

Daily Guardian.

FRIDAY, DEC. 26, 1890.

Announcement.

We have much pleasure in announcing that we have made arrangements, commencing with the New Year, with a gentleman whose name stands high in the literature of Canada, to conduct a Literary Department in the columns of THE GUARDIAN to be devoted especially to the literature of Canada. This department will be published once each month, and the gentleman to whom it has been entrusted, and who, by the way, prefers to remain anonymous in order to favor independence of opinion, intends making it as thorough and interesting as possible. The department will contain an original article, reviews of current literature and other notes on literary topics. We feel sure our readers will appreciate this new enterprise—the first of the kind ever attempted by a Maritime Provincial journal. That the people of this Province are by no means deficient in literary taste we firmly believe, and are expecting this announcement to be followed by a large increase of subscriptions.

Look Out For Him.

Look out for the man who will come sailing around the day after the election and with an air of assumed sanctity tell the friends of the Act that he would have voted for it, if he had thought it necessary to add his vote. Look out for him, he is not a reliable man. Look out for the man who has business away that day, and the business is simply to get rid of voting. Look out for the man who keeps his vote until late in the day in order that he may vote with the winning party. He is void of true principle. Look out for the man who will not vote for the Act, for fear of giving offence to some who are in power. Let it be distinctly understood that the vote of every one who calls himself a friend of temperance is needed.

Caution! Danger!!

Respectable voters would do well to bear in mind that the attempt to defeat the Scott Act is headed by those who are interested in the liquor business. This cannot be truthfully denied. Will any friend of temperance follow such leaders? The man who votes for the repeal of the Scott Act, puts himself in the procession that carries the rum flag, and is headed by the liquor fraternity. A man is known by the company he keeps. All brewers, all distillers, all liquor dealers are opposed to the Scott Act, therefore it must be good. And we might add that drinkers are opposed to it; therefore let all friends of temperance do their utmost to retain it. If it hurts the liquor business let us keep it by all means.

The Duty of Temperance Workers.

Temperance workers, like all other philanthropists, have need to be reminded from time to time as well as of what their duties are as also of the way in which they can best be done. At the last Scott Act meeting a helpful speech was made by Rev. Mr. Sutherland on the duty of the hour, which we hope will be remembered by our readers. Our duty is obvious, but it lies in many directions. There is that first and important duty which we owe to ourselves, viz: loyalty to our own convictions. The man who is true to himself is the sincere man, and sincerity is a more potent force than either eloquence or logic. In the sharp campaign through which we are now passing we can use no more powerful weapon than consistency in tactics. With a mind invigorated by unshaken conviction and a will braced by firmness we need have no fear of the issue. The enemy is unscrupulous and his cause unworthy, hence he will not refuse the assistance of any ally from whatever quarter he may arise. Our cause is God's, hence our mode of warfare must be such as He can bless. Since the exigencies of the situation call us to be always in the front of the battle and therefore within sight of the enemy, there is more reason than ever that he should see nothing in us to despise but everything to fear. It has always appeared to us that if all those of our citizens who profess a dislike for intemperance and long for the uprooting of its hideous source were to rise as one man and strike without regard to politics, business or other personal considerations, the matter would be settled and our community and province would be well on their way to prosperity and true happiness.

Not the Fault of the Scott Act

His Honor in giving his decision on a hop beer case on Wednesday took occasion to state that whenever an intelligent witness came on the stand a conviction invariably followed. The general run of witnesses seemed to be devoid of intelligence, were in fact as far as intelligence was concerned, but little removed from the brute, and had no idea of the duty they owed their God in regard to an oath, but on the contrary they lied naturally and instinctively. Who can read these comments without realizing the baneful, hardening and degrading effect the drink curse has upon the consciences of its dupes. There is no other class of law-breakers but rum-sellers who can gain such an influence over their victims, can so hypnotize or mesmerize them that they will deliberately and persistently perjure themselves for their sake. This false swearing is by a certain interpreted class and those

upon whom they can impose laid at the charge of the Scott Act. This may be an easy way of putting the blame away from themselves, but it is neither true nor logical. If a man were brought to trial for theft and a witness to save the culprit from the demands of justice falsified his oath, not even these men would lay the blame on the law against theft, but it would be just as reasonable to do so in one case as in the other.

No More License.

The communications from the members of our Legislative Council made public in today's issue, should have the effect of causing every honest opponent of the Scott Act to sink at once any prejudice he may have and come up manfully to the support of that measure.

It is evident now that no license law can ever be passed. The Council regard it as wrong in principle and useless as a means to restrict the traffic. If Charlottetown is prepared to repeal the Scott Act, the country is not, and so much the worse for Charlottetown. The letters show that public opinion throughout this Island, as voiced by the representatives of the property owners of the province, regardless of creed or party, is overwhelmingly in favor of the Scott Act, and strongly opposed to the principle of license. When representative men can thus speak out frankly and manfully without hedging on the question of temperance, the grand fact is made evident that the liquor traffic, through the influence of the Scott Act, has ceased to become a power—in fact has lost every vestige of influence in Provincial politics, except in the City of Charlottetown. And although the rump of the liquor party still holds the fort in City Hall their ramparts are crumbling, their vanguards are routed, their cannons are packed, their leaders (vide Councillor Byrne) are preparing to surrender, and soon the flag with the skull and crossbones will be hauled down before the onslaughts of the W. C. T. U.

We could wish that the politicians of Charlottetown were as manly and independent as the members of the Legislative Council. When the Scott Act campaign began we addressed letters to some ten or twelve representative men of the city, requesting that they to whom the people were wont to look for advice in matters affecting the welfare of the state would give their views on the issue before us. The result has been most disappointing. All but two, or three had not even the courtesy to acknowledge the receipt of the letters. One of them frankly admits that he did not wish to take part in the discussion, because being in favor of the Scott Act he would injure his political prospects by losing the support of a certain class in the community. We do not blame him any more than the others. The tyranny of party has so chained down the politicians that they can hardly call their souls their own. It is terrible to contemplate, but it seems easier for a camel to go through the eye of a needle than for a politician to be an independent, useful member of society.

The Rum-sellers in Charlottetown are Worse than Murderers

A terrible indictment on the lips of anyone, but a far more terrible on the lips of a widow bereaved of her son as in the pathetic incident related by our correspondent "Philanthropist" in Wednesday's GUARDIAN. This case is by no means we fear, an isolated one, and it is well known that the most ready as the most easily captivated victim of the liquor dealers is the pliable youth of from fourteen to eighteen or nineteen years old prolific in making good resolutions, barren in keeping them. At the same time these same boys are the hope of our country and to them we are bound to look as the workers of the future, they will be the fathers of the generation to come. Hence parents have grave responsibilities resting upon them in regard to the liquor traffic in Charlottetown. The Scott Act has undoubtedly dealt it a "staggering blow" in this place, and it therefore becomes the plain duty of every one but especially those who have sons and daughters to uphold the weapon which the highest authorities in the land have placed in their own power for the advancement of the cause of temperance.

The Enforcement of the Scott Act

The difficulties which confessedly beset the strict enforcement of the Scott Act and hinder its proper administration have all, or nearly all arisen, either from the quibbles and unworthy tactics of legal luminaries not in sympathy with it, or from criminal desire to shirk the responsibility of enforcing it on the part of those whose duty it was to do so. Through these two causes, temperance work in Charlottetown has suffered many serious rebuffs, but every day the question becomes clearer and the period of more light is about to begin.

In Moncton the same causes are operating against the Act, but attention there has lately been forced on the duty of the police in the enforcement of its provisions. At a recent meeting of the City Council the following resolution was carried: "That the City Marshal and Police-men be instructed to search out, seize and destroy as by law required all intoxicating liquors illegally kept for sale within the City of Moncton." In Charlottetown much might be accomplished in this direction also, and the houses of some of our City Councillors would probably be the first to be raided.

K. D. C. What is it?

No More License.

The Legislative Council Will Veto It.

A MAJORITY DECLARE THEY WILL NEVER LEGALIZE THE TRAFFIC.

In order to set at rest if possible the question as to whether in the event of the repeal of the Scott Act the Provincial Legislature would pass a license law to take its place in this city, the editor of THE GUARDIAN conceived the idea of writing each member of the Legislative Council individually, to ascertain if possible their views on the subject. While it is very doubtful whether the lower house would undertake to pass a license law it is now apparent that such a measure would not go through the Council. All but two of the Legislative Councillors, namely, Hon. Messrs. Scrimgeour and Campbell, have responded to our request, and we give below in full the communications of those who courteously replied. As our readers are aware the Legislative Council is composed of thirteen members. Of the eleven who responded all but one or two speak strongly in favor of the Scott Act. Seven, a majority of the whole House, headed by the leaders of the Government and of the Opposition declare that they will never be responsible by word, act, or vote to legalize a traffic which, as one Councillor says, "is the greatest curse ever inflicted on mankind," and another, a leading Roman Catholic, says he considers that it would be "a most horrible thing to pass any such law as would license the sale of intoxicating liquor to send people's souls to perdition." One declines to pledge himself to any course until the matter is discussed in the House, and three only, one of whom is the President, and hence only votes in case of a tie, express the opinion that a license law would probably be adopted in the event of the defeat of the Scott Act. Here is the correspondence:—

HON. THOS. W. DODD, PRESIDENT. Mr. B. D. Higgs, Esq.—Dear Sir:—Yours of the 8th inst. received and contents noted. In your question regarding what the Legislature may do or not do I cannot give any opinion, but should the Scott Act be unfortunately defeated I feel satisfied that another license law will be passed to take its place. THOS. W. DODD. Ch'town, Dec. 10, 1890.

HON. JAS. NICHOLSON, LEADER OF GOV'T. B. D. Higgs, Esq.—Dear Sir:—Some time ago I received a note from you asking my opinion, briefly, in reference to the conflict now in progress in Charlottetown between the advocates of a liquor license law and the promoters and upholders of the Scott Act. In order to decide this question, I think it is not necessary to go back to the state of things in the days of Peel (as some have done). To me it is evident that the Scott Act, imperfectly enforced as it has been, was and is largely the means of depriving the liquor traffic of its respectability (if it ever had any) and lessening the drinking customs of the people, and therefore the means of accomplishing much good, and in my opinion it would be nothing short of a calamity to have it repealed in Charlottetown at this time. To give up a certainty for an uncertainty would be suicidal in the highest degree, and it is surprising that there would be found men outside of the liquor dealers having any claim to respectability that would seek to replace a law which in its working is strictly prohibitory for one not even restrictive. But in reference to my own opinion—for this is what you want—I may say that no act or word of mine will ever be used to legalize or encourage a traffic which I believe to be the greatest curse ever inflicted on mankind in this world, and the most formidable hindrance to the advancement of everything that is for the good of men and the glory of God. Hold on to the Scott Act and may victory crown your efforts on the 8th prox.

Sincerely yours, JAS. NICHOLSON. Eldon, Dec. 20, 1890.

HON. B. ROGERS, LEADER OF OPPOSITION. Dear Sir:—I have fully made up my mind that I will never vote for a liquor license Act again. Yours in great haste, B. ROGERS.

HON. JAMES ROSS. B. D. Higgs, Esq.—Dear Sir:—I reply to yours in regard to my views as to whether the Legislature would place another liquor license Act on the statute book of this Province if the Scott Act is repealed in Charlottetown. I would not support any act legalizing the sale of intoxicating liquor by either high or low license, and in doing so I believe I would be carrying out the views of those who elected me. I hope the Scott Act will be sustained in Charlottetown, as it would be a blessing to the rest of the Province also.

Yours respectfully, JAMES ROSS. Mount Stewart, Dec. 18th, 1890.

HON. WM. HOOPER. B. D. Higgs, Esq.—Dear Sir:—Yours of the 8th instant received and in answer I hardly know what to say not having given the subject that consideration it requires for Legislation. I am and have been in favor of the Scott or Canada Temperance Act. But my experience in Scott Act cases recently makes me think that the act is not working well, there has been such difficulty in getting witnesses to convict. And if the Scott Act is repealed in Charlottetown how can you get along without a license act? I don't think there can be any more harm in the Local Government using us as a test case than there is

in the Dominion Government using money received for duties on its import. For while it is imported I am of the opinion it will surely be sold. Your truly, WM. HOOPER. Morell, Dec. 16th, 1890.

HON. ALEX. LAIRD. B. D. Higgs, Esq.—Dear Sir:—Yours of the 8th inst. to hand. In reply to your request that I would briefly give my views on the liquor license question, I have to say that I consider the Scott Act far in advance of any license law. However in the event of that measure being repealed in Charlottetown I do not deem it advisable to pledge myself to any course until the subject is discussed in the Legislature. Yours respectfully, ALEX. LAIRD. Summerside, Dec. 10th, 1890.

HON. JOSEPH MURPHY. B. D. Higgs, Esq.—Dear Sir:—Yours of the 8th inst. I only received on last Thursday owing to your letter being wrongly addressed. "Lot 8," hence the cause of the delay. You wish to know my views relative to the Scott Act or license question. I have only to say in reply that I will never give my vote to pass an Act to license the sale of intoxicating liquor to send people's souls to perdition. It appears to me to be a most horrible thing to pass any such law, and I would give no vote for an Act relative to the sale of liquor unless the Scott Act or prohibition. These are my views briefly. I remain, dear Sir, Yours truly, JOSEPH MURPHY. Freeland, Lot 11, Dec. 21, 1890.

HON. W. A. POOLE. B. D. Higgs, Esq.—Dear Sir:—In reply to yours of 8th inst. would say, I am in favor of the Scott Act as properly enforced, and I will never favor the passing of a law to license the sale of intoxicating liquors. Yours truly, W. A. POOLE. Lower Montague, Dec. 18th, 1890.

HON. T. KICKHAM. B. D. Higgs, Esq.—Dear Sir:—Your of the 9th inst. to hand. In reply, while the Federal Government permits the importation I think a proper license system best, but the best way would be to stop the importation or manufacture if possible. Yours respectfully, T. KICKHAM. Souris West, Dec. 13, 1890.

HON. A. B. MCKENZIE. B. D. Higgs, Esq.—Dear Sir:—In reply to the question which you have submitted to me, I have to say, first, that notwithstanding the great objections which have been placed in the way of the Scott Act, I consider it the most effective law for the suppression of the liquor traffic that we have ever had on the statute book; second, in reference to license high or low in my opinion it is only another name for free rum. I have fully made up my mind never to be a party to make public in any way partners in the liquor traffic. Yours very truly, A. B. MCKENZIE. Ch'town, Dec. 20, 1890.

HON. PETER MCNUTT. Mr. McNutt telephoned to us as follows:—I do not think a liquor license law would be passed by the Legislature in the event of the Scott Act being defeated. I do not think I could vote for it.

LETTERS TO EDITOR. Use of Stimulants by Women. DEAR SIR:—A very large majority of the ladies who have consulted me within the last twenty years, have acquired the habit of using wine, tall-bois, stout and frequently whiskey and brandy to a large extent, I think, owing to the mistakes on the part of my own profession in the advice which they have given. The result is that the babies of the present generation are never sober from the earliest period of their existence until they have been weaned. This is a shocking statement for me to make, but I should not be doing my duty here, unless I were to make it as bravely and honestly as that. It is a simple fact. The mother's blood, practically, is entirely in common with that of the child. You know perfectly that if a mother takes even an ordinary dose of such a medicine as castor-oil, it will very often affect the baby more than it affects the mother; that one has to be exceedingly careful in prescribing for mothers simply on that ground. Now what does that simple fact with which all you mothers are familiar show? Why it shows this, that the soothed condition of the baby after the mother has taken half a pint of beer, is really the first stage of drunkenness in that child. When I hear a mother telling me that whenever she takes a little whiskey and water, or brandy and water, because the child is fractious, she finds that her milk agrees with it better, I am obliged to ask her if she knows what she is doing, if she knows that she is simply introducing the medicine for distilling into her baby almost the whole of the spirit which she takes into her own; and whether she is aware that her soothed condition of the child is really the first stage of drunkenness. The fact is the baby is only the infinitely more sensitive extension of the mother's system to receive the things which are injurious to the mother. The medium of the mother's diet. Well now, ladies, bear that in mind when you are told to take wine, or beer, or brandy, understand that you are merely distilling that wine, spirit or beer into your child's frame; that the very mould which that child is to preserve for the rest of his life is being constructed out of food that is so poisoned—out of a condition of the system in which intoxication is the real, substantial element for the first twelve months of its growth.

Task those of you who may have thought it your duty to recommend young women who do not know better to take these things, whether that is not a grave and important fact for you to consider. Yours faithfully, M. D. C. M.

A SPECIFIC remedy for indigestion or dyspepsia has just been found in King's Dyspepsia Cure, the only preparation of the kind in the market. Cure guaranteed or money refunded. One dollar a package. Sample package to any address on receipt of three cent stamp. Sole proprietors, King's Dyspepsia Cure Co., New Glasgow, Nova Scotia.—4.

BAZAR Dressmaker, Fall and Winter just arrived, Door 370.

Farms and Mills FOR SALE.

M. G. D. BALDERSTON offers for sale his magnificent property in North West-shire, consisting of Eighty-four (84) acres of choice tree land, nearly all in a high state of cultivation, together with a Grist Mill, which has a very large custom trade. The Mill, Stone Kiln, and Farm Buildings are all in a good state of repair, and possession will be given at any time. Only half a mile from Railway Station. Also, in rear of above, 20 acres of free land with a Sawmill, fronting on the Lot 65 Road. The above properties will be sold separately or together, and need only to be seen to be appreciated. Reason for selling—Got the "Northwest Favor." G. D. BALDERSTON. Dec. 16, 1890—11 wky im.

BLANKETS and BACHELOR QUILTS, CLOAKINGS and JACKET CLOTHS. A LARGE SELECTION AND PRICES LOW.

STANLEY BROS. BUYERS OF JAMES PATON & Co's STORE REPLETE WITH THE FINEST BLACK GOODS FOR DRESSES GRAPES, MILLINERY, GLOVES, TRIMMINGS, CORSETS, HOSIERY, Etc., Etc., Etc. Market Square.

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Great Reduction ALL WINTER GOODS AT A DISCOUNT. Fur Goods, Wool Wraps, etc. BEER BROS.

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