School Trustee-Neglect of duty.

To the Editors of the Local Courts' GAZETTE.

GENTLEMEN, -B., a resident of the township of T., in school section 5, the trustees of which section have been accustomed to collect their school rates instead of requiring the township council to do so, for the last 12 years has been accustomed to go to the trustees, and say "my school rate for this year amounts to \$5 or \$6," whatever he might think fit to pay, at the same time paying this amount. Strange to say the trustees for all this time took his word and amount offered as sufficient. On the election of a new trustee, he discovers that B., during these 12 years has not paid the full amount of his school rate in any one year. Some years he having paid very little over half of what he should have paid. Can the school section recover from B. amounts he should have paid? and if so, for how many years back? and what is their proper remedy? or will the section have to bear the loss, or make trustees pay? By answering soon, you will oblige,

Yours truly. G.

[We think there is nothing to prevent a school Corporation recovering the balance of rates still unpaid. The remedy would be probably by action.—Eps. L. C. G.]

Promissory note—Where action to be brought. To the Editors of the Local Courts' Gazette.

GENTLEMEN, — The following question has arisen and caused some dispute, and I submit it for your opinion, if you will be kind enough to give one.

A. of the town of G., being about to change his residence to H., a great distance off, sells his goods and chattels; for some of which he takes notes; for vendor's convenience he makes them payable at H. The maker and indorser of one of these notes for \$25, both reside at G. Can C., a holder of this note, bring his action on it at H., where payable, under the Division Court Act, sec. 71, on the ground that making it payable at H., makes a sufficiedt cause of action arise there? Your giving an early answer will much oblige,

Yours truly,

AN ENQUIRER.

[We do not think the cause of action can be said to have arisen at H.—EDS. L. C. G.]

CHANCERY SPRING SITTINGS.

The Hon, Vice-Chancellor Spragge.

Toronto	Tuesday	Mar.	16.
Goderich	Thursday	April	8.
Stratford	Monday	April	12.
Sarnia	Friday	April	16
Sandwich	Tuesday	April	20.
Chatham	Friday	April	23.
London	Friday	May	7.
Woodstock	Thursday	May	13.
Simcoe	Tuesday	May	18.

The Hon. The Chancellor.

Guelph	Tuesday	April 6.
Brantford	Tuesday	April 13.
St. Catharines	Friday	April 16
Hamilton	Tuesday	April 20.
Waitby	Tuesday	April 27.
Barrie	Tuesday	May 4.
Owen Sound	Tuesday	May 18.
Cobourg	Wednesda y	May 26.

The Hon, Vice-Chancellor Mowas,

O:tawa	Tuesday	April	27.
Cornwall	Friday	April	30
Brockville	Friday	Mav	7.
Kingston	Tuesday	Mav	18.
Belleville	Friday	May	21.
Peterboro'	Fiday	Mav	28.
Lindsay	Monday	May	81.

SPRING CIRCUITS, 1869.

EASTERN CIRCUIT.

The Hon. Mr. Justice Morrison.

Kingston	Tuesday	Mar.	16.
Brock ville	Wednesday	Mar.	24.
Perth	Tuesday	Mar.	30.
Oitawa	Tuesday	April	13.
L'Orignal	Tuesday	April	27.
Cornwall	Monday	May	8
Pembroke	Tuesday	May	11

MIDLAND CIRCUIT.

The Hon. Mr. Justice A. Wilson.

Napanee	Wednesday	Mar.	17.
Belleville	Monday	Mar.	22.
Cobourg	Monday	April	5.
Whitby	Tuesday	April	18.
Peterborough	Tuesday	April	20.
Lindsay	Tuesday	April	27.
Picton	Tuesday	May	4.

NIAGARA CIRCUIT.

The Hon. The Chief Justice of the Common Pleas

Hamilton	Monday	Mar. 15.
Welland	Tuesday	Mar. 30.
St. Catharines	Monday	April 5,
Barrie	Monday	April 12.
Milton	Tuesday	April 27.
Owen Sound	Monday	May 10.

OXFORD CIRCUIT.

The Hon. The Chief Justice of Ontario

Stratford	Tuesday	Mar.	80.
Berlin	Tuesday	April	6.
Guelph			
Woodstock:			
Brantford			
Cayuga	Tuesday	May	4.
Simcoe	Tuesday	May	11.