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Dentistry.

M. NICHOLSON, SURGEON DEN-M. FIST. Office and residence, West Street a weed lars below Bank of Montreal, Gode-rich 1782

EDWIN KEEFER, DENTAL SUR-GEON (late with Trotter & Caesur, the leading Dentists of Toronto.) All operations neatly and carefully performed. Rooms, Coats Block, over W. Taylor's & Son's CLIN-TON. 28 Patients from a distance will please, make appointment in advance by mail. 1845.

The People's Column.

NOTICE TO DEBTORS-NOTICE IS hereby given that all parties indebted to the undersigned by note or bock account are requested to settle the same at once and thererequested to settle the same at once and bus by save an enforced collection. I mean bus ness. ABRAHAM SMITH. 1862-

BOY WANTED—TO HELP AT THE Dairy. Apply personally to WILLIAM McCAIG, residence almost opposite the M. E. Church. 1863-1t

FOR SALE OR TO RENT-THAT POR SALE OR TO RENT—THAT
Valuable Property known as the Sheppardton Store and Post Offloe, with quarter of
an acre of land, is offered for sale or to ram.
Stock in store all new and fresh this year. The
proprietor has other business which will require hs sole attention. Also the west half of
lot 5, con. 3, E.D. Ashfield; all new land; two
good orchards, two good wells, and comfortable frame-houses. The lot contains 100 acres,
of which 50 are cleared and all well fenced.
Remaining 50 acres heavily timbered with
hardwood. For particulars address: R. T.
HAYNES, Sheppardton P.O. 1862-

TIO THRESHERS-FOR SALE-A First-Class Engine and Boiler, nearly new, Will be sold cheap. Apply at the foundry to JOHN McCALLUM, or the subscriber, JNO, VULE. 1861-

THOROUGH BRED SHEEP-J. O.

HOUSE, AND LOTS NOS. 33 AND TOUSE, AND LOTS NOS. 33 AND 76, corner of Victoria and East strets, in the town of Goderich, for sale cheap, or will be xchanged for farm property. For particulars apply to Jas, Small, Architect, office Crabb's Block, or J. C. Currie, auctioneer.

TARM FOR SALE.

Being the west half of lot 22, 7th con. of the township of West Wawanosh, contains 100 acres, 67 cleared, of which 60 is fit for the reaper, remainder black ash and cedar. Frame barn 36×5, shed and stables, 36×7 and a good hewn log dwelling house. The farm is well watered and fenced, and an excellent clay soil. Apply to Thomas Horne on the premises or to ROBERT MURRAY, St. Helens, 1860-4t

TO THE MUSICAL PUBLIC OF

The Sisters of St. Joseph, a. now prepared to give lessons in vicul as well as instrumental mucic. For particulars apply at the Concent, North St.

GOOD FARM FOR SALE.—BEING the church. composed of lot number 42, in the 14th concession of the township of Hullett in the County of Huron, containing 100 acres, 85 acres cleared, balance hardwood bush. For further benticular, apply 1 particulars, apply to
GARROW de PROUDFOOT,
Barristers, etc.

DOOKBINDING .- WEHAVEMADE arrangements with Mr. D. McGregor, the well-known bookbinder of Seaforth, to take orders for work in his line. All work dene from the plainest to the most superb at Toronto prices. Orders left at this office will receive his personal attention.

TO RENT.-THAT VERY CONvenient house corner of Newgate and Alberts streets for a number of years occu-pied by Mrs. Elwood, The house is in every way a desirable one. For further particulars apply to John Breckenkings Newgate street. 1852.

DROFESSORC. J. NEWMAN, LATE

MISS NETTIE SEEGMILLER. M Having completed her studies in mostic under Prof. Sippi of London, and having received a certificate, is now prepared to receive a limited number of pupils for Piano instruction. Miss Seegmiller is also prepared to take orders for Crayon Portraits. Satisfaction in every case guaranteed. Residence corner Cambria Road and Newgate Street.

FOR SALE.—THAT BEAUTIFUL City. Building site, and buildings thereon, lots 896 and 926, in the town of Goderich, being the property owned and occupied by the late Henry Horton sen. Convenient to the square. Will be sold in one Parcel or in lots to suit. Enquire of J. C. Currie, Auctioneer.

1847.

N THE HIGH COURT OF JUSTICE.

Persuant to an order of the High Court of Justice, Chancery Division, made in the matter of the estate of Henry Merley, deceased, and in a cause Morley seamst Morley, the creditors of Henry Morley, late of the village of Belgrave, in the County of Huron, who died in or about the month of March, 1882, are on or before the 6th day of November, 1882, to send by post prepaid to B. L. Doyle, of Goderich, the solicitor of the plaintiff, Sarah Morley, the administratrix of the deceased, their Christian and surnames, addresses and description, the full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said order.

Every creditor holding any security is to produce the same before me, at my chambers

NEWS ABOUT HOME "A chiel's aming ye, takin' notes,

FOWN TOPICS.

J.W. Weatherald employs no agents now, but sells Organs and Sowing Machines direct from his shop. Save money by buying from

from his shop. Save money by buying from him.

I now have my next store formerly occupied by Mr. Campbell, filled with a variety of store which I shall sell cheap for cash. Just received a car load of oil.—G.N. Davis.

Go to Horten's Liquor Store in the Albion Block, corner of South street and the Square. He has ale for Englishmen. "potheen" for Ir shimen, "usquebagi" for Southemen, port wine for invalide, and champagne for politicians and rails ay agitators.

"Did you ever see the like of this for October weather" is the question that has been most asked during the present month; and the other popular question has been: "Have you been to Sallows" Photograph Gallery to get your picture taken! I tell you he understands his business.

James Saunders & Son are getting in large stocks of Christmas Goods. Another lot of those \$7.00 Watches—a most reliable time-keeper. Their stock of stoves is moving off rapidly—the low prices does it. The stock of wall paper must be cleared out to make room for fresh importations. "The Cheapest House Under the Sun."

Under the San.

C. F. Straubel has just received direct ft m the North West Buffalo Robe Co., a splendid assortment of Buffalo, Japanese Wolf and Goaf Robes, also a large stock of Winter Blankets, which he invites the public to call and inspect. Fancy Robes, Buffalo, Wolf, Gost and Raccoon Overcoats ordered on the shortest notice. Nothing but first-class goods kept in stock. Give him a call before purchasing elsewhere.

Mrs. Nat. Weston is visiting friends n Brantford. Mr. W. D. Shannon has been on the sick list lately.

Platt's saw mill, at the reserve, is now n running order.

to friends in the east.

Mr. and Mrs. John Robertson, of Clinton, visited Goderich last week. Miss Maggie Reid, of Hamilton, is risiting her uncle, Mr. James Saunders.

Mr. Joseph Noble has purchased the residence lately occupied by Mr. Webster.
Mr. and Mrs. Whitely, of Seaforth, spent a few days at Currie's Hotel last week.

Dr. Rosebrough, the oculist, was the guest of J. R. Miller, P. S. I., during

Mr. Nelson R. Butcher, of Toronto, is reporting the Assize Court in Goderich this week. We have to thank Mr. J. Varcoe for a basket of excellent pears presented to us

on Tuesday last. Mr. John MacCallum, of the G. T. R.,

and tamily, have removed to Kincardine, having purchased a farm a few miles

Mr. Geo. B. Robson, who has been in

her late residence, near the High School,

on Tuesday next, at 1 o'clock. Northwest Transportation Company, has been appointed Manager of the Company for the remainder of the season.

ACCIDENT. -Eli Symonds, of Goderich, who has lately been working in Coleman's sawmill in Seaforth had one of his fingers cut off on last Wednesday while taking heading from the saw. Messrs. Hugh B. Morphy and C. S.

Jones, two St. Marys lawyers, were in town during the assizes, looking after some horse thieves, who had committed depredations in their neighborhood.

D. E. Cameron, Esq., banker of Luck-now, took home with him from Kansas

tending the Model School here, has been positor. engaged to teach in No. 9, Morris, for 1883. His predecessor. Mr. Lebastor The G Leod, goes to Ann Arbor, Mich., to study medicine.

WEDDING CAKE.—Mrs. W. Knight,

nes Miss Jennie Saunders, has sent us a souvenir of a recent happy event, in the shape of a slice of her wedding cake. The young couple have the best wishes of a large circle of acquaintances.

HALF MAST. -The flag of the Ameri-

Herald. The Alvinston Reporter thus speaks of George Jackson Carey, C. B., a beau Rev. P. J. Shea as a lecturer: "Father sabreur in the old Kaffir war times (we Shea is an orator of the highest rank, powerfully imaginative, persuasive; ample in argument, full of detail, highly a brigade in the New Zealand Campaign. Shea is an orator of the highest the Court House, in the Town of Goderich in the County of Huron, on the 14th day of November, 1882, at ten o'clock in the forenoon, being the time appointed for adjudication on the claims.

Dated this 4th day of October, A. D. 1882.

S. MALCOMSON.

Master at Goderich.

1859-4t.

Master at Goderich.

1859-4t.

The Grand Trunk authorities, having

PERSONALS. - A recent number of the Fargo Argus says: "Mrs. James A. Elliott, the charming musician and vocalist, left for her home in Goderich, On tsrio, last evening, via the old pioneer route. Mrs. Elliott has been in Fargo only a short time, but has made many friends who will sadly miss her."

Union revival services will be held in the Holmesville Methodist and Bible Christian churches, commencing with Monday evening next, in the Methodist church, when Rev. Mr. Rice will preach, at 7 p. m. Preaching on Tuesday and following days, at 2 p. m. and 6 p. m., in each church alternately: Revs Rice, Wakefield, McDonagh, Stewart, Ure, Blatchand Edwards, are expected to preach in these expires preach in these services.

PRESENTATION. - Upon the occasion of the recent marriage of Miss Tena Hutchison, daughter of M. Hutchison, Esq., of the Harbor Mills, the employees of the mill presented the bride with a silver tea service. The gift was ac-companied by the following note:— "Please accept this as a token of respect and esteem on the part of the employees of the Harbor Mills, on the happy occasion of your marriage, in which they wish you much joy. EMPLOYEES.

At the regular meeting of Court Goderich No. 32. C. O. F., the following officers were elected for the ensuing term C. R. Bro. Robert Fullford; V. There were three weddings in Goder-bland on Wednesday.

Miss Smaill has returned from a visit of friends in the east.

Next Tuesday night will be Hallow

There were three weddings in Goder-bland of God order is making rapid propress in Canada, and C. Goderich is having accessions to its numbers every meeting.

Address Labels.—Our subscribers will notice that we use the printed label system of addressing The Signal, as least liable to error in every way. The date to which the subscription is paid up appears after the name on each address, thus: Smith John, 10nv82 means that Mr. John Smith's renewal subscription will be due on the 10th of November, will be due on the 10th of November, 1882. It also means in a quiet way that they could return to their homes if he should pay up about that time he without any further delay.

Daniel McKay was sworn in as configures changed accordingly, and we stable to attend the Grand Jury during would not feel in the least hurt at being the assize. put to so much trouble.

The funeral of Hon. John Hibbard, late U. S. Consular Agent at this port, took place on Friday last. Rev. John Wakefield, of the North street Methodist Church, conducted the funeral ceremony at the Consul's late residence. The re-NOTICE TO DEBTORS.—ALL ACcounts due Lewis J. Treble must be
paid at once, as I intend doing a strictly cash
ousiness. Eight per cent per annum will be
charged on all overdue accounts. Cash customers cau get good herse-doing and general
blacksmithing done at favorable terms by
giving me a call. Stand near the gool. L. J.
TREBLE.

Out:

Mr. Dave Donaldson slipped from a
step ladder one day during the past
week, and sustained a severe ankle
sprain.

The North Street Methodist Church
Young People's Society of Christian Endeavor will hold a social this evening in
the family burying ground at Port mains were accompanied to the station

> Huron. AFGHANISTAN MEDAL. -Mr. H. Deacon, property on a forged instrument. rather poor health for the past month, left last week for a short visit to his old home at Galt.
>
> The medal is of silver, ghanistan Medal.
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> The medal is of silver, ghanistan Wedal.
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> The grand jury came into court with ghanistan Medal.
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> The grand jury came into court with ghanistan Medal.
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> The grand jury came into court with ghanistan Medal.
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> The grand jury came into court with ghanistan Medal.
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> The grand jury came into court with ghanistan Medal. P. Bucke, who had been on a visit here, left for home on Saturday."
>
> and been on the left on the incriptions "Victoria Regina et Imperatrix." On the obverse AUCTION SALE. - Miss Longworth's side is the figure of an elephant carrying furniture will be sold by public auction at a cannon, occupied by a troop of native her late residence, near the High School, lancers and British infantry, surrounced n Tuesday next, at 1 o'clock.
>
> Mr. J. D. Beatty, Treasurer of the The ribbon is green edged with dark red. The medal will be an uncommon one in

Canada. A CLEVER ARTIST. -On Tuesday last a couple of crayon drawings, portraits of the Rev. Mr. Turnbull and James Dickson, Esq., of Goderich, were exhibited in the window of Mr. Counter's jew and pleaded not guilty ed in the window of Mr. Counter's jew-ellery store. They were the work of Miss Nettie Seegmiller, eldest daughter of Mr. F. Seegmiller, of Goderich. They were admired and sulogized by all who saw them, as they deserved to be. We have never seen better executed or more life-like drawings, and their execution proves Miss Seegmiller to be an artist of the first merit. Every line and feature D. E. Cameron, Esq., banker of Lucknow, took home with him from Kansas on his recent trip a large assortment of lis so thoroughly exact and natural that bird skins (for stuffing) and reptiles from one can scarcely conceive of such accurthe collection of Dr. Jefferis, of Cain acy being attained by this mode of art. The portraits were taken from photographs of the originals. - [Seaforth Ex-

The Guernsey (channel Islands) Comet says:—"The Egyptian campaign has brought honour and distinction—though, unfortunately, it has been accompanied with bloodshed—to one at least of Sarnia's sons. Among the officers mentioned as having specially distinguished themselves in the attack of Tel-el-Kebir-regarded as one of the most remarkable victories that have ever fallen to British arms—is Lieuteuant T. J. Gordon Carey, of the second battalion Highland Light Infancan consul, Mr. J. S. Benedict, was displayed at half mast on Saturday and Sunday as a mark of respect to the Hon. John Hibbard, U. S. consul, who died at John Hibbard, U. S. consul, who died at three Egyptian officers who set upon Goderich Thursday last.—[Stratford him. Lieutenant Gordon Carey is the only son of the late Major General

AUTUMN ASSIZES.

R. at this point, have re-appointed Mr. Armstrong the sole town agent in their interest hereafter. The retention of the up town office will be a great conven lience to the travelling public.

AUTUMN ASSIZES.

In the High Court of Justice.

FIRST DAY. Monday, Oct. 23. Before the Hon. Mr. Justice Wilson. Court opened at 4 p. m., by proclama-ion. The following gentlemen were

called on THE GRAND JURY : John Esson, foreman, A. McD. Allan, James Buchanan, Thos Beattie, Samuel Carnochan, Jacob Eilber, Thos. Farrow, Francis Morris, Hugh McQuarrie, Duncan McEwan, John McKay, Edward O'Connor, Thos. Pentland, Thos. Ryan, Alexander Stirling, Robt. Toung, Thomas Weatherald, William Weir, Thomas Weatherald, William James Smaill, William Aldridge.

The Grand Jury having been sworn and proclamation made, his Lordship then addressed them as follows: There were five or six cases on the calendar to be brought before the grand jury, but he was not aware that the pre sented any peculiar features for consideration. There were two cases of forgery. Forgery consists in the making of

fraudulent paper with the intention of defrauding. Sometimes the entire word-ing of the paper was made, and at other times only a part was fraudulently changed. If the grand jury discovered the writing to be false, the next thing for them to do would be to determine the intent. Two cases of perjury would also come before the grand jury for consideration. It was alleged that election oaths had been unlawfully taken by two persons during the recent contest in persons during the recent contest in West Huron. Perjury was the taking of a false oath in a judicial character. A false affidavit for registration purposes, or a false oath at an electoral pollingbooth was also perjury. Two things to consider in a perjury case were: (1.) was a false oath taken? (2.) Had the person taking the false oath a knowledge

of its being false? If these were clearly shown then the offence of perjury had been committed. There was a case of common, and a probability that a case of aggravated assault would also come before them for consideration. After they had performed the duties devolving upon them and visited the gaol, he would be pleased to discharge them so

Mr. Thos. Hodgins, Q. C., asked for a bench warrant against prisoners in the prisoners in the Queen v. Wm. and Jas. Bone, and his Lordship ordered it to

Court adjourned at 4.30 p. m.

SECOND DAY.

Court opened at 9:30 a. m. pursuant

sprain.

The North Street Methodist Church
Young People's Society of Christian Endeavor will hold a social this evening in 'true bill" for forgery against Thomas Smith, and a "true bill" for obtaining

home at Gait.

The Sarnia Observer says:—Mrs. Johnston, of Goderich, mother of Mrs. Julius about the size of the Crimean Medal. a "true bill" against William John Benston, of Goderich, mother of Mrs. Julius and bears on the face the head of the net as principal, and Isabella Bennett recollection I read the whole oath; it ought to be able to give a reason. I and Sarah Ryan as accessories for felo-

nious assault.

The Queen v. Thos. Smith—Prisoner lived at Wingham; it meant that John was arraigned on indictment for forgery and pleaded not guilty of the first count sworn; I read the whole oath, perhaps I coming in for the third time, the foreew and pleaded not guilty of the first count of therein and guilty of the second count. He also pleaded guilty to obtaining pro-

oting at an election

Court adjourned at 6:45 p. m. The new witnesses were George Swanpearanae for sentence on Saturday mornson, Frank Elliott, W. Skimmings and ing, two sureties in \$200, and the prisontrue bill" against Wm. Higginson for J. A. Morton.

Crown; Garrow & Proudfoot for deft.

Black v. Sheddon—Seduction. Ver-

ment for unlawful voting at an election. of residence during the administering of Hodgins, Q. C. for Crown. Doyle for the oath. The deputy returning officer deft. Mr. Doyle pleaded not guilty to further bore testimony in effect 'If that

on the demurrer. The Queen v. Archibald Robertson. -

The Stardy Purjury Case.

The Queen v. John L. Sturdy—Perjury. Hodgins, Q.C., for Crown. Doyle for deft.

Mr. Hodgins in opening the case said:
The law was made with the intention of having every man's vote fairly polled. The law has defined what is the right of officer refusing to receive a v te or re-fusing to swear a voter is guilty of an inthe evidence upon which prisoner has that the evidence was conclusive they been indicted.

The evidence given by the witnesses was to the same effect as that given before the magistrates court and published last week, with the exception of Mr. Addison's, which was as follows:

To Mr. Doyle:

I took up the oath on the card and read it about half way through. Saunders said that it was not the right one; I followed on from where I left off, till I reached the end. He took the oath; I was taking a false oath, others believe he do not know where I left off, before I did. to adjournment, and the following cases were gone on with:—

Collins v. Reeve—Action of ejectment.

Verdict for plff. B. L. Doyle for plff.;

Cameron, Holt & Cameron for deft.

The emight be a word or two, or perhaps a sentence for what I know. I know he was to be sworn, for I saw him at the window, and the jury retried again at 9.40. Saunders said he (Sturdy) has to be

sworn. To Mr. Hodgins. cer; I have always endeavored to do my show why.
full duty: I believe I did my full duty His Lordship--Every one feels that a moved for a bench warrant against defendants and his Lordship ordered it to issue, which was accordingly done.

Gardner v. Austin et al—Action for breach of lease. Verdict for plff. for 20 cents with full costs by consent. Cameran Holfs & Cameran Holfs &

> years. I cannot venture to say it was read or was not.

an attempt to commit rape.

The Queen v. Mary Ann Flyn—Indictment for assault. Verdict of "not guilty" returned. Hodgins, Q. C., for oaths was admininistered to Sturdy?

THE JUDGE'S CHARGE.

Di. Tenn
There were three points in this case upon which it turned: (1.) Which of the prisoner. (2.) Did the deputy returning officer administer the whole oath? (3,) Supposdict for plff. for \$100. Cameron, Holt ing the whole oath had been administer-& Cameron for plff.; Garrow & Proudod, did the prisoner take it knowingly foot for deft. Court opened at 9.30 pursuant to adournment.

McClelland v. Farran—Action on acome and gave positive testimony which are proposed by consent to Isaac F.

The detailed in the cath, and so was the witness are cipient of the girt. Bur, fromes was recipient of the girt. Bur, from the cath, and so was the witness of the country appointed agent at Thedford, and left on Wednesday to enter upon his duties. The people of Thedford will find a good resident in Mr. Holmes. count. Referred by consent to Isaac F. was not negatived, but rather strength-Toms, junior judge of the County Court. ened by the evidence of the returning tain J. B. Carey, of the North Staffordshire Regiment (98th)." He is also a cousin of Mr. Lucius Carey, of Goderich.

Carrow & Prounfeot for plf.; Cameron, officer. The scrutineers had instructions to swear Sturdy, and attention was berger was found on the G. T. R. noa-

the indictment, and also demured to the was the right oath I swear to the best of indictment. Judgment for the Crown my knowledge and belief that I administered it." That, and the positive testi-mony of Vanstone and Saunders that it The grand jury came into court with a "true bill" against Archibald Robertson for altering a Dominion note. Prisoner arraigned and pleaded not guilty to the second count. Verdict of guilty was returned on beth counts. Hodgins, Q. C. for the counts arraigned and pleaded by the prisoner had taken the oath whether the prisoner had taken the oath with a full knowledge that he was doing wrong, there was strong evidence that on beth counts. Hodgins, Q. C. for the prisoner nut represented by the prisoner and taken the oath wrong, there was strong evidence that the prisoner had taken the oath wrong, there was strong evidence that the prisoner and saunders that it was the right oath, and that it had been "true bill" against Archibald Robertson for altering a Dominion note. Prisoner taken by the prisoner, disposed of the first two points. On the third point, as to wrong, there was strong evidence that on beth counts. Hodgins, Q. C. for the prisoner and saunders that it was the right oath, and that it had been "true prisoner" as to prisoner and prisoner taken by the prisoner, disposed of the first two points. On the third point, as to wrong, the prisoner and taken the prisoner and taken the prisoner and taken the prisoner and that it had been with a full knowledge that he was doing wrong, there was strong evidence that the prisoner and taken the prisoner and the prisoner Crown; prisoner not represented by counsel.

The Sturdy Purjury Case.

The Queen v. John L. Sturdy—Perjury Hodgins O.C. for Crown Doyle.

McGILLICUDDY BROS, PUBLISHERS
81.50 A YEAR IN ADVANCE.

cey; afterwards he was cautioned on polling day by Mr. Swanson, and Dancey. Swanson's testimony had not been rebutted in any way, and in the witnessbox he had given his evidence in an honest, straight-forward manner; even voting, and has also declared that every officer refusing to receive a v te or refusing to swear a voter is guilty of an indictable offence. Some have called the fanchise a trust, and so it is. When a man comes to yote he does not yote for man comes to vote he does not vete for himself, but for his neighbors and his country. Sometimes an election has country. Sometimes an election has turned on one vote, and if that vote was fraudulent, a great wrong might be done; governments have been defeated. od, and governments have been kept in office by one vote. So a single vote may to endeavor so far as in him lay to pre-

office by one vote. So a single vote may change the policy of a nation. The law shows who shall have the franchise, and then says "and no others." It does not matter where an "owner" resides. But if he sells his property before the election, and leaves the electoral district, he has no right to vote. He is simply a stranger, who has no right to vote. It is a misdemeanor, whether he be sworn or not. The learned counsel then exat the root of one of our most satisfied the prisoner's case, showing that he had been a tenant who left the district before the election, and was virtually at the root of one of our most satisfied the pure exercise of the franchise. At one election in Quebec there had been hundreds, perhaps a thousand frauds perpetrated, and in an American ally a stranger. He had been warned case pages of a directory from an out-by soms, but he went to the poll, and side place had been entered on the poll by soms, but he went to the poll, and despite the challenge of the scrutineer he took the oath and voted. They had to decide upon the following points: (1) Was the oath administered? (2) Was he the tenant of property? (3) If not a tenhe tenant of property? (3) If not a tenhe administer of the riding of the dear adoubt regarding these points. ant was he a resident or the riding of had any doubt regarding these points they should give the defendant the benefit of the crown has established

> The jury retired at 5:30.
>
> At nine o'clock the jury came into Court, and the foreman said: Some of them are saying they will hold out for a week from Saturday. We have a diffi-culty. We agree that he took the oath; some maintain that he did not know he

to adjournment, and the following cases finished the oath; I am quite lost about His Lordship read Proudfoot's and were also cleared up by the judge, and

In about an nour the jury were broug ht

in.
The foreman said: We were nearer an I am an old official in elections for 14 agreement than ever before; only one The grand jury came into court with years, and never had any fault found man out of accord with the others; he "no bill" against Archibald Carrick for with my duties as deputy-returning office will not convict the man, but he cannot

was my intention to give the whole oath, and I believe I did so; I don't remember to impeach him, but jurors must often do a painful and diragreeable

ron, Holt & Cameron for plff; Garrow keeper, Wingham, "t" (tenant) "s" maintaining his ground consistently, but & Proudfoot for deft. (sworn) on the poll book; I know he he can't give a reason. He gets off the

They perty on a forged instrument.

We crich v. Sallows—Action for seduction. Verdict for plff. for \$500 damages.

We more Cameron, Holt & Cameron for plff.; S. cution Malcomson for deft.

We attribute the distribution of the count, and the state of the cution to the ment of the mercy of the Court."

when I stopped; I may have read about the lectoral district, but I cannot call that the prisoner was not guilty on the first assignment (that of tenancy), but and I couldn't remember all; if there is was guilty of the second assignment, in

D1. Tennant, of Lucknow, and Mr. James Mitchell, of the Star went bail for

the court, but at the request of the pri-soner's counsel, accepted bail for his ap-

PRESENTATION. -On the evening of Monday, 23rd inst., the members of Huron Lodge and Huron Encampment de Cameron for plff.; Garrow & Proudfoot for deft.

The grand jury came into court with a "true bill" for perjury and a "true bill" for lacknow.

The Queen w Wm. Rope and Lucknow.

The Queen administer.

I. O. O. F. met at the lodge room and presented Bro. H. S. Holmes P. G. and P. C. P. with a handsome combination jewel, suitably engraved by C. J. Newman, as a token of the appreciation of his not administered the whole eath. He was turning officer did not know that he had not administered the whole cath. He was an old official and believed he had conscience of the appreciation of his past services in connection. He also received a member's certificate, elegantly framed. The presentation was made by scientiously performed his duty, Saunders and Conserved a member's certificate, elegantly framed. The presentation was made by derived the first of the crown; Garrow & Proudfoot for the detence.

Proudfoot for the detence.

FOURTH DAY.

Court opened at 9.30 pursuant to ad-