JUDGE AND JURY.

Busin 365 Done at the Maron Assist The spring assizes opened on Monday, Julge Rose presiding

GRAND JURY. Adam Aiken, Colborne; John Andrews, John Cluff, Peter McEwan, Goderich; Wm Blashill, Brussels; Edmund Corbett, Clinton ; Rich'd Box, Stephen ; Jas Cooper, Tuckersmith; Thes Greyory, Wm Smyth, Wingham; John Hawk shaw, Exeter; Wm Maizc, Wm Meterory, Ashfield; John Meir, Henry Rundle, Usborno; Samuel Rennie, Hay; Wm Spence, Howick; Jas Walkinshaw, Thee Wilkinsen, Hullett.

THE JUDGE'S CHARGE. In his address to the Grand Jury the Judge said he was glad to see by the sheriffs return that there was only one case so far as known to engage their attention, and from a list of the prisoners in gaol, with one or two exceptions, there did not appear to have been many cases in the county of a serious nature. It was somewhat difficult to judge whether crime was on the increase or not, be cause in order that criminals might not remain long in cus ody before trial, they have the option of going before the county judges, and that option was of ten exercised to the lightening of cases in the higher court. He then explained the law regarding forgery in a very clea-and succinct manner. The grand jury occupied a different position in relation to the administration of justice than any other branch of the court. They had the restriction of the number of cases that should come before the court for trial, after having the preliminary evidence in each case read to them by the proper official. If the administra

tion of justice is not pleasing to the public, they can make themselves heard through the grand jury. "Your room is to be sacred and private. Not only has no one any right to enquire of you as to what transpires, but you have no right to tell any one. And the object of that is one which will appear to your own reason as in the best interest of society. If in any discussion in your room you think there is anything that should be offered to the Dominion or Ontario Governments, you may make it a subject in question that is now attracting much attention in this and other countries the relation between capital and labor. It was a question that this country with other countries must face very soon, and it was to be hoped it would meet with peaceful solution. It was not quite right to say that labor and capital were in conflict, or that they should be.

In the nature of things they should not be. They must work hand in hand if the true interests of the country are to be considered. While it would not do to have those who have been placed by the public in possession of large franchises and great power through wealth te handle it to the detriment of the country, on the other handle it would not be considered. In Hamilton the grand jury presented that the prisoners in the jail were very much contented and too well taken care of, and that they should be less well fed and made to work a little more. country, on the other hand it would never do that those who have the power never do that those who have the power to make money, the power to labor, should be able to combine and subvert the peace and order and prosperity of the country in order to accomplish that we contry in order to accomplish that we command labor and those who command capital cannot harmonize and work quietly and peaceably in the solution of this problem, then legislation, backed by public opinion, must be head and the administration of justice be enforced. The right of the abhiest under the British crown must han to be out of it, and so make it less than to be out of it, and so make it less than to be out of it, and so make it less than to be out of it, and so make it less than to be out of it. aubject under the British crown must be maintained whether it be claimed on He thought the treatment in gaol should both died; a Mr. Birrell lost one, and He thought the treatment in gaol should both died; a Mr. Birrell lost one, and

grand jury were permitted to retire. The Queen ys. James Bailey —Indictthe grand jury.
Wilson vs. Farrish—Action to recover ment for stealing ballot boxes in the Scott Act election of 1884. Mr. Holt, for prisoner, asked that the case he post-

The Queen vs. Daniel J. Donovan-Indictment for forzery. Prisoner pleaded being given.

Vostone et al. The parties reside in Boussels, and the action was to recover the price of 3,500 bushels of white wheat, which plaintiff claimed defendant had agreed to purchase, but the latter opposed on the ground that the quantity to be taken under the agreerow and W. B Dickson for plaintiff; Wm Lount and E E Wade for defts.

Proudfoot for plff.; E. Campion for deft.
The jury was dispensed with by consent.
Jurigment was given for plff. for \$150 damages, with full costs of suit, and the injunction made perpetual.

of counsel. His forship further ordered that the referee may in the chaages usually allowed to arbitrators, to be costs in the cause, paying to the party who may pay the same.

The Bank of Commercie vs. Wright at

Witson vs. Wilson — Accion for account for wages and malicious prosecution. Garraw Q C, and Proudfoot for plaintiff; Land, Q. C., and Holt for deft. B. consent of counsel a jury was dispensed with The parties agreeing His Land hip directed that all questions can for damages, be referred to Isaac F. Cons. E.g., And Holt for deft. This completed the business before the can for damages, be referred to Isaac F. Cons. E.g., And the consent of course of the court. F Come Eq. Judge of the county court of the county of Huron for enqui-

the first time of visiting this county, and hope you will be long spared to occupy the henorable position you now occupy.

2. We have visited the jail, and find

2. We have visited the jair, and that in meat and clean, the prisoners satisfied, and the governer and turnkey obliging. At present there are twelve prisoners in jail, namely, eight males and three females. On the males, one is insane, three are vagrants, two in for larceny, the for forcery and one for refusing to one for forgery, and one for refusing pay his poll tax-all under sentence. females, two are yagrants, and one in sane; both of the vagrants under sentence The two insane prisoners have both been reported to the proper author-ities, and are now waiting removal to the asylum; neither of them are what

we deem violent. 3 We would strongly recommend the county council to build a House of Refuge, as it is certainly wrong that peo p'e who are unable from some cause or other to support themselves, should be classed amongst criminals. We true the matter will be again brought for

the matter will be again brought for ward, and that the council will purchase the necessary preperty and erect suitable buildings without further delay.

5. The labor question mentioned to us by your Lordship does not affect this county much, on account of its being so largely agricultural. But we would impress upon the Government the necessity of taking such steps as would avert any conflict that might occur between capital and labor.

any conflict the capital and labor.

All of which is respectfully aubmitted.

E. Corrett, Foreman. In reply the Judge expressed himself as glad that their labors had been comparatively light. This, his first official visit to the county of Huron, had been indeed a pleasant one, and he hoped his lite would be spared to make many more. It was certainly one of the finest and richest counties in the province, and he was glad it had not felt the commerbusiness centres. The incarceration of poor people and the insane in rao' in

several cou ties, was one that should en-There should be more care taken in placing these unfortunate people in gaol, else the government must erect buildings in different parts of the country, where the insane and decrepit should be confined, instead of being put and kept in gaol. It was a pity that they should be kept in gael, when it was impossible for the officials there to take proper care of them. He thought the suggestion the grand jury a very good one, and would forward it to the government. He understood that some of the grand jury were also members of the county council. They should remember that it would not do to try and satisfy their

consciences by merely presenting the fact to the court, but should urge the was a rather incongruous state of affairs be maintained whether it be claimed on behalf of capital or labor. He closed by saying that some newspapers were endeavoring to make capital by these differences, and said it would not do to take the word of newspapers who were take the word of newspapers who were should be provided. In Toronto it was not speak out honestly on this take the word of newspapers who was a should be provided. In the subject. After a brief allusion to the work of inspecting public handlings, the

monies under a covenant in a deed. Nonfor prisoner, asked that the case be postponed until the next assizes, on the prisoner's affidavit that material witnesses were absent. His Lerdship granted the postponement, the prisoner en'e i ig into security in \$1.000, and Henry Martin and Jonathan Miller in \$500 each.

The Queen vs. Damel J. Donovan—Inbalance upon morigage on his real estate

them a safe journey home, discharged

Johnston vs. Johnston-Action to en The first case on the civil list was called on Tuesday morning. Graham vs.

Vantone et al. The parties reside in Bussels, and the action was to recover

ment was at his own option. J. T. Gar-row and W. B. Dickson for plaintiff; Sager and McGill for pl'ff; E. L. Dick-Won Lount and E E Wade for defts.

After an absence of lifteen minutes the jusy returned a verdet for plff, for \$46, a d his Lordship ordered judg ment to be entered for that amount and ent to be entered for that amount and referee at Goderich, for enquiry and rests of suic. Harris vs. Habel—An action to determine a boundary between certain lots in the township of Colborne. Garrow & of counsel. His lorship further ordered of counsel.

Around each bottle of Dr. Chase's Liver cure is a Medical Guide and Re cipe Book containing useful information, The extreme consent of the particle of the particle of the medicine. Medicine and R. Miller, with Dr. Taylor, arranged, matters for his reception at the hospital.

The grand jury bounds in the followPRESENTMENT.

The jurors for our Sovereign Lady the
Queer upon their oath present:

L We congratuate your Lordship on the leading business men of the willage.

A council of the Royal Templars of Temperance was organized in the Sons of Temperance was

J. R. MILLER.

At a recent meeting of the session of Kuox church. Goderich, the following minute was adopted:—
The session, do view of the removal to Toronto of Mr. J. R. Miller, one of its members, agree to accept his resignation of the clerkship of the session and of

his position as representative elder in the higher courts of the church. In as do ing they heartly unite in the resolution to place on record their high estimate of Mr. Miller's admirable qualities as a man and as a Christian, and their appreciation of the highly efficient service which he has rendered in the congregation during the who e time of his connection with it—a period now extending to upwards of sixteen years. They note with much satisfaction the good work done by him in the faithful discharge of his duties as an officebearer in church, and very specially would they note the excellent service he has repdered in the capacities of superintentent of the Sabbath school and as conduct r and teacher of a Bible class, which ande his care has grown to very large proportions. These positions he has held suc cessively for many years, and in both

The session, while deeply segretting parting with their dear brother, cordial ly unite in wishing him prosperity and happiness in his new home and calling. Their prayer is that upon him and his family God may continue to shower down his richest blessings both temp.

The clerk was instructed to transmit a copy of this minute to Mr. Miller.

Mr. Miller was for fifteen years School Mr. Miller was for fifteen years School Inspector of West Huron, and left the impress of his energy and ability on the schools of the riding. He was also for many years a ptain of the company of infantly nustered in Goderich, and was an enthusiastic volunteer. He has been a prominent temperance worker, and a good citizen generally. In his remoyal from Goderich the town loses a good man, and Knox church one of its most useful members. He has entered upon the practice of law, having joined the firm of Fullerton, Cook & Miller, of Turonto. We shall be glad to hear of his ronto. We shall be glad to hear of his

Colborne

W. F. Clark returned home last week study a the veterinary school, Toronto, for the session of 1885 and 1886. Edwin Morris, of Garbraid, is visiting

near Hensall and Exeter.

We are glad to learn that Mrs. H. Richards, who has been very ill for some Mr. Grey, teacher of S.S. No. 1, who

was indisposed for some time is again able to attend to his duties. The assessor paid the village a visit

John A. McDonagh, who has just returned from Scotland with three entire horses, reports experiencing very rough weather. 35 stallions were put on board, and only 17 landed. Mr. Roxburgh, of Cedar Rapid, lost 8 out of 12; Galbraith Bros., of Janeaville, Ill., lost 6, all they seas going over the decks, and the spra flying over the funnels. The officers of the ship did their utmost to save the animals, and for 24 hours steamed dead slow and headed the ship to the storm. aight to all on board, especially those owning horses, as with the exception of Galbraith Bros., and the two for the Bow Park, the rest were uniasured.

Aghfield

The last lecture of the winter's course in temperance hall, was delivered last Friday evening by Rev D. G. Cameron. of Dungannon Subject—"Religious Life in Scotland Previous to the Refor-mation." Robert Harrison occupied the There was a good attendance, and excellent attention was given the spirit-d address In moving the vote of thanks, very favorable comment was

Mr. Dean lias returned to his home Kingsbridge. Two families from Seaforth and Ash field have come to reside here.

Miss MrcDonald was the guest of Miss McPhail, of Porter's Hill, last week. Mrs. Waitley has returned from a vis-

R. H. McDonald, now connected with wholesale firm at Detroit, visited his parents this week with his bride, from

Fishing on the ice at the lake last week was all the go. An eleven pound trout was caught by our architect and 4 hish called lawyers by John McAllister, who said there are lots on land, but can't see the inside of a net.

REMOVED. - Mr. R. Quid, who has een laid up for 14 weeks with a severe attack of rheumatism, was advised by his medical attendant to go to the hospital at Toronto. The "United Workmen" of Goderich, of which Society, he is a member, visited him often. Mrs Quaid has the sympathy of all her neighbors, who hope her husband will be benefited by the change. Friends from Ashfield and about here have been very kind to him for which Mr. Outid without and report under sec 47, J. A. O.; over 200 receipes, and pronounced by him, for which Mr. Quaid wishes to

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4-500,000 TU LOAN. APPLY TO CAMERON HOLT & CAMERON, Gode-lob. 1750. MONEY TO LEND.-A LARG 1VI amount of Private Funds for investment thlowest rates on first class Mortgages. Apply to GARROW & PROUDFOOT.

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Goderich Dec. 34th, 1884.

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an first-class farm security.
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To lend on farm and town property, at low-est interest. Mortgages purchased. No com-mission charged agents for the Trust and Loan Company of Canada, the Canada Landed Credit Company, she Loadon Loan Company of Canada. Interest, 6, 6, and 7 per cent. N. B.—Borrowers can obtain money in one day, if title satisfactory. DAVISON & JOHNSTON, 1978. Barristors, &c., Goderich

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if title is satisfatel

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Hutchiason) Dungannon. Night office—Mattin's hotel. DR. Mol.EAN, PHYSICIAN, SUR-GEON, Coroner &c. Office and residence Bruce Street, second door west of Viceral Street

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TIO PERSONS WANTING LOANS or destring to change their mortgages and reduce their rate of interest. We supply private funds to any amount at per cent we have also received instructions from sclient controlling a trust fund to lend out limited amount on first class farm mortgages at 5 1-2 per cent. Apply at once to SEAGER & LISWIR, opposite the Colborni Hotel, Goderich.

Goderich, 19th New., 1885.

G. CARDONE

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WEST STREET, adjoining Knight's Barber Shop. The stock is new, and has been bought from

THE PRICES ARE VERY LOW. A call is respectfully invited. Goderich, March 25th, 1886. DRINK

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Debility, Indigestion and Consumption.

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Send for Pamphlet. Koumiss. What is it

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Furs, Hats, Combination Suits, Blankets,

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