

BARS AND SHOPS.

Mr. T. H. Lennox, K.C., M.L.A., member for North York in the Local House, said he did not believe that Mr. Rowell's abolish the bar policy was calculated to advance the cause of temperance. In the House, Mr. Lennox voted against Mr. Rowell's proposed measure, and supported the following section of an amendment introduced by Premier Whitney:—

"That to forbid the sale of such liquors in bars, while permitting such sale in shops, would be disastrous in the extreme, and would increase the evils resulting from the traffic and the habit."

In the Legislature Mr. Lennox interrupted Mr. Rowell and asked why the latter did not propose to close the 200 shops as well as the 1400 bars in the Province. Mr. Rowell's answer was that with Mr. Lennox and Mr. Whitney's help he would guarantee to wipe both shops and bars out of existence.

Again at the Conservative meeting in Newmarket last Saturday, Mr. Lennox, as reported in The Toronto World, said:— "Does it make any difference, whether you drink out of a glass at a bar or out of a bottle in the house? I don't think so. I've tried both. This amused the men of North York and when they finished laughing Mr. Lennox continued. He thought abolishing the bar would simply bring liquor into the home and ultimately result in worse conditions than the present."

TEMPERANCE POLICIES.

It is not possible for the Temperance debate to continue during the whole of the session. Last week saw what was probably the close of the controversial side of the question for this year. It is now possible to examine the position of the two parties.

The Liberals are still standing firm with their policy of abolish the bar, which means the closing of all bars and prohibiting the sale of liquor in Clubs and the retaining of local option to wipe out the shops where the electors so decide. This course has been definitely endorsed by the Dominion Alliance.

The Conservatives, on the other hand, are making no Temperance proposal of any kind. They have dropped their Abolish Treating idea of last session and now rely entirely on what they claim to be their strict enforcement of the present license laws.

Mr. Rowell in his last speech on the abolish the bar resolution which was voted down by the Conservative majority, attacked the Government for going back on what they had urged last session, and read a number of extracts from The Pioneer, the Temperance paper, in 1911, 1912, and 1913, charging the government with the failure to enforce the license laws thoroughly in many places. Mr. Rowell also made the direct charge that the Government was lined up for the Bar with the liquor interests, and that it expected to be financed by them at the next general election. Sir James denied this vigorously, but Mr. Rowell declared that if the Prime Minister did not know it he was about the only person in the Province who didn't.

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Two Parlor Hanging Lamps. May be seen by calling at home of MRS. JOHN PALMER.

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A good Two-year-old Mare, General Purpose. Lot 27, Con. 3, Markham. J. CRUIKSHANK.

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39-3

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DIVISION - COURT.

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RICHMOND HILL

—ON—

Monday, April 21, 1913

Commencing at 9.30 a. m.

T. F. McMAHON CLERK

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