

The Assessment for the several Huron and London in 1851.

Meeting of the Huron and London in 1851.

Being in a measure, compelled by Joe's folly and falsehoods, to be some what particular, I gave three, or four specimens of what I mean by "Club Law." Joe quietly gives some of them go-by, evades all that does not meet the argument in one single point; but, conceding admits them all to be true; for the sake of argument, I must, however, tell him that I can accept none such without place; he must accept them as I have stated, for their sterling truth, and in no other way; until he can name parties to refute them, whose word are of some value in the eyes of the public, his own assertion being now, in the words of his favorite author, NOT WORTH A PENNY.

In order to save space and time, I shall accept his own definition of "Club Law," and rest my case entirely on its merits.

He says, "my very humble opinion of ruling with a rod of iron, is simply this; that where one party compels another by intimidation to commit what their conscience disapproves (disapproves) or prevents by physical force, a party from exercising any legal privilege, such as voting at a general election, township or other public meeting." This I think will include all that is understood by both Club Law and the iron rod. The italics, are mine. Now, Sir, in the matter of the Posts referred to, I am aware that the workmen (and, I think, I am even at this day lay my hand on two of them) have been ordered to remove the fence of the then wood yard, when they received the order quoted in my last, and acted on it, who then will say that the consequences of these men did not disapprove of the act? But, Sir, their daily practice of "stake," and in all other cases of this sort, in these days, they must either obey or quit. But, cress Joe "will any man of reason or common sense say that the men in the employment of the Canada Company violated any law human or divine, in obeying the party placed in authority over them?" "Oh Joe! Joe! this is unworthy of even you; didst thou never hear of the golden rule? said to have been of divine origin, "do unto thy neighbor as thou wouldst that he should do unto thee?" and dost thou not think, that if thou hadst been caught "burning the lumber" in the manner referred to, thou wouldst have been sent to a certain place, where thou mightest have learned a useful and honorable mode of earning thy bread, by the sweat of thy brow?" and, did Joe never see a store upset to the evident danger of the premises, at township meetings, or coats rent from top to bottom by "physical force," if he has not, I have, and am thankful that these things are done away with.

But, Sir, the man who observes the profound reasoning contained in the following extract from Joe's letter, viz. "It appears to me that he has failed in his explanation of Club Law, for (first observe the argument) although his first intention was to come down with one fell swoop, his second is evidently limited at the Canada Company's Engineer"!!! After such a lucid exposition of my failure to prove Joe's case, it is not most marvellous that Big Joe should think it necessary to go from Barrow to the "Market Square," in his pocket and explain that this means that, and that that means something else.

O wad some pow'r the giftie gie him, &c.

But, Sir, my first was not meant to "cut the boys down," nor was my second levelled at the Company's engineer, (who by the bye has no occasion to be prouder of his "my friend") it was levelled directly at the falsehoods advanced by big Joe, who put himself forward in a matter of which he has shown himself to be utterly ignorant, and had not common sense enough to string his falsehoods together in a plausible manner.

Again, he speaks of "the burning of the hostings," in these remarkable words, "admitting for sake of argument that all the above were done, together with the burning of the lumber off the place now the Market Square." So also the "Pound-keeper" instanced in the end of his last letter, that was fenced at the time of the said election, is a positive falsehood. I might, also bid him ask Mr. J. J. Spicer K. Gooding, who was chain bearer at the survey of the Market Square, I think in 1827, in his last letter. Sir, I did that the "empty Gail" was sometimes attributable to the forbearance of "the powers that be" as well as to the general good conduct of the community at large; Joe's "dander" gets up, and to prove that what I stated was untrue he tells us that "all the world and his wife" knows that he was a "Goi Bird" for twelve days, for acting "contrary to the statute in such case made and provided." I must really admit, however, that I beg Sir, to observe that I cannot see how that bears against the truth of my statement, it however proves that the magistrate did his duty in that case at all events. The "meeting referred to" was an argument in my favor, brought forward by my "learned friend," so also the "Pound-keeper" instanced in the end of his last letter, for all which assistance I humbly thank the "learned Council" and, if he still wishes or if I shall at another time, explain what I meant by the forbearance referred to, but should I then be somewhat more pointed in my remarks, I trust he will excuse it, as I always like to make myself thoroughly understood, if I am at all able to do so.

And now Mr. Editor, I thank you for your patience with me, but as I have you "by the button" bear with me a very little longer, remember I was the party attacked. Do you not think that when a scribbler for instance, Joe or I, quotes a passage from an old author, it is in some measure supposed to indicate that it is now as I have seen STURMUS' IS IN, as the herald of two of Joe's spiritless already; which, for anything I could see in what followed, implied nothing more nor less than that he was going to write, and had borrowed a postual way of telling it; and as I see he

promises us something else ere long, I think a new "motto" will be a sort of indispensable. I would therefore advise Joe to read the next stanza (i. e. to Stumpie) and he will find one word which I submit will answer him most admirably, so being both pithy and to the point, and, that word is "HORCH POTCH." Yours X.

TO THE EDITOR OF THE HURON SIGNAL.

Sir,—Having heard that I have been accused of "discussing and improper interference" with regard to a circumstance which occurred lately. I send you the particulars hoping that by making it public, the community at large may judge for themselves of such abuse of power.

On Monday, the 27th January, John Baile and Margaret Taylor came from Wawanosh to be married, accompanied by James Taylor and Margaret Smylie, as groom's men and brides' maids, Robert Baile, brother of Baile, and Taylor came to my house to arrange when the marriage would take place—during the conversation Taylor said, will you marry me? I think of a joke, I said yes, but it is time enough to speak of that when you meet the lawyer, upon this they left. Robert Baile returned immediately, and informed me that there was something wrong regarding Taylor and Smylie getting married, as her parents especially, were quite averse to the match, and had only allowed their daughter to come to town on the special charge of Robert Baile, and he was strictly charged by the parents to allow no communication between them. Upon learning this, I thought it my duty, as all parties belonged to my congregation, to endeavour to put a stop to the marriage until the consent and approbation of the parents on both sides were obtained. I went immediately to the house of Mr. Rich, where I found John Baile, the Bridegroom, Taylor and William Walker—the last a stage driver or teamster, and totally unacquainted with the parties, having acted as taxiater on the occasion. I explained to Mr. Rich the reason of my visit—and in the midst of terms he said that I wished to object to his issuing the license to Taylor; and gave as grounds of my objections, that the parties were under age, however, Taylor stated that he was 21 in December last, but allowed that the girl was only 18; also that the parents were decidedly against the marriage; that the parties themselves had made no preparation; that one of the parties offered himself as bondsmen, and that he was not possessed of the necessary qualification. These objections Mr. Rich thought sufficient at the time, and refused to issue the license.

After the marriage I spoke to Taylor and Smylie, and told them that I had acted solely from a sense of duty—but hoped that the present objections would soon be removed, and then I would willingly perform the ceremony—besides, I wrote a letter to Taylor's father and mother, requesting them to get matters arranged, and save their daughter's character. They left seemingly satisfied to abide by my advice. However, it appears that Taylor went almost immediately to Mr. Rich—accompanied with William Walker—who was present at the wedding, and requested Mr. Rich to issue the license on the name of McGrath, also a perfect stranger to the parties. In the face of my objections, which were thought quite sufficient at the time, and no alteration in the circumstances for the better. Mr. Rich issued the license on the responsibility of irresponsible persons, and the parties were married by the Rev. Mr. Elwood, in the course of the forenoon.

I have consulted counsel, and find that there is no occasion to be prouder of the case, and although there is a suit at law, as there is no property at issue, that would be useless.

If such is allowed, what family is safe? Your obt. serv't.

ALEX. MACKRID.

[NOTE.—We have never been able to ascertain or defend that kind of absolute jurisdiction, which a very large majority of parents seem inclined to exercise over their marriageable daughters, in the all-important engagement of matrimony. But, in the case of a girl of eighteen years of age, we certainly think, that common sense and common decency would suggest the propriety of ascertaining that her parents were at least aware of her intention of being married. And if laws have been made for the express purpose of securing to parents the right of advising and controlling their children in this important matter, surely it is the duty of persons having authority in the premises, to see that the requirements of the law are duly observed. The circumstances detailed in the foregoing communication add no other proof for the thousands already on record, of the utter inability of the mere sham work of issuing marriage Licenses.]

From the Bradford Herald.

THE RAILROAD.

As a railroad from Buffalo to Bradford, thence to Windsor, either by the line adopted by the friends of the Niagara and Detroit rivers project, or by a more direct line from Bradford, through St. Thomas, &c., is the topic which absorbs all other here, we trust that our readers will excuse us if, in connection with what we stated last week, we now allude briefly to the expense likely to be incurred in the construction of the road, the profit likely to be realized from the road, when it is in operation, and, in a few words, when it is borne in mind, that nearly every one is acquainted with the manifold advantages which the proposed route has over all others, but as the subject is an important one, it cannot well be discussed too freely. The distance between Buffalo and Windsor, by way of Bradford, Norwich, St. Thomas, &c., is about 230 miles, and the route one of the levellest in America. The right of way would, in most cases, be given gratuitously by parties owning land along the line. The utmost cost of the road would not exceed \$2,000 per mile, and when the cheapness of iron in this country, and the ease with which it could be laid down at every point on the line are considered, we think that we would not risk much in placing the average cost of a railroad from Buffalo through Bradford, &c., to the Detroit river, at \$2,000. This conclusion concerning the cost, we arrive at by careful calculations and by noticing the estimated cost per mile of the Geneva Valley railroad which is set down at nine thousand dollars, notwithstanding the high price of iron in the United States, and the fact that the grade is 3 feet to the mile, whereas the average grade between Buffalo and here is not more than a foot to the mile, to which may be added the freedom from ravines and other obstructions. Nearly as much may be said of the excellent quality of the stone Westward, especially if a direct route be followed. The cost of

the road then, by this calculation, which will be found to be very nearly correct, if no altogether so, will be about \$450,000, or at the utmost \$500,000, or, taking Mr. Stewart's report as correct, about three millions of dollars less than the estimated cost of the Great Western Railway, to connect also the Niagara and Detroit rivers. Thus, whilst the road by Bradford to connect the Niagara and Detroit rivers, will cost but little more than a third of the Great Western's estimated price, the former road will be infinitely superior to the latter, for the following reasons:—It will be shorter by nearly thirty miles, more direct, and what is of primary importance in railroad routes, ascents and descents (which render railways all out useless) will be avoided.

The construction of the inclined plane, which the Great Western people must encounter on the East and West side of Hamilton, will allow, on our estimated cost, more than will the whole road from Buffalo to Windsor through this place, and, on account of the mountain almost unfit for use when made. We may be somewhat ignorant of the laws of gravitation and motion, but believe heavily laden cars would be wound up rapidly up or down inclined planes on a frosty or wet morning in more than we can comprehend. The slope from Hamilton to Copeston, which is the route of the Great Western, Americans to benefit by the Great Western, if constructed, and another slope to the East of Hamilton, almost equal in extent, has to be overcome heavily laden cars would be wound up a weak rival indeed to the American road in course of formation south of Lake Erie. In order to be profitable, a road across this peninsula, which would be the route of the Great Western, must be sufficiently level to permit heavy loads to be speedily carried over it, and to allow the journey from Chicago and other Western cities of importance, to be made in several hours less time than would be consumed by any other route. This speed so necessary, can be fully secured by the adoption of the line from Buffalo through this town, and this our American neighbors are beginning to see, and daily appreciate. With respect to the profits to be derived from the road when made, it is an outlay of four or five hundred thousand pounds, it is a large original expenditure in construction. This road would cost comparatively little, to connect the line at Buffalo to Bradford, and would have a large amount of way travel, and form the shortest, most expeditious, and level route between the Atlantic States and the country on the West side of the Lake. It would be a great calculation the business to be brought to this road by uncles to Sarnia, Goderich, Owen Sound, &c., and the strong probability of its being constructed, is a great inducement to our country to subscribe for as much of the stock as they are able to secure. The Americans, though they are not so generally acquainted with the details of the road, as we are, are sufficiently enlightened to see that the road will be profitable to the Michigan road in the west and to the Erie and Ontario roads in the east. On the whole, we think that the people of this country will be entitled to a fair share of the profit, but we would advise that the people on this side of the lines make an effort to secure, at least, one HEIFER, one year old past, with white hind legs and belly; one pale red HEIFER one year old past, with no horns. Any information respecting the above cattle, will be thankfully received at the Signal Office, or with the subscriber.

JOHN ALLEN, 36-37.

Goderich, Feb. 6, 1851.

DESCRIPTION OF LOST CATTLE.

ONE pale red COW, with little hair on her tail, and a bell; one bright red COW, with horns turned in; one HEIFER, two years old past, with white hind legs and belly; one pale red HEIFER one year old past, with no horns. Any information respecting the above cattle, will be thankfully received at the Signal Office, or with the subscriber.

JOHN ALLEN, 36-37.

Goderich, Feb. 6, 1851.

Blank Deeds and Memorials.

AND ALL kinds of DIVISION COURT BLANKS, and BLANK PROMISSORY NOTES, for sale at the Signal Office. Every description of BOOK and JOB Printing executed with neatness and dispatch.

FOR SALE.

THAT EXCELLENT FARM ON the Bayfield Road, nine miles from GODERICH, and Three from Bayfield, consisting of 190 Acres of Land, 45 of which are cleared, and through which runs that excellent Mill Stream, the 33 Creek. For particulars apply to Mr. NAFFEL, at Goderich.

September 27, 1850. v3-3331f

To Transfers and Others.

CONTRACT.

TEAMSTERS or others wishing to enter into a Contract to furnish the Judge of these Counties with good and sufficient Teams and Drivers throughout the year, to convey through his circuit, and to be requested to send him Sealed Tenders, on or before the 10th February next, stating on what terms per day they will be willing to contract. It is expected that the team will be required for about 90 days in the year, though the horses will not be travelling for more than half that number of days.

Goderich, Jan. 30, 1851. v3-350

Moved that the United Counties be divided into three school districts, for the purpose of appointing Superintendents of common schools to be as follows: viz. 1st. The County of Perth to form one District comprising the townships of Blanchard, Downie and Gore of Downie, North and South Easthope, Ellice, Logan, Fullerton, Hubbard, together with the new townships to the north of the above. 2nd. The townships of Biddolph, McGillivray, Stephen, Hay, Stanley, Tucker-Smith, and Lubano. 3rd. Goderich township and town, Hallett, McKillop, Colborne, Wawanosh, Asfield, and the County of Bruce, also the townships to the north of Hullett and McKillop.

D. H. RITCHIE, JOHN HOLMES.

Carried unanimously.

NOTICE.

I BEG to intimate to all that it may concern, that I have under a power of attorney granted to WILLIAM STORV, authorized him to collect all moneys due me either by Note of hand or otherwise, and through his charges for the same. And I hereby request all persons indebted to me forthwith to settle the same and save costs.

JOHN LANCASTER, Goderich, 23rd day May, 1851. v3-361f

brought 50 104 York, per bushel. Fall of a fair quality realize 56 61 to 58 84.—Spring 43 to 45 84 York, per bushel of 60 lbs. BARLEY, 2s 2d to 2s 9d cy. per bush.; little doing. OATS, per bush. 1s 1d to 1s 3d. RATHER SCARCE. TIMOTHY SEED, 7s 6d. RATHER SCARCE. CLOVER SEED, 2s 0d to 2s 5s. RATHER SCARCE. HAY per ton, 50s to 55s.

London, C. W., 7th Feby. 1851.

WHEAT.—We have had better supplies from the farmers this week past and prices have receded a little. Fall, 3s 1d, Spring 2s 6d per bushel of 60 lbs.

Toronto, Feb. 18, 1851.

FLOUR, (Farmers,) per bbl. 196 lbs 15s 20s. FLOUR, (Millers,) per bbl. 196 lbs 18s 3d to 21s 3d. WHEAT, per bush. 60 lbs 3s 10d. BARLEY, per bush. 48 lbs 2s 6d to 3s 2d. RYE, per bushel, 56 lbs 2s 3d to 2s 6d. OATS, per bush. 34 lbs 1s 2d to 1s 3d. OATMEAL, per bbl. 196 lbs 16s 17s 6d. PEASE, per bush. 60 lbs 1s 6d to 1s 8d.

New York, Jan. 31.

ANNE—Market quiet for both kinds: Potatoes 25 75; Peas 25 07; Flour—Bakers feeling in Market for State, and on the low grades better prices, on a paying demand, not active, but the cold weather influences the Market favourably.

Married.

This day, at the residence of the Rev. Charles Fletcher, Goderich, by the Rev. Alex. McKinnon, McKillop, the Rev. John Logie, United Presbyterian Minister, Stanley, to Catherine, daughter of the late Peter Murray, Esq., Asfield.

In Goderich on 3rd inst., by the Rev. Mr. Elwood, Bernard Haldan, Esq., to Sarah Cobb fourth daughter of William Bennett Rich, Esq.

On the 7th instant by the Rev. Mr. Fear, Mr. Thos. Harris of Kincardine, to Christie McDonald of Asfield.

In the City of Toronto, on the 4th inst. by the Rev. Mr. Baldwin, at the residence of the Bride's Father, the Hon. John Ross, M. D. C., to Eliza, second daughter of the Hon. Robert Baldwin, Attorney General for Canada West. His Excellency the Governor General and the Countess of Egin, and numerous friends, were present at the ceremony.

CAME INTO THE ENCLOSURE OF the subscriber on the first of August last, a year old HEIFER, dark brown, with some white on the back, belly and tail.—Lot 29, 5th con. Tuckersmith. The owner is requested to prove property, pay expenses and take her away.

JOHN WALKER, Mill Road, Tuckersmith, Jan. 21, 1851—49

NOTICE IS HEREBY GIVEN that His Excellency the GOVERNOR GENERAL in Council, has been pleased under the authority vested in him, by the provisions of the 1st Section of the 13 and 14 Vic. Chap. 5, to appoint that the following Articles now charged with a duty of Twelve Pounds Ten Shillings per centum ad valorem, shall be placed in the List of Goods paying a duty of Two Pounds Ten Shillings per centum ad valorem, from and after the date, and shall be rated for duty accordingly, viz. Cotton Warp, Slate, Fire Brick, Mustard Seed, Ultra Marine and Paste Blue, Sulphur, Prussiate of Potash, Alum, Phosphorus, Bleaching Powder, Cochineal, Copperas, Vitriol, Shellac, Felts, Boxes, Strong Fluid Acid, including Nitric, Sulphuric, Muratic and Oxalic Acid.

By Command, J. W. DUNSCOMB.

STRATFORD FULLING & CARDING MILL

THE Subscriber in thankfully acknowledging the very liberal patronage bestowed upon his Carding Mill this season, begs to intimate to his friends and the public generally, that he is ready now for Fulling, Dressing and Finishing all sorts of Cloth that will be left to his care. His Fulling Mill, Carding Mill, and rest of apparatus, is all of the most improved and newest kind of Machinery, and worked by none but skilful and experienced hands, and his terms will be always the most liberal and moderate known in the country.

GEO. J. PRESSING, For WM. RISCHMULLER, Stratford Steam Mills, Oct. 26, 1850.

Always on hand a large and well assorted Stock of LUMBER, which will be sold at fair prices and on terms to suit customers. v3-373m

FOR SALE.

LOT No. 2 in the West Side of North Street in the Town of Goderich. Terms Easy. Apply to D. H. LIZARS, Solicitor, Stratford. Goderich, 8th January, 1851.

NOTICE.

FROM the very flattering support received by the subscriber on his first appearance as Agent in the Division Courts, he would intimate to the inhabitants of the District generally, that he will attend the respective Courts throughout the United Counties of Huron, Perth and Bruce, at each and every of their Sittings (with full permitting) and as his charges are moderate, and travelling expence, prompt payments will be required.

N. B.—Communications must be post-paid. JOSEPH WILLIAMSON, Goderich, Jan. 7th, 1851. 47 34f

JOHN STRACHAN, Barrister and Attorney at Law, Goderich. WILLIAMSON in future attend as Counsel at the different Division Courts in the United Counties of Huron, Perth and Bruce. Goderich, 1st January, 1851. N. B.—Parties at a distance wishing to avail themselves of Mr. Strachan's services, will please address Mr. Strachan, post-paid, Goderich. 46

NATIONAL HOTEL BRUCEFIELD.

THE SUBSCRIBER begs leave to inform his friends and the public generally, that he has now got the National Hotel so far completed, as to warrant him in saying that he is prepared to furnish accommodation for men and horses, equal at least to anything that can be found between London and Goderich. The National Hotel is situated in the beautiful and thriving village of Brucefield, 18 miles from Goderich and 42 miles from London, and from the eligibility of the situation, and strict attention to the comfort of his guests and customers, he hopes for a share of public patronage.

JOHN MCKENZIE, Brucefield, 1st Jan. 1851. v3-346f

CAME into the Enclosure of the subscriber, 4th Con. Lot 12, Tuckersmith, on or about the 1st of November last, a White STEER, with Brown ears, one year and a half old. The owner is requested to prove property, pay expenses and take him away.

WILLIAM McMURRAY, Tuckersmith, Jan. 4, 1851. 40

MARKETS.

GODERICH, Feb. 13.

Fall Wheat per bu. 3s 1d Spring Wheat 2s 6d. Flour Farmers, 8s 3d. per 100 lbs. 2s 6d. Flour Millers, 8s 3d. per 100 lbs. 2s 6d. Oats 10d. per bush. 1s 6d. Hay per ton, 21 17s 6d.

London, C. W. 4th Feb.

WHEAT.—the supplies from the farmer's teams continue extremely moderate and what does arrive is readily taken up by the millers and flour dealers who are almost out of stock. A fine sample of Fall Wheat

Important to the Public.

ALFRED BURHAM CHEMIST AND DRUGGIST. (Member of the Royal Pharmaceutical Society of Great Britain.)

RESPECTFULLY informs the inhabitants of and around STRATFORD, that he has purchased the Business of Dr. Hyde, lately carried on by him in the MEDICAL HALL, and having dispensed Medicines for more than half the Nobility of England, and for several Members of the Royal Family, during fifteen years experience with some of the most eminent Medical Practitioners in that country. He will be happy to give

ADVICE GRATIS.

To all persons who may think proper to consult him.

A full supply of the choicest DRUGS, CHEMICALS, Stationery, Oils, Varnishes, Dye Stuffs, Paints, &c., together with a great variety of other domestic articles, will be constantly kept on hand.

IN THE MEDICAL HALL, Stratford, 1st January, 1851. 46-349

JOHN ADAMS FASHIONABLE TAILOR. [Next door to M. R. Seymour & Co's] West Street, Goderich. 3y 245

January 1851.

BOARD OF PUBLIC INSTRUCTION.

NOTICE is hereby given that the Quarterly Meeting of the Board of Public Instruction, will be held at the British Hotel, in Goderich, on Friday, the 23rd day of March next.

All persons desirous of becoming teachers can then be examined upon producing the proper certificate of moral character, and unless application is then made, the Candidates will not have another opportunity for three months afterwards.

By order of the Board, ALFRED W. OTTER, Secy. 1st Section of the Board of Public Instruction, Goderich, 21st Jan. 1851. v3-43f

INSPECTOR GENERAL'S OFFICE. CUSTOMS DEPARTMENT. Toronto, 7th December, 1850.

NOTICE is hereby given that His Excellency the GOVERNOR GENERAL in Council, has been pleased under the authority vested in him, by the provisions of the 1st Section of the 13 and 14 Vic. Chap. 5, to appoint that the following Articles now charged with a duty of Twelve Pounds Ten Shillings per centum ad valorem, shall be placed in the List of Goods paying a duty of Two Pounds Ten Shillings per centum ad valorem, from and after the date, and shall be rated for duty accordingly, viz. Cotton Warp, Slate, Fire Brick, Mustard Seed, Ultra Marine and Paste Blue, Sulphur, Prussiate of Potash, Alum, Phosphorus, Bleaching Powder, Cochineal, Copperas, Vitriol, Shellac, Felts, Boxes, Strong Fluid Acid, including Nitric, Sulphuric, Muratic and Oxalic Acid.

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ATTACHMENT.

United Counties of Huron, Perth & Bruce. BY virtue of a writ of attachment issued out of Her Majesty's Court of Queen's Bench at Toronto, and as directed against the Estate, Real as well as Personal, of John Jones, an absconding or concealed debtor, at the suit of James Crobbie and James Jones, in the sum of Five hundred and nineteen pounds nine shillings and five pence. I have seized all the Real and Personal Estate of the said John Jones, and unless the said John Jones returns within the jurisdiction of the Court from whence the said writ issued, and put in Bail to the action or cause the claims of the said James Crobbie and James R. Andrews to be discharged within three calendar months from the first day of the publication of this notice, the Estate, Real or Personal of the said John Jones, or as much thereof as may be necessary will be sold by public auction for the payment, benefit and satisfaction of the claims of the said plaintiffs, as well as for the payment, benefit or satisfaction of the claim or claims of such other plaintiff or plaintiffs, as shall or may see proceedings against the property and effects of the said John Jones, within six months from the issuing of the above mentioned writ of attachment, in virtue of which this notice is published.

JOHN McDONALD Sheriff, C. H. P. & B. 28, December 1850. v2-246

DIVISION COURTS.

THE next Division Courts of the United Counties of Huron, Perth and Bruce, will be held at the times and places following:—

1st. Division—Court house at Goderich, 7th April and 5th June. T. O. Morgan, Clerk.

2nd. Division—John Hicks, Mitchell, 28th May and 14th July. Robert Cass, Esq., Clerk.

3rd. Division—Wood's Tavern, Stratford, 14th March, 30th May, and 16th July. John Williams, Esq., Clerk.

4th. Division—Quicker's Tavern, London Road, 16th May and 2nd July. George Carter, Esq., Clerk.

5th. Division—Wm. Patterson's Inn, Clinton, 16th May and 2nd July. James Gordon, Esq., Clerk.

6th. Division—Anderson Tavern, St. Mary's, 28th May and 3rd September. James Colman, Esq., Clerk.

The Sittings of the Several Courts will commence punctually at 12 o'clock, A. M.

ARTHUR WAGLAND, J. D. C. Goderich, Feb. 13th, '51. v2-250

HURON HOTEL, LIVERY STABLES, &c. &c.

THE Subscriber having purchased the Large, Elegant, and Comfortable Establishment, the HURON HOTEL, of Goderich, (late the property of Mr. Groves), would intimate to his friends and customers, and to the travelling public generally, that from the extent and favourable situation of this Establishment, and the great improvements which it has lately undergone, he is able confidently to promise accommodation equal to that afforded by any other Hotel West of Hamilton.

The Stabling and sheds are of the first quality, and attentive and experienced Grooms will always be in readiness.

Horses and Carriages, of the various kinds, will be kept for Hire on moderate terms. Ample and constant attention to the requirements and comforts of his Guests and Customers, he hopes for a share of public support and encouragement.

By Command, GEORGE HOBSON, N. B.—Hobson & Davie's Line of Stage Coaches leaves the Huron Hotel, DAILY, for Gait and Hamilton. Goderich, Feb. 1, 1851. 3ev51uf

LOST IN GODERICH, ON MONDAY Night, Feb. 3, a Red Vest Pattern, cut out, but not made. Two Dollars Reward will be paid to the finder, by leaving it at Andrew Donoghue, or the Signal Office. KENNEDY MCCAIG, February 4th, 1851.

LOST. BELONGING TO THE SUBSCRIBER, a Promissory Note, against Jas. Donoghue, Sen., and John Donoghue, Jr., for £3 15s, due payable to Wm. Rowan or bearer, due on January 19th, 1851. This is to caution any parties from purchasing the same, or to above parties from paying the Note to any person but the subscriber.

WILLIAM ROWAN, Stratford, January 21, 1851. 3ev51uf

ORCHARDS! ORCHARDS! A LARGE ASSORTMENT OF VARIOUS kinds of cultivated Fruit Trees, of Choice & Select sorts, will be forwarded here from the Cleveland Nurseries in the early part of May next, and for Sale at the Huron Hotel, Goderich, by LEONARD PECK. Goderich, Feb. 4th, 1851. 3ev51uf

District Crown Lands Office.

NOTICE IS HEREBY GIVEN THAT the remaining CROWN LANDS in ASHFIELD and WAWANOSH, are now open FOR SALE. All necessary information respecting these Lands may be obtained by applying to

JOHN CLARK, District Crown Land Agent, 23rd November, 1850. 3ev51uf

CAME into the enclosure of the Subscriber, about the first of September last, a year old HEIFER, in concession, Lot No. 4, Hullett. The owner is requested to prove property, pay expenses, and take her away.

AUGUST VAN EGMOND, Hullett, Jan. 25, 1851. v3-359

Cash for Wheat!

THE Subscriber requires a Quantity of FALL WHEAT, for which the highest market value will be given.

M. R. SHYMOUR & Co. Goderich, Jan. 20, 1851. 3ev51uf

NOTICE.

ALL persons indebted to WILLIAM KENNEDY, Esq., late of Saugeen, are requested to make immediate settlement with the subscriber, and parties having claims against the same will please forward them duly attested.

Guelph, 20th Jan. 1851. 3ev51uf

CAME into the premises of the subscriber, on the 17th of December last, a Black COW, with some white about her legs, Lot 41, 1st concession, Goderich. The owner is requested to prove property, pay expenses, and take her away.

WILLIAM HAMILTON, January 14, 1851. 48 3