of the city: "The mere fact", says the Roport in words to which we, would call special attention, "the mere fact that the law sceks to prevent them from drinking rouses the determination to drink in many. The faed that the place is secret takes a way the restraint which, in more pablic and respectable places, would keep fact thathin temperate bounds. The fact that the business is contraband and
liable to intemen nee hazardous, tends to that its gains men from it and to leave it underest control of dishonest neave it under the seruple to poison the community with vile adulteration ". In commelusty with Heport submits that so long as the is a demand for hiquor there will be a supply, licensed or illicit, and recom. mends regulated freedom an the best
policy.
In Iowa again Prohibition has been on its trial. A , correspondent of "Harpers' Weekly ", recommended of thoroughly trustworthy by a journal itself very carreful of its statements, reported that Prohibition in the cities of lowat meant firee liquar. A correspondent of the New York "Nation" testified to much the same effect, adding that the local organ of Prohibition itself ahmitted the fililure. Dr. Dio Lewis, the Cato of dietists, said that he had touched at several of the large cities on a tour to the Rocky Mountians, ind among other things had inguired into the practical benefits reaped from Prohibition. In places where he had been assured that drink could not be had for love or money he had seen drunkards reeling in the streets. In Iowa city, where Prohibition was supposed to be enforced, he saw from seventy-five to a hundred kegs of beer delivered on trucks from a brewery. His practical wild then was that Prohibition was a wild theory; "that as a preventative
it had not met the chims of its sloshorne porters, and as an aid to the canse was evi temperance was a failure". In kians as pract the state of Governor st. John, tintem! chief of Prohibitionism, where titho fai most stringent Prohibition had berislaml, enneted, the result, according to lo not le: Gardner, was that the drug-stor than a were little more than rum-shops, an tactics
that their In one town of for was astonishins resorte fifteen of them were counted peopl spinit main street.

It seems that experience has alway pointed the same way. Under James I and Charles I. a series of Acts wa passed to suppress tippling, the effec of which evidently was only to sup press the respectability of the tavern keepers who at last were found to be unable to pay fines, so that Parlimment had to resort to flogging as a penalty The failure is the more significant because the Executive was so strong, and was sure to be backed in thi, case by the Puritan Pirliament. The Gin Act of George II. was found to have made bad worse, and had to be repealed. Even in Puritan Connecti. cut, where the pressure of ecclesiastial authority was tremendous, the historian tells us that "rules against excess in drinking and in apparel were attempted with the usual want of success." Heaven appears in no place or time to have prospered its own own
cause.
The difliculty of even enforcing vaccination in places where it is widely resisted, shows how arduous a task is coercive legislation when it is not backed by popular conviction, which, if it is in filvour of the principle, will produce the effect without coercive law.
On the 19th of last November, a mass meeting of the friends of Temperance, connected with the Church Temperance Society, was held at Chickering Hall, at New York. The hall was full to overflowing ; speeches were made by Mr. Warner Miller, Rev. Dr. Greer, the Bishop of Delaware, Mr. Seth Low, and Father
nимит where fill am arrest. Hy Tectot and st of mo all of ment has $e$ you dromb our regul wors farm is ac well
but
are
the
dow
tyran
sons
a $p^{1}$
this
ing
Tors
in $w$
as o
clai
that
tho
cou
fion
nun
abo
ami
ary
of
eig
the chams of its slosborne. The sense • the meeting "1 aid to the canse was evidently in favour of high license, vernor st. John, 18 practienlly the best snfeguardngainst itionism, where tintemperance. Dr. Greer dwelt on Prohibition wad the failure of Prohibition in Rhode alt, aceording to Island, declaring that " the state was hat the drugg to not less wicked as a Prohibition state than rum-shops than as a low-license state; that the er Was astons, athin tactics to which reputable citizens pur thonsand porsher resortel to evalo the haw erented a ero counted on peop apirit of lawlossness; and that, with regard to the City of Providence, numerons clabs had sprung up there, where the citizens conld drink their fill and be sheltered from publicity or arvet."

By voluntary associations, sueh as Tectotalism and the Bands of Hope, and still more by the general advance of morality, of intelligence, and above all of medical science, great improvement has been made in Canala as it has elsewhere. Old inhabitants ell you that forty or fifty years ago drumkenness was very common among our famers, nad that many of them regulanly went home from market the worse for liquor. Now the Canadian fames are a very sober race. There is a certain amount of drunkenness ns well as of other vices in our eities, but a large proportion of the cases are those of immigrants and, to put the matter delicately, must be set down to the account of English tyranny in Ireland, which causes the sons of Eirin to occupy so distinguished a phace in the criminal statistics of this continent. I should say, judg. ing from outward appearances, that Toronto compared with other cities in which I have lived is sober as well as orderly. It has indeed been proclaimed from the Prohibition platform that there are seven, or even ten thousand deaths from drinking in this country every year. This would be from a third to one half of the total number of male adult deaths. But about the time when this fearful announcement was made, the Mortuary Statistics gave the total number of deaths from alcoholic causes in eight of our principal cities and towns
ns two. In England likewise the evil habit of drinking has been greatly reduced without miny restrictive laws or restraint of any kind, mainly by the inereasing intluence of medical science, and in comnection with the general progreas of phyniological reform. It should bo observed that voluntary effort will be weakened by coercive legishation. Prohibition if universally enforced would hreak ul teetotal fratemities and Bands of Hope; and unless it was itself successiful in extirpating the desire for drink, that desire might any day break out again on a large seate, and find no organization on foot to resist its sway.

Before the British Purliament consents to extreme legishtion let it at all events appoint a commission of inquiry to report to it on the results of prohibitory legislation in Camada and the United States. The commissioners, if 1 mistake not, will find that impartial opinion on this continent pronounces Prohibition a failure, and inelines decidedly in favour of the plan of high licences with stringent regulation. That stringent and exceptional legislation is required for the liduor-tratlie nobody doubts. Nor do the respectable members of the trade deprecate it: for nothing can be less conducive to their interest than drunkenness and disorder on their premises. It is quite possible that a stricter code may be necessary in lingland than is necessary here. We have nothing, thank Heaven, on this side of the water like the gin-palaces of London.

A license fee as high as a thousand dollars ( $200 l$.) is being proposed, and the prospect of revenue is tempting to the municipalities. But if the system is overstrained its effect will practically be the same as Prohibition; it will call into existence an illicit trade, which of all results is the worst. To diminish the demand for liquors by moral agencies has been shown to be practicable both in Canada and anong the upper classes in England: to diminish the supply without diminishing
the demand seems to be impuneticable, resort to what expodients you will.

It is as needloss to dilate on the evils of intemperance as it is to dibate on the evils of small-pox. The only question is whether prohilitive leyislation cures or rather aggravates and propagates the disease. But the advocates of coercion have surely overstated the connection betwern drinking and crime. From their language it might bo supposed that if we conld only stanp, out drinking, crime of all kinds would cease, our gaols would stand empty, and we should tho at liberty to disband the police. If it were so, mo measures, provided they were effective, could be too strong. Bint can wo believe that cruelty, lust, covetonsness, vindictiveness, malice, and the other evil tendencies of human nature in which crime has its source, are nil the olfspring of drink, and that with drink they would depart? Do they not manifent themselves, in germ at least, in chidren whose lips have never touched the glass? Among the poorer classen seasons of distress are seasons of crime, though the power of buying liguor is diminished. Is there no crime in Molnmmedan comntries which keep the prophet's law? Is there none in Spain, the people of which are remarkable for their temperance? It is matural that the criminal classes should also be given to drink, as they are to gross sensuality of other kinds; but it does not follow that their addiction to drink is the sole or even the principal source of their crime. Prisoners, too, are apt to plead drink in extenumtion of their offences, especially since they know that philanthropy will hail their plea. A remarkable article on diet appeared some time ago from the pen of Sir W. Thompsnn, in which he avowed his helief that not only the bodily but the moral evil arising from intemperauce in eating was as great as that arising from intemperance in drink. Certainly I should not look for more malevolence in a drinker of any but the worst whiskey or rum
than in one who, like tow many fen tion on this contiment, owereat himent dey with fat wad ill-hoiled pork or '", in stak cooked in the deadly frying lothe as well ns with half-baked bremel soed greasy pie, washing down the whon with copions dranghts of the "1" oly abominable green ten. The Mastall Prison Report for 1884 satys: "ho tempernace is nos a canse of arinourt it is a crime more against society agiens ugninst the family than against oice state". 'The words are a little aredic biguons, but they certainly to the ir mean that intemperane is the suest source of crime.

Whether we or any of nis oneyon entirely to remonce aleohol it is ffect science to determino. If science linwia nounces that we ought, there can nan little doubt that the growing intlaily ligence of humanity will gradual nevi conform to the decision, ns it will already conforming to the decision on ne science by other changes of halsion But one can hardly help thinkiorimi that even with regnrd to the physime m eflects of ulcohol there has, at obvic eveuta, been a good deal of exaggergent tion on the "Temperance" platiorat d The sort of spirits to which Prohil teml tion drives people, as we have see of $t$ is poison indeed. But surely it low only in a highly metaphorical sen:tard that the name of poison can be applit spoc to liquors which a man has drunk fom may eighty, ninety, even a hundred yean his In Manitoba there are two bolies (If Mennonites, of which one drink tha spivits or fermented liguors while th had other abstains; and a person who hat tha a great deal to do with the Mennonite mo and whose evidence is certainly to benj trusted, tells me that the section whir eas drinks is rather superior in progre reg sive energy to the section of abstainer: his No part of our Canadian populatio: ha is more industrious or worthier tha ret the Germans of Waterloo Countr Sp Ontario, who, like all Germans, drink $\mathbf{A}^{\text {a }}$ beer. That alcohol does not nourish ov supposing it to be true, is not much $\$$ co the purpose. If alcohol does not nourish w it exhilarates. Tea, which some prohi re

Tho, like tow many fentionsta drink in fornls. and on which ent, overent himoilf dionspend us much money an others in the deadly frying." in beed, donss not nourish, hut it th half-baked bred othes. Posilly the exhibution proashing down the whed ly wine may sometimes have draughts of the wen a necesary antilnte to melangreen tea. The M1 woly, which womh utherwise prey to for 1884 says: "rally on the mind. The I'salmist, not a canse of cring praised wine as making glad the hore ngainat society bart of man, thongh he lived hefore amily than against words are a little they certninly do temperanen is the e. ce or any of us on nounce aleohol it is ormine. If seifnce we ought, there can hat the growing in
muanity will gradur mannity will gradun
he decision, as it ming to the decision her changes of hal, hardly help thinki regard to the physic hol there has, at ic good deal of exagger lemperance" phatforta irits to which Prohi ple, as we have seef ed. But surely see
ed. Be ly metaphorical senstard the whole contents of the mus. $f$ poison ean be appliespard $\mu$ ot from which he takes a A man has drunk foronful with his heef. A man even a hundred yeat may play a game of cribbage with ere are two hodies. If wifo withont hecoming a ganbler. which one drink than temporinner, it was beeanse he ated liguors while th had once been intemperate. He lnew and a person who hat that his own case wns peculiar. To ) with the Mennonite most men, as they require physical nce is certainly to bonjoyment of some kind. temperance is
that the section whic that the section whic superior in progresection of abstainer regularly drink wine, yet Croker in Canadian populatio: us or worthier tha: Waterloo Countr 3 all Germans, drink 101 does not nourish true, is not much ti
ohol does not nourish a, which some prohs
men who were the leant intoxicathe." Mr. Bryant, the Ambrie.m anthot, has contirmed this acomat. I heard a
 that he would no more think of putting lignor within rench of the perple, than of putting a knife within reach of a maty. surposing a gha-, of ale to be a knite, the revemi mentemmes fellow-sitizens are not baties, Among the extreme adrocates of ravion are, I believe, men who have themselses berngiven to drink, and who gamot unlerstam the existence of selforontiol.
'The taste for fermentel liguors, if not congenital, suems to be immenorial and ahont universal. Its trace apprar in all the mythologies. Hindoo, Hellenic, Roman, and scablinavian. Probably the use of such lignuss is coeval with cookery, which alos has been the source of much evil as well as of much pleasure to mankin?. It is reay likely that a great changer in hman diet, as weli as in homm beliefs and institutions is coming: bat it is not likely that thi- chang" will come amidenly, or that cliet, being complex, will madergo a recolntion in one of its elements without : corresponding revolution in the rest. Veretarianism has many adrocites, and there are symptoms of gialual progress in that direction since the days in which a Homeric hero devoured a whole joint of meat and the bard sang of the work of the shambles with ns much gusto as he sang of the harrest and the vintage. It is certain that most people eat too much ment and a:e the worse for it, though it has not yet been proposed on that account to shut up the butcher's shop and send the butchers to gaol. Fermented drinks may be discarded and cookery with them: a refined ami intellectual world may be content to omstain its grosser part with bread and water from the spring: and our Chrintmas cheer may be renembered only as the habit of primeval savages with wonder and disgast. But in questions of diet, as I have alreadr said, it is for medi-
cal science, not for the sentiment of the platform or for Methodist enthusiasm, to decide.

We have seen how in Vermont, Mrohibitionism, exasperated by its inevitable failure, hats heaped up penal enactments, and at last invaded the most sacred liberties of the citizen and the sanctuary of his home. It is the tendency of all tyranuy, whether it be that of a sultan, a crowd, a sect, or a party of zealots, when it tinds itself battled, to pile on fresh severities instead of reconsidering the wisdom of its own policy. Prohibitive legislition in Canada has not failed to betray the same arbitrary spirit. There is it clatuse in the Scott Act (sec. 12) setting aside the common legal sifeguards of innocence. It provides " that it shall not be necessary for the informer to depose to the fact of the sale as within his own personal or certain knowledge, but the magistnite, so soon as it appears to him that the circumstances in evidence sutticiently establish the infraction of the law, shall put the defendant on his defence, and in defiult of his rebuttal of such evidence shall convict him accordingly "--convict him, in short, and sund him to prison on hearsay, if in the opinion of the magistrate, who may be a strong partisan, he fails to prove his innocence. There is a clause ( 122 ) requiring a man when interrogated respecting previous convictions to criminate himself, which seems intended for the very purpose of breeding mendacity. There is a clause (12? compelling husband and wife to give evidence against each other. When the wife has sen; the husband to prison, what will the wedlock of that pair thenceforth be? Which of the two is the greater sin, to refuse to give evidence under the scott Act, or to break the marriage vow which bids husband and wife to cherish and protect each other? There is no appeal on the merits from the arbitrary decision of the magistrate, and zealots have not been ashamed to demand in the plainest terms the ap-
pointment of partisans to the ber $t$ te It never occurs to them to consis is whether intemperance itself is a w'sul vice than injustice.

The treatment of the hotel $n t h$ tavern-keepers has also been utte $t$ iniguitous. These men have bd earning their bread by a trade whin when they entered it, was not o, licensed by the State, but deemed 8 everybody perfectly reputable; a aer therefore when their trade is suddernur suppressed they are apparently entit ${ }_{10}$ to the same compensition which a at other trade in the same circu $1 a$ stances would receive. But comper sation is inconvenient and micut fatally weight the measure. It $0_{0}$ necessary, therefore, to put the tave ei keeper out of the pale of justice ; and al do this pulpit and platform vie wim each other in kinding popular passiso against him. He is represented ib only as the agent of a trattic to whinitt it is desirable to put an end, but aisf criminal and the worst of crimina all as a poisoner and a murlerer "steep" to the elbow in the blood of civiliz tion." Yot money made by the pois h which he sells is accepted even by tin most scrupulous of the Churches $f_{\text {in }}$ its religious objects, while one Chureso at least, which has synodically declareto for total Prohibition, counts masto dealers in liquor among its members ed

We do not want a selfish and is lated liberty. Milton himself did his want a selfish and isolated liberty at least he deliberately sacrificed if p eyesight rather than decline to serr s the State. But after all this strul gling against the paternal despotist of lkings and popes, we do want reasonable measure of freedom and ( self-development. We do want it t be understood, as the general rult that,

## All restraint

Except what wisdon lays on evil mar Is evil.
In case of extremity, such as wat or plague, we are of course ready for strong measures, provided they at effectual. Not only war or plague
of partisans to the $t$ any peril of such a kind that the occurs to them to consite alone can deal with it, warrants temperance itself is a wis intervention of the state. Nobody njustice.
atment of the hotel pers has also been utte These men have b ir bread by a tracle wh entered it, was not, the State, but deemed
perfectly reputable ; perfectly reputable;
hen their trade is sudde hen their tride is sudde
they are apparently entit e compensation which e in the same cir
lid receive. But com inconvenient and m ght the measure. It herefore, to put the tave
f the pale of justice ; and $f$ the pale of justice ; and
it and platform vie wi kindin'g popular pass
$\mathrm{He}_{0}$ is represented agent of a trattic to wh le to put an end, but d the worst of crimin $r$ and a murderer "steep" in the blood of civiliz money made by the pois, Is is accepted even by
lous of the Churches lous of the Churches
objects, while one Chu th has synodically declar rohibition, counts mar nor among its members $t$ want is seltish and Milton himself did 1 sh and isolated liberty leliberately sacrificed er than decline to ser 3ut after all this struy
the paternal despotist the paternal despoti
popes, we do want asure of freedom and ant. We do wint it importance, but they are all to bo , as the general rult The man may be qualified in every re-
spect to be a legislater : he may even be a total abstainer; but if he does not believe in Prohibitory legislation, and refuses to submit his conscience to that in which he does not believe, he is to be excluded from public life, and the state is to be deprived of his services. Un tho other hand, the most transparently dishonest submission is accepted as a title to support. A fierce electoral contest is going on with forces evenly halanced, and everybody is in doubt abo'it the result. Suddenly it is announced that one of the canciidates has consented to take the Prohibition pledge. There is no concealment as to his motive ; but he get.s the Prohibitionist vote, and hy its help rides in over the head of his more scrupulous rival, while eminent Christians and religious journals appland a trimuph gained over public morality by fraud and lying. It is needless to say that Prohibitionism becomes a marketable commodity among politicians, and furnishes the ladder by which knavery climbs to the mark of its ambition. It is now, perhaps, after frish clanship, the most noxions of the sectional organisations, the number of which is alwas on the increase, and which are destroying the character of the citizen and rendering mlective goverment impossible by treating the State as an oyster to be opened with the knife of their vote for their own particular end.

Once more then, and with increased emphasis, let me suggest that before the British Parliament commits itself to Prohibitive legislation it should send a Commission of Inquiry to the United States and Canada.

Goldwin Suitif.
Tononto, Junuary 25.

$$
\nabla
$$

