Please state in the next number of the Gazette whether the magistrate's opinion of the case was correct or not.

By so doing you will much oblige

A SUBSCRIBER.

A. J. P.

Beverley, April 13, 1867.

[We think that in the main the magistrate took a proper view of the case. It is a pity, however, that A should get off so easily.—EDS. L. C. G.]

Act for Protection of Sheep.

To the Editors of the Local Courts' GAZETTE.

Gentlemen,—The Act respecting the Protection of Sheep does not seem to me to be very clear upon the following points:—

A has a dog, which killed the sheep of B. A lives in a municipality adjoining to the municipality in which B lives. A has no goods upon which the damages can be levied. Can the Justices certify the facts to the Clerk of the Municipality in which A lives, so as to make that municipality pay the damages? Or, shall the municipality in which B lives, which is the municipality wherein the sheep were killed, be made to pay the damages?

Amherstberg, March 18, 1867.

[See Editorial remarks on page 49.]

Municipal law—Stabling for taverns.
To the Editors of the Local Courts' Gazette.

Gentlemen,—Various opinions having been expressed as to the terms on which licenses may be granted under 30 Vic. cap. 51, sec. 249, sub-secs. 2 and 5, will you please give, in the next issue of the *Gazette*, answers to the following:—

1st. Is it necessary, in cities and incorporated towns, that there shall be attached to taverns proper stabling for at least six horses?

2nd. If not necessary under the Act, can a municipality pass a by-law requiring taverns to have stabling for a certain number of horses?

3rd. Under sub-sec. 5, can parties be exempted from having the whole of the accommodation required by the preceding sub-secs., or must they have some portion of it?

Yours, &c.,

STUDENT-AT-LAW.

March 20, 1867.

REVIEW.

THE MUNICIPAL MANUAL FOR UPPER CANADA. By Robert A. Harrison, Esq., Barrister-at-Law, D.C.L., 1867. W. C. Chewett & Co., Toronto.

This valuable book, the first part of which was noticed some time ago, is now complete and ready for delivery, and is, we understand, being eagerly sought after by those interested in Municipal and Assessment matter. The delay in its issue, the Editor tells us in his preface, has been occasioned by a desire to make it as complete as possible. This, so far as a cursory glance will tell us, has been done, and we are glad to see that it is supplemented by a full and carefully prepared index. Want of space, however, forbids our giving any further review of the Manual in this issue.

W. D. A.

THE AMERICAN REVIEW. Boston: Little, Brown & Co., 1867.

The second and third numbers have been received. This Review is establishing a reputation for itself, its articles being of a most interesting character. The Digest of American cases keeps us au courant with the American decisions. The digest of English reports we have used largely in preparing the digest of those cases of which we commenced the publication this year, whilst the concluding parts of each number, containing book notices, list of new law books, and summary of events, form an interesting record of legal matters on both sides of the water.

Godey's Lady's Book. Philadelphia, 1867.

The numbers of this enterprising and popular Magazine are duly received and fully appreciated by those who know more about its worth than we do. We are content, however, to take their word for it, and recommend it accordingly.

APPOINTMENTS TO OFFICE.

CORONERS.

ALEXANDER McKAY, of the Village of Beaverton, Esquire, M.D., to be an Associate Coroner for the County of Ontario. (Gazetted, March 30, 1867.)

WILLIAM WADE, of Cobourg, Esquire, M.D., to be an Associate Coroner for the United Counties of Northumberland and Durham. (Gasetted, March 30, 1867.)

HENRY YEAGHLEY, of the Town of Berlin, Esquire, M.D., to be an Associate Coroner for the County of Waterlact (Gazetted, March 30, 1867.)

GEORGE WILLIAM SANDERSON, of Orillia, Esquire, M.D., to be an Associate Coroner for the County of Simcoe-(Gazetted, March 30, 1867.)