

The Fenelon Falls Gazette.

VOL. XVIII.

FENELON FALLS, ONTARIO, FRIDAY, AUGUST 29TH, 1890.

No. 27.

ALL READY

—FOR—

Opening Schools

—AT—

ELLIS'S
Drug Store.

School Books,
Copy Books,
Scribblers,
Slates,
AND ALL KINDS OF
SCHOOL SUPPLIES
JUST TO HAND.

W. E. ELLIS.

Fenelon Falls, Aug. 13th, 1890.

Professional Cards.

LEGAL &c.

A. P. DEVLIN,
BARRISTER, Attorney-at-Law, Solicitor
in Chancery, Kent Street, Lindsay.

G. H. HOPKINS,
(SUCCESSOR TO MARTIN & HOPKINS)
BARRISTER, SOLICITOR, &c Money
to Loan at 6 per cent. Office, Kent
street, Lindsay, Ont.

MOORE & JACKSON,
BARRISTERS, SOLICITORS, &c. Of-
fice, William street, Lindsay.
F. D. MOORE. A. JACKSON.

O'LEARY & O'LEARY,
BARRISTERS, ATTORNEYS-AT-LAW,
Solicitors in Chancery, &c. Office,
Doherty Block, Kent street, Lindsay.
ARTHUR O'LEARY. HUGH O'LEARY.

MCINTYRE & STEWART,
BARRISTERS, Solicitors, Notaries, &c.
Offices over Ontario Bank, Kent street,
Lindsay. Money to loan at 6 per cent. on
easy terms.
D. J. MCINTYRE. T. STEWART.

BARRON & McLAUGHLIN,
BARRISTERS, E. c. Office: Baker's Block
Kent Street, Lindsay, opposite Veitch's
Hotel. Money to loan at lowest rates of
interest.
One of the firm will be at their of-
fice in Jordan's Block, Fenelon Falls, reg-
ularly every Tuesday.
JOHN A. BARRON. R. J. McLAUGHLIN.

MEDICAL.

A. W. J. DEGRASSI, M. D.,
CORONER, Physician, Surgeon, &c. &c.
Residence, Brick Cottage, Wellington
street, Lindsay.

DR. A. WILSON,
—M. B., M. C. P. & S., Ontario,—
PHYSICIANS, SURGEONS & ACCOU-
cheurs. Office, Colborne Street, Fenelon
Falls.

DR. H. H. GRAHAM,
GRADUATE of the University of Trinity
College, Fellow of Trinity Medical
School, Member of the Royal College of
Surgeons of England, Member of the Col-
lege of Physicians & Surgeons of Ontario.
Office and residence on Francis-St. West
Fenelon Falls, opposite the Gazette office.

SURVEYORS.

JAMES DICKSON,
P. L. Surveyor, Commissioner in the Q. B.
Conveyancer, &c. Residence, and ad-
dress, Fenelon Falls.

AUCTIONEERS.

WILSON & GRAHAM,
LICENSED

AUCTIONEERS
for the County of Victoria. Farm sales
a specialty.

JOHN WILSON, J. R. GRAHAM,
30-tf Lindsay. Fenelon Falls

Professional Cards.

VETERINARY.

R. M. MASON,
VETERINARY SURGEON; Honor Grad-
uate Ontario Veterinary College, To-
ronto, 1884; R. M. O. V. M. A.
Residence—Corner Colborne and Louisa
streets, Fenelon Falls.

DENTAL.

W. H. GROSS,
DENTIST, LINDSAY,
will be at the "McArthur House," Fenelon
Falls, the second Wednesday of each month.
Beautiful and durable artificial teeth made,
and all other dental work properly done.
Nearly 27 years' experience. 16-ly.

DENTISTRY.
GAS.—(VITALIZED AIR.)

Go to J. NEELANDS, Dentist, Lindsay, if
you want teeth extracted positively with-
out pain. Gas has been given by him with
great success for over 21 years. He studied
with Dr. Colton, of New York, the inventor
of gas for extracting teeth. Numbers
of persons are wearing artificial teeth made
by Mr. Neelands 20 years ago, and never
required any repairs. Gold crowns, porce-
lain crowns and bridgework done. Visits
Fenelon Falls, McArthur House, on the
third Tuesday of every month. Call early
in the day. 40-tf.

NURSERYMEN.

BIG MONEY
FOR AGENTS.
NO RISK.
NO CAPITAL REQUIRED.

An honorable and praiseworthy business
A without any possible chance of loss.
Steady employment and control of territory.
Have done business in Canada 30 years.
Liberal pay to the right man to sell our
unexcelled Nursery Stock. Send for terms.

CHASE BROTHERS COMPANY,
NURSERYMEN,
Colborne, Ont.
18-4.

AGENTS WANTED.

If you want to make MONEY, take hold
and sell our choice Nursery Stock. Now is
the time, write us at once for terms.

MAY BROTHERS,
Nurserymen,
ROCHESTER, N. Y.
18-5*

MISCELLANEOUS.

FOR

HAMILTON Light Steel BINDER,

Mowers, Sulky Rakes,
Riding and Walking Plows,
Root Pulpers,
Grain Crushers,
Grain Sowers,
Straw Cutters,

ALL KINDS of Agricultural Implements,
— ALL AT —

ROCK BOTTOM PRICES,
CALL ON

J. R. GRAHAM, Agent,
Fenelon Falls, Ont.

INSURANCE.

Mr. G. Cunningham having transferred his
Insurance Business to me, I am prepared
to take risks on all classes of property

At Very Lowest Rates.

None but first-class British and Canadian
Companies represented.

FARM PROPERTY
at very low rates.

\$50,000 to loan from 6 per cent. up.

W. E. ELLIS,
Druggist and Bookseller.
Fenelon Falls, June 25th, 1889. 20.

FOR SALE.

Brick House and Lot
on Fidler's Hill, owned by the late Danie
J. Scully, and recently occupied by Mr
Alex. McArthur,

Will be Sold Cheap.

Apply to
W. E. ELLIS, Fenelon Falls.
or to
J. SCULLY, Lindsay.
January 16th, 1890.—48-tf



BIG BARGAINS.

L. Deyman, Undertaker,
Colborne-St., Fenelon Falls.

My immense new stock of

FURNITURE
AND CHAIRS
Must be Sold!

—and—

First-class Goods & Low Prices

will do it.

Call and See me.

My goods are all new, and are go-
ing fast.

L. Deyman.

Fenelon Falls, July 23rd, 1890.

S. Nevison,

—PRACTICAL—

PAINTER

—AND—

Paper-Hanger,

—AND DEALER IN—

Paints, Oils and Glass,
Crockery, Glassware,
Jewelry & Fancy Goods.

WALL PAPERS

from 5c. to 50c. per roll.

Oil-Painted Shades

a specialty.

Remember the place—2 doors south
of J. HEARD'S Hardware Store.

Fenelon Falls, May 22nd, 1890. 14.

Improve Your Stock!

THE PURE-BRED

HOLSTEIN FRIESIAN BULL

ORCHARDSIDE'S KING,

(No. 11,305 H. F. H. B.)

will stand for service on Lot 22 Con. 1
Verulam, Orchardside King, bred by Smith
Bros., Credit Valley Stock Farm, and owned
by Walter H. Stevenson, was calved April
16th, 1888. Sire, Duke of Edgely (552)
Dam, Belle of Orchardside (5890), who has
a milk record as a two-year-old of 1,037
pounds in 30 days. Duke of Edgely's dam
has a milk record of 903 pounds in one day,
and a butter record of 19 pounds in seven
days. Her dam, Eerkie, has a milk record
of 98 pounds in one day, and a butter
of 20½ pounds in seven days.

Also, at the same place, the fine young
bull Prince Aleck 2nd, (10,587), registered
in Dominion Short-horn Herd Book, and the
Jersey bull Rioter.

Terms.—Holstein-Friesian, \$2 00; Short-
horn and Jersey, \$1 00 each. 25 per cent.
discount when the cash is paid at time of
service.

W. H. STEVENSON.

Verulam, June 5th, 1890. 16-tf.

EGGS FOR HATCHING.

I am prepared to supply eggs from pure-
bred Houdans, Black Cochins, Plymouth
Rocks and White Leghorns,

ALL OF THE CHOICEST STRAINS.

Price: \$2 for a Setting of 13, or \$3 for
Two Settings.

At the poultry show in Bowmanville last
January I took 1st prize for Houdans and
Plymouth Rocks; 1st and 2nd prizes
for Black Cochins; and 2nd prize
for White Leghorns.

D. C. TREW, Russell-st., Lindsay.

Lindsay, March 25th, 1890.—6tf.

Cedar Telegraph Poles Wanted.

I will pay a Liberal Price for any quan-
tity of thirty and thirty-five foot poles, de-
livered at loading points between Lindsay
and Haliburton before November, 1890.
Terms, Cash. Apply to

J. H. HARVEY,
Cobocok,
Purchaser for H. D. McCaffrey,
26-t. f. Oswego, N. Y.

INSURANCE.

THE ROYAL CANADIAN INSURANCE
Co. issues by far the best Farm policy
in Canada.

JOHN AUSTIN,
Agent.
Fenelon Falls, June 12th, 1890. 17.

—THE—
ROYAL CANADIAN
INSURANCE COMPANY,
vs.

THE LONDON MUTUAL,
FOR FARMERS.

The Royal Canadian offers the following
advantages over the London Mutual:

1. If a building worth \$1200 is insured
for say \$1000, the Royal Canadian is ob-
liged to pay \$1000, if a loss occurs. In such
a case the London Mutual is obliged to pay
only two thirds of the cash value, or \$800.

2. If a horse worth \$90 is killed in the
fields by lightning, the Royal Canadian is
obliged to pay \$90. The London Mutual
pays only \$60.

3. For a cow worth \$30 killed by light-
ning the Royal Canadian pays \$30. The
London Mutual pays only \$20. For other
animals the Royal Canadian pays the full
value. The London Mutual pays not more
than \$5, no matter how valuable the animal
may be.

4. In the Royal Canadian animals are
insured against lightning while at pasture
anywhere. In the London Mutual they are
insured while pasturing on the premises of
the insured only.

5. When articles are insured specifically,
such as musical instruments, the Royal
Canadian is obliged to pay the full amount
insured up to the cash value of the article.
The London Mutual pays only two-third
of the cash value, no matter what the in-
surance may be.

6. When "ordinary contents" of out-
buildings are insured by the Royal Canadian
all implements are included. In the Lon-
don Mutual only one reaper and one mower
are included, no matter how good others
may be.

7. When the outbuildings are not joined
to each other the Royal Canadian insures
under one sum the "ordinary contents" of
all building not cut off by a distance great-
er than 40 ft., the same as if the contents
were all under one roof. The London Mut-
ual requires a separate sum on the con-
tents of each building, if the distance is
more than 12 ft. This is a very important
difference in many cases.

8. In the Royal Canadian it is a part of
the contract that standard STEAM THRESHERS
may be used without a special permit and
without any restriction as to the distance
from stacks or buildings, caretakers, piles
of water, kind of fuel or direction of the
wind. Many of the policy holders in the
London Mutual were obliged to run their
own risk while threshing last season, be-
cause it was found to be impossible to com-
ply with the conditions of their permit.
When a farmer pays for insurance he should
secure a policy which will hold him safe
when it is most required.

9. The Royal Canadian is obliged to pay
its losses within sixty days and usually
takes much less. The London Mutual need
not pay for ninety days, and since it has
become so hard up as to be obliged to bor-
row money largely, it usually takes about
the full time allowed.

10. The Royal Canadian policy is subject
to the statutory conditions only. It has
none of the numerous variations against
the policy-holder printed in red ink on the
back of the London Mutual policy.

11. As to security, the inspector of in-
surance reports that the Royal Canadian has
\$202,758, the amount he estimates to be
necessary to enable the company to carry
out all its engagements with its policy
holders. Besides this he reports that it has
to the good the \$100,000 capital paid in
cash by the shareholders, and a net surplus
\$117,607 making in all a total cash surplus
of \$317,607 to protect its policy-holders
against unexpected contingencies. In ad-
dition to these cash items it has a subscrib-
ed capital of \$100,000 not called up. Re-
garding the security of the London Mutual
the inspector reports that the amount of
unearned premium it should have on hand
is \$296,309. To make up this amount in
cash a second call would have to be made
on the premium notes for a large amount,
leaving a surplus of only \$74,218, even if
there were no bad debts, and this surplus
is made up wholly of the unpaid balance
of premium notes already heavily assessed.

The company reports the losses adjusted
but unpaid at the close of the year at \$6,
387, but the Inspector of Insurance finds
that the liability for unpaid losses at the
end of the year was \$20,286. The cash on
hand to pay these losses only amounted to
\$13,911.

In view of the foregoing facts farmers
will have no difficulty in deciding as to the
company in which they should be insured.
For insurance apply to

S. CORNELL.

Agent, Lindsay. 17-3m.

SHERIFF'S SALE OF LANDS.

MOORE vs. BRANDON.

By virtue of a writ issued out of the
County Court of the County of Victoria,
Henry Brandon's interest in the south half
of the east half of lot No. 30 in the 2nd
concession of the Township of Verulam
will be offered for sale at the Sheriff's office,

In the Town of Lindsay,
on Saturday,

THE 21st DAY OF NOVEMBER NEXT,
at the hour of 12 o'clock noon.

JOHN McLENNAN,
Sheriff.
Sheriff's office, Lindsay,
August 20th, 1890. } 27-7.

FARM TO RENT.

Part of lots 18 and 19 in the 9th con. of
Fenelon, containing 100 acres, about 80 of
which are cleared. House, out-buildings, a
well and a creek. Distance from Fenelon
Falls, 1½ miles. Incoming tenant can have
a room for himself and stabling for his
horses while he is doing fall ploughing, and
possession will be given on the 1st of April.
Apply to W. T. Junkin, Fenelon Falls,
or to either of the undersigned.

Wm. ELLERY,
JOHN JORDAN,
Executors of the late John Ellery.
Fenelon, August 18th, 1890. 25-3.

The Fenelon Falls Gazette.

Friday, August 29th, 1890.

Rough on Sam Hughes.

On Friday last, at Osgoode Hall,
Judge Rose gave his decision as to the
question of costs in the celebrated
Cooper-Hughes libel case tried by him
in the April assizes at Lindsay, and we
clip the following report of his judg-
ment from the legal intelligence in
Saturday's *Globe*:

COOPER v. HUGHES.—Judgment up-
on the question of costs in an action for
libel tried with a jury at Lindsay, in
which a verdict for the plaintiff for \$1
damages was given. Upon the render-
ing of the verdict the defendant moved
to have the plaintiff's costs disallowed
on the ground that the libel complained
of was written after great provocation
by the plaintiff in a series of attacks in
his newspaper, the *Watchman*, on the
defendant and others whose interests
the defendant championed in his news-
paper, the *Warder*. After setting out
portions of the language used in both
newspapers the learned judge concluded
as follows:—"The defendant's paper
equals the plaintiff's in vituperation,
outrivals it in coarseness, and runs alone
in its distribution of filth. That the
worst of the material is correspondence
and not editorial does not relieve the
defendant, for an editor is morally as
well as legally responsible for the con-
tents of the paper. Such journalism
would go far to reconcile one to the
censorship of the press, if no other remedy
could be found. I am asked on the
defendant's motion to deprive the plain-
tiff of costs, to which as a matter of law
he is entitled unless I interfere. I think
the defendant has not put himself in
such a position as entitles him to come
to the court claiming protection and as-
sistance. Immediately after the render-
ing of the verdict the cross action of
Hughes v. Cooper, arising out of the
articles appearing in the plaintiff's pa-
per, was called on and a settlement ar-
rived at, the action being dismissed by
consent, each party paying his own costs.
At the moment this influenced me to
suggest that a similar order might be
made as to costs herein. In that I have
no doubt I erred, and I am glad that I
reserved the case for consideration. The
rights of the parties cannot, I think, be
affected by the subsequent settlement of
a suit, which settlement was quite inde-
pendent of the question of costs in this
action. The jury have given the de-
fendant the full benefit of the impropri-
ety of the plaintiff in using the language
he did, by measuring the damages at a
nominal sum. I think he is not entitled
to further relief and that the judgment
must be for the plaintiff with costs. Os-
ler, Q. C., for the plaintiff. The defend-
ant in person.

THE LINDSAY CENTRAL.—Posters
are out announcing that the Lindsay
Central Exhibition is to be held on
Tuesday, Wednesday and Thursday,
the 23rd, 24th and 25th of September,
and that Baron Stanley of Preston, G.
C. B., is to be present on the second day,
when it is hoped and expected that the
surrounding country will empty at least
ninety per cent. of its inhabitants into
the town, for the chance of seeing a
real live baron isn't to be had every day.