

Northern Railway of Canada.

RICHMOND HILL TIME TABLE. Morning North. Mail Train 7:55 A.M. Through Mixed 8:44 P.M. Express 8:41

- New Advertisements. P. Crosby—Dry Goods. J. Henderson—Harvest implements. R. Sever—Cheap Boots and Shoes.

The York Herald.

RICHMOND HILL, JUNE 16, 1865.

We hope our friends will bestir themselves and assist in increasing our circulation. If each one would only get a single new subscriber, and send the two subscriptions it would help us amazingly.

Read and Digest.

This is an age of push, an age of activity, and consequently an age of change. We see this exemplified and verified almost every day. Man seems to know no settled state.

Assuredly not. It is those who have a deep stake in the county—either from their landed interest, their business relations, or other ties of a similar nature. They are the parties to be most benefited, and they are the parties who should therefore inaugurate and take the lead, and most active part in this movement.

That Report.

It will be seen by the proceedings of the County Council, in Toronto, that the County separation business has been disposed of for the present. A kind of quietus given it. We say for the present, because it depends upon the people what action will be taken upon the matter, and when.

Attend the Meeting.

A few individuals of the right stamp, convinced that a meeting for the purpose of taking into consideration the propriety of the County of York separating from the city of Toronto, and with the view of adopting steps of presenting the claims of Richmond Hill, to be County Town in the event of such separation, should be held at once—have called a public meeting, on Tuesday evening, the 27th inst., in Van Ostrand's Hall.

Concert.

The Concert in aid of the "Blind Girl," on Friday evening, was quite a success, both as regards the entertainment and results. The performances were pronounced by judges to be first-rate, and much credit is due to those engaged in it.

Mr. W. Falconbridge.

We are glad to see that Mr. W. Falconbridge—son of J. K. Falconbridge, Esq., of this village, took another scholarship at the last University examinations. This, we believe, is the fourth scholarship that he has succeeded in bearing off, and it certainly reflects much credit upon the pluck, ability and perseverance of the young gentleman.

Wesleyan.

We are glad to see that Rev. Messrs. McCallum and Hunter have been put down by the Conference to Yonge Street North Circuit, for another year. We are sure the people will be glad to know this. There was a rumor afloat that the Rev. Mr. McCallum had been requested to take a charge in a much larger place.

Robberies.

The ambitious little city of the West, yeelpit Hamilton, seems to be in a sea of troubles. The people have been robbed wholesale, and now it appears that they think that those whom they paid to protect themselves and property, have been playing the "dodge game" upon them, in other words have connived with the real robbers.

The Princess of Wales.

The Princess of Wales has got another baby. Whether it is a boy or girl we cannot say, as it was omitted in the despatch. Sorry ladies "ain't" you? Guess now, do, which? Since writing the above—we found out—it is a "boy" baby.

Incorporated.

We think that the time has arrived in which measures should be taken to have the village incorporated. The advantages in favor thereof are numerous and manifold. They are well known to the inhabitants, as attempts to have the village incorporated in times past amply prove.

Literary Notices.

GOOD WORDS.—The June number of this deservedly popular monthly, has come to hand. It is a splendid number, and fully sustains its reputation.

SUNDAY MAGAZINE.

Of the many Magazines lately started, the most successful in gaining popular favor and support is the Sunday Magazine, edited by that old champion of speech and pen, the Rev. Thomas Guthrie.

BUSINESS NOTICES.

By reference to our advertising columns it will be seen that Mr. J. Henderson has on hand a large stock of implements suitable for the coming harvest.

Persons wishing to purchase good Boots and Shoes need only look at the advertisement of R. Sever, to be convinced that he is selling his goods cheaper than they can be purchased in Toronto.

We would draw the attention of our readers to Mr. Crosby's advertisement in another column, who has on hand a large stock of Goods suitable for the summer trade, both in Dry Goods, Boots and Shoes, &c., from 40 to 50 per cent. lower than last year's prices.

By reference to the advertisement, in another column, of W. H. Myers, it will be seen that he keeps constantly on hand a well assorted stock of Boots and Shoes, at less than Toronto prices; also, Harness of every description made to order, in the latest and most modern styles.

The advertisement of Mr. A. B. Mason, demands the serious attention of the public at large, as he is selling groceries far below the cash prices of Toronto. He has a well assorted stock of Teas, of the first quality, and as we consider ourselves judges, we have no hesitation in saying that in that article he can compete with any house in Toronto. The rest of his stock is well assorted and requires no comment.

We would call the attention of our readers to the advertisement of Mr. W. Harrison, who has on hand a large stock of superior harness and collars manufactured out of the best material used in the business. We have no hesitation in saying that any person who may be in need of harness will find it to their benefit to give him a call. All work warranted.

EXTRAORDINARY DISAPPEARANCE OF A HOUSE, AND MIRACULOUS ESCAPE OF THE INMATES.—One of the most extraordinary accidents that has been recorded for many years took place on Thursday, May 18, at Prince's Town, near the town Tredegar, South Wales.

After recess the Council assembled in the council chamber, the Warden in the chair. All members present at the morning session were in their seats.

REPORTS OF COMMITTEES. Dr. Berryman, chairman of standing committee on education, presented his report and it was read by the clerk. It related solely to educational matters in the United Counties.

Dr. Berryman moved, seconded by Dr. Parker, "That the Council resolve itself into committee of the whole for the purpose of taking into consideration the report now read by the clerk." Carried. The Warden called Mr. Leper to the chair.

Correspondence.

To the Editor of the York Herald. DEAR MR. EDITOR:—Here I go—but I cannot help it—You are a dear fellow for starting a paper in our village. I don't care who says to the contrary; I go in for "our" paper. I like a paper—especially when it is a good one. Do you want "people" to write for it? If, if you do, I am on hand. I am one of the "people," though I am only a young lady in my teens.

AMANDA.

P.S. The Herald looks and reads first-rate. I have read it all through. [We are much obliged to Miss Amanda for her kind regards, and will be happy to hear from her, as we doubt not, from what we have already received, she will be able to give us something that will both "edify and please." As to our being "a dear fellow," we are much flattered by the friendly opinion, though we have been convinced of that fact for a considerable while now.]—Ed.

COUNTIES' COUNCIL.

(From the Daily Leader.) TORONTO, Friday June 9, 1865.

The Warden, Mr. Howland, took the chair at ten o'clock. The same members present yesterday were in attendance today. The minutes of yesterday's proceedings, as recorded by the clerk, were read and approved.

COMMUNICATIONS.

A communication was read from Mr. J. Pearson, of the Registrar of North York, Mr. Boulton, relative to repairs required to the office.

A communication was also read from the County Council of Ontario, relative to a bridge over the black river, between Scott and Georgina townships; the boundary line between the two counties.

RESOLUTIONS.

Mr. Parkham moved, seconded by Mr. Wallis, "That the select committee appointed to obtain the draft of a bye-law from the County Solicitor or to provide for the issuing of debentures for the payment of the interest and the forming of a sinking fund to pay off said debentures in accordance with the original agreement and that said debentures be dated and bear interest from the 1st day of April 1865, being the time the order in Council authorized the transfer of the roads to these counties." Carried.

Mr. Hartley moved, seconded by Mr. Henderson, "That the special committee appointed by this Council at its last session to draft a petition to the legislature, praying that an act may be passed to relieve the county of Peel from any liability for payment of the purchase money in the matter of the York Roads; and committee are hereby instructed to report such petition during the present session of this council." Carried.

Mr. Berryman moved, seconded by Mr. Boulton, "That Messrs Graham of Vaughan, Graham of the Gore of Toronto, Ego and Parham, be a select committee to draft a petition to a legislature, to press on their attention the impending abrogation of the reciprocity treaty, and praying that such measures may be taken as shall prevent such a disastrous result to the public welfare of this province, and that a copy of this resolution be forwarded to each of the clerks of councils in Upper Canada—carried.

The Council then adjourned to meet again at half-past seven o'clock, this evening. After recess the Council assembled in the council chamber, the Warden in the chair. All members present at the morning session were in their seats.

REPORTS OF COMMITTEES. Dr. Berryman, chairman of standing committee on education, presented his report and it was read by the clerk. It related solely to educational matters in the United Counties.

Dr. Berryman moved, seconded by Dr. Parker, "That the Council resolve itself into committee of the whole for the purpose of taking into consideration the report now read by the clerk." Carried. The Warden called Mr. Leper to the chair.

The report was again read by the clerk to the committee. A slight discussion arose upon the 1st clause, relative to the admission of a couple of deaf mutes, named William Wilson and Elizabeth Brooks, into the asylum at Hamilton for the deaf and dumb, and the blind, several members taking part. On the 2d clause there was also a discussion and a vote of 15 against 9 taken on it.

The Hogan Murder.

The report, as a petition, was read a first, second and third time, and unanimously passed, and the Warden authorized to sign it and attach the seal of the Corporation thereto. The Council then adjourned.

DYING STATEMENT OF ELLEN MCGILLOCK.

Ellen McGillock died in the hospital in this city on Saturday morning last, at 10 o'clock. She had given unmistakable signs of her approaching dissolution for some days before, and appeared quite resigned to her fate. A clergyman of the Roman Catholic body was present with her shortly before she died.

NEW COUNTY TOWN.

The report was then adopted without amendment. Mr. Graham, of Vaughan, presented the following report of the special committee in reference to the advisability of changing the county town:—"Your committee beg to report—1st That, as at present existing your committee find upon close examination in consequence of our county buildings being situated in the city of Toronto, and the city of Toronto being really the headquarters of legal knowledge in Upper Canada, lawsuits of importance from all parts of the province centre in this city and in very many cases the venue of such suits is entered in our courts, without any check at the option of the plaintiff, we having to pay the principal expenses attending thereon, by furnishing juries, &c., which we consider a very great grievance.

2nd. Your committee would suggest that a more central place for the county town, under existing circumstances, would be decidedly preferable to our present one, as the expenses attendant on county business would in that event be conducted in a much more economical manner, unless the Legislature provide a remedy for the grievance complained of.

3rd. Your committee would therefore recommend that application be made to the Legislature to amend the law as to procure a remedy, to some extent at least, for the grievances which we at present labor under."

County Court and Court of Quarter Sessions.

The Court opened yesterday morning at ten o'clock, the Hon. S. B. Harrison presiding; Richard Machell, Esq., J.P., associate. This was an action brought by James M'Kechrine against Richard Machell, administrator of Alexander M'Kechrine, deceased, who was the uncle of the plaintiff, and was for the recovery of \$197, as wages for services rendered to Alexander M'Kechrine, in his lifetime, by the said plaintiff as his hired servant.

Verdict for plaintiff, damages \$100. During the day, the Grand Jury came into court with the following: The Queen vs. Henry Sambrook, larceny, true bill. The Queen vs. Ann Brady, larceny, true bill. In both of these cases the prisoners were arraigned.

Sambrook pleaded guilty to the charge of stealing a buffalo robe from the Rev. Mr. Hodge, and was sentenced to six months in gaol with hard labor. Ann Brady pleaded not guilty to the charge of stealing a piece of carpet from James Wallace, of the township of York. She stated that she had no counsel to defend her, but that she was ready for her trial; that the carpet was found in her possession, but how she got it she was perfectly unable to say, as at the time she was under the influence of liquor. She was tried and found guilty, with a recommendation to mercy. Sentenced by the Court to be imprisoned in the common gaol for three months with hard labor.

THE QUEEN vs. MOSES WHITE AND JOHN GAULEY. The prisoners in this case were arraigned and pleaded not guilty to the charge of having, on the 16th of January, 1865, in the township of Markham, feloniously stolen from one Robert Walker, a quantity of oats, to wit, eleven bags—full. There was also a count in the indictment charging them with having received the property knowing the same to have been stolen. The prisoners elected to sever in their trial. That of White was first proceeded with. A great deal of evidence was offered on behalf of the prosecution, as well as for the defence. The most material, and in fact almost the only decisive piece of evidence against the prisoner, was given by one William Leak, the hired man of the prosecutor. He swore that the tracks in the snow from the barn whence the oats were taken were those of the prisoner; that he knew them from a peculiar twitch the prisoner had in his walk. He did not, however, state this either before the magistrate or on his examination before the Grand Jury. There was evidence for the defence directly opposed to this, as well as evidence to show that at the time the theft was committed, and for some time before and after, the prisoner and Gauley were at another place altogether.

The Jury retired and in a very few minutes came into Court, with a verdict of not guilty. Mr. McNab having hinted that the evidence against the other prisoner was not so strong as in the last case, the

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ADJUSTMENT. Mr. Henery moved, seconded by Mr. Stephenson, "That when this council adjourns to-morrow it stands adjourned sine die." Carried.

FINANCE AND ASSESSMENT. Mr. Bell, chairman of the committee of finance and assessment, presented his report, and it was read by the clerk. Mr. Bull moved, seconded by Mr. Graham, "That the council do now resolve itself into a committee of the whole to take into consideration the report now read." Carried.