

IN THE COMMON PLEAS.

HILARY TERM, 26TH VICTORIA.

MR. GALT, Q.C., moved the following rule, without mentioning the names of the Attorneys :—

IN THE COMMON PLEAS.

HILARY TERM, 26TH VICTORIA,
Wednesday, the Eleventh day of February, A.D. 1863. {

In the matter of Sir Henry Smith, Knight, one of the Attorneys of this Honorable Court, and James Alexander Henderson, Gentleman, one of the Attorneys of this Honorable Court.

Upon reading the Affidavits and Papers filed, it is ordered that Sir Henry Smith and Mr. James Alexander Henderson, Attorneys of this Honorable Court, do show cause on the first day of Easter Term next, why they should not deliver to the applicant, John Keys, their Bill of Costs in relation to the business done by them for the said Keys; and also an account of their receipts and payments in respect of John Keys' purchase of the west half of Lot number twenty-one, in the Sixth Concession of the Township of Pittsburgh; and why the said Bill of Costs should not be taxed, and in the taxation thereof they should not pay over to the said John Keys the balance of all sums of money received by them from or on account of the said Keys, after giving credit for the sums of money which the said Smith and Henderson may be entitled to for payments made by them on account of the purchase money of the said half lot of land, and also for the amount of the said Bill of Costs, when taxed; and also, why the said Sir Henry Smith and Mr. James Alexander Henderson should not answer the matters contained in the Affidavits filed herein, and pay costs of this application and all subsequent proceedings.

On motion of Mr. Galt, Q. C., of Counsel for Applicant.

By the Court.

No. 75.

(Signed)

L. HEYDEN.

Mr. GALT then proceeded to state that John Keys, being possessed of the West half of Lot No. 21 in the 6th Concession of Pittsburgh, on which he had settled in 1845, and improved to the value of £200 on the price fixed upon it by the College, was informed of the value placed upon it by the College, and required to make a first payment, or be dispossessed. Not