Merenr Gueli

VOL. II. NO. 229.

GUELPH ONT., CANADA TUESDAY EVENING, APRIL 13, 1869.

PRICE ONE PENN

Wellington Boot & Shoe Manufactory

JOHNA. MCMILLA Has much pleasure in informing the public tha he is prepared to fill orders for

EVERY DESCRIPTION OF

Boots & Shoes

For Spring and Summer Trade.

All home manufacture, and as cheap as an house in Toronto or Montreal. Dealers in Boots and Shoes

TNSOLVENT ACT OF 1864 & 1865.

JOHN HENDERSON, OF ELORA

PETRIE'S

Evening Mercuny

TUESDAY EVEN'G, APRIL 13, 1869

TOWN ITEMS

Our readers will see by advertisement that the Speed Lacrosse Club have their annual meeting to-morrow evening.

Signs of Spring.—The marble playing nuisance on the streets, and signs of suckers near the dams on the Speed.

Masonic.—The regular monthly meeting the streets and signs of suckers near the dams on the Speed.

suckers near the dams on the Speed.

Masonic.—The regular monthly meeting of Speed Lodge, No. 180, will take place in the Masonic Hall (over the Bank of Commerce) this evening.

To find out the number of idle people in town - ride a velocipede through Wyndham street. A dog fight is thrown into the shade altogether by this new street attraction.

ESIME VS. HUGHES et al.—This was action to recover \$500, the amount one which the defendant had endorses case arose in this way. The plant loaned Andrew Warner, of Rockwood above amount on a note, the endorser ge Messra. Hughes, Turner and Massio. Warner made an assignment, and unable to pay the note the plaintight to recover from the first two er being unable to pay the note the plaintiff sought to recover from the first two endorsers. The plea set up by the defence was that Warner having given Massle & Co, a mortgage for \$500 relieved them of the responsibility on the note. But from the evidence it was proved that this mortgage was given without reference at all to the note, but was to secure Massle & Co, for goods they had sold or were to sell Warner, Massle & Co. merely signed the note to satisfy the solicitor as to the security. His lordship directed the jury to return a verdict for the plaintiff. \$20 had been paid on the note, and the balance including interest amounted to \$497.23. Guthrie and Anderson for plaintiff, Lemon and McCurry for defendants.

TO THE Trade

WINDLESS AND CONTROL OF THE PROPERTY OF THE PROP

Board of School Trustees.

The Board met last night. PresentMr. Peterson, chairman; Messrs. Pirit
Newton, Kennedy, Mitchell, Cuthbert,
Stevenson, Ball, Harvey, Watson, MoGuire, McNeil, and Innes.

Mr. McNeil presented the report of the
School Property Committee. The report
states that they have had the desks and
seats removed from the school-rooms in
the East, South

states that they have had the deeks and seats removed from the school-rooms in the East, South, and West Wards to the new school building, also new furniture supplied to the Senior Girls' School, in accordance with instructions from the Board, and they recommended that a caretaker be appointed to sweep, dust, and scrub the school-rooms, cut wood for, and keep the building thoroughly clean; also light all fires, and perform any other duty laid down by the committee.

TELEGRAPH

PER ATLANTIC CABLE

Despatches to the Evening Mercury