

EXTRACT FROM ASSESSMENT LAW.

STATUTE LABOR.

"80. Every other male inhabitant of a city, town or village, of the age of twenty years, and upwards, and under sixty years of age, (and not otherwise exempted by law from performing statute labor), who has not been assessed upon the assessment roll of the city, town or village, or whose taxes do not amount to two dollars, shall, instead of such labor, be taxed at two dollars yearly, therefor, to be levied and collected at such time, by such person, and in such manner as the council of the municipality shall, by-law direct, and which persons shall not be required to have any property qualification.

"81. No person shall be exempt from the tax in the last preceding section named, unless he shall produce a certificate of his having performed statute labor or paid the tax elsewhere.

"82. Every male inhabitant of a township between the ages aforesaid, who is not otherwise assessed to any amount, and who is not exempt by law from performing statute labor, shall be liable to two days of statute labor on the roads and highways in the township, and no council shall have any power to reduce the statute labor required under this section.

"83. Every person assessed upon the assessment roll of a township shall, if his property is assessed at not more than three hundred dollars, be liable to two days' statute labor; at more than three hundred dollars, but not more than five hundred dollars, three days; at more than five hundred dollars, but not more than seven hundred dollars, four days; at more than seven hundred dollars, but not more than nine hundred dollars, five days; and, for every three hundred dollars over nine hundred dollars or any fractional part thereof over one hundred and fifty dollars, one additional day; but the council of any township, by a by-law operating generally and ratably, may reduce or increase the number of days' labor to which all the parties, rated on the assessment roll or otherwise shall be respectively liable, so that the number of days' labor to which each person is liable shall be in proportion to the amount to which he is assessed.

"84. In townships where farm lots have been subdivided into park or village lots, and the owners are not resident, and have not required their names to be entered on the assessment roll, the statute labor shall be commuted by the township Clerk, in making out the list required under the ninety-second section of this Act, when such lots are under the value of two hundred dollars, to a rate not exceeding one half per centum on the valuation; but the council may direct a less rate to be imposed by a general by-law affecting such village lots.

"85. The council of any township may, by a by-law, direct that a sum not exceeding one dollar a day shall be paid as commutation of statute labor, in which case the commutation tax shall be added in a separate column in the Collector's roll, and shall be collected and accounted for like other taxes.

"86. Any local municipal council may, by a by-law passed for that purpose, fix the rate at which parties may commute their statute labor, at any sum not exceeding one dollar for each day's labor, and the sum so fixed shall apply equally to residents who are subject to statute labor, and to non-residents in respect to their property.

"87. Any person liable to pay the sum named in the eighth section, or any sum for statute labor, under the eighth, ninth, fifth section of this Act, shall pay the same to the Collector to be appointed to collect the same within two days after demand thereof by the said Collector; and, in case of neglect or refusal to pay the same, the Collector may levy the same by distress of his goods and chattels, with costs of distress; and, if no such distress can be found, then upon summary conviction before a Justice of the Peace of the county in which the local municipality is situated, of his refusal or neglect to pay the said sum, and of there being no sufficient distress, he shall incur a penalty of five dollars, with costs, and, in default of payment at the time as the convicting Justice shall order, shall be committed to the common goal of the county, and be there put to hard labor for any time not exceeding ten days, unless such penalty and costs and the costs of the warrant of commitment, and of conveying the said person to and from the goal, and any person liable to perform statute labor under the eighth section of this Act, not committed, shall perform the same when required to do so by the pathmaster or other officer of the municipality appointed for the purpose; and, in case of wilful neglect or refusal to perform such labor after six days' notice requiring him to do the same, shall incur a penalty of five dollars, and upon summary conviction thereof before a Justice of the Peace aforesaid, such Justice shall order the same together with the costs of prosecution and distress, to be levied by distress of the offender's goods and chattels, and, if no such distress can be found, then upon summary conviction before a Justice of the Peace aforesaid, shall be committed to the common goal of the county, and be there put to hard labor for any time not exceeding ten days, unless such penalty and costs and the costs of the warrant of commitment, and of conveying the said person to and from the goal, and any sums and penalties, other than costs recovered under this section, shall be paid to the Treasurer of the local municipality, and form part of the statute labor fund thereof.

"88. No non-resident who has not required his name to be entered on the roll, shall be expended in performing statute labor in respect of any land owned by him, but a commutation tax shall be charged against every separate lot or parcel according to its assessed value; and, in all cases when the statute labor of a non-resident is paid in money, the municipal council shall order the same to be expended in the statute labor division where the property is situated, or where the said statute labor tax is levied.

"89. In case any non-resident, whose name has been entered on the resident roll, does not perform his statute labor or pay commutation for the same, the overseer of the highways in whose division he is placed, shall return him a notice requiring him to do the same, before the fifteenth day of August, and the Clerk shall, in that case, enter the commutation for statute labor against his name in the Collector's roll; and, in all cases both of residents and non-residents, the statute labor shall be rated and charged against the separate lot or parcel according to its assessed value; but every resident shall have the right to perform his whole statute labor in the statute labor division in which his residence is situated, unless otherwise ordered by the municipal council.

Hunt's Empire Hair Gloss will positively produce a new growth of Hair if the roots are not dead.

Jacobs' Rheumatic Liquid Cures Sprains.

COUNTY COUNCIL.

MONDAY, June 13.—The semi-annual meeting of the Council of the County of York was convened in the Council Chamber this afternoon at 2 o'clock, the Warden, Mr. W. A. Wallis in the chair. Present—Messrs. Arnold, Bull, Button, Cane, Canning, Chester, Draper, Gorham, Hartman, Jackson, Lane, Lepper, Munis, Macklem, Patterson, Playter, Riddell, Reid, Randall, Robinson, Severn, Stephenson, Thorne, Tyrrell and Webb.

A communication from the provincial Secretary's office was read, acknowledging the receipt of a petition concerning the Law Reform Act.

The Warden read a written opinion from the County Solicitor, R. A. Harrison, Esq., respecting the boundary line dividing the Townships of York and Vaughan. The learned counsel recommended to the favorable consideration of the Council the existing line.

The Warden also read an opinion from the same Council to the effect that the turnpike gates on the York roads need not be five miles apart to legalize the collection of the full rate of tolls.

A written opinion to the effect that the County Council would be fully authorized by section 17, chap. 14 of 29 and 30 of Victoria, in supplementing the Government allowance to Volunteers by special grants, was also submitted by the Warden.

The Clerk read a written notice received from His worship, the Mayor of Toronto, concerning the termination of the existing agreement for the support of the prisoners in the goal.

The learned legal document prepared by Hon. M. C. Cameron, Esq., wherein Mr. Cameron gave it as his opinion that the Council could not appropriate any of the revenue derived from the York Roads except in payment of the debt due thereon. The learned counsel cited various sections of the Municipal Act to sustain his position.

The report of Mr. James Smith, Architect, regarding the heating and lighting of the Council Chamber was received and read.

The Auditors appointed to examine the accounts of the Treasurer of School Monies reported that they had found said accounts correct.

The Council then adjourned until 10 A.M., Tuesday.

TUESDAY, June 14.—The County Council met this morning at ten o'clock, the Warden, Mr. W. A. Wallis, presiding. The whole of the members were present.

Communications were read: From the County Treasurer, with the estimates for the present year. From the Educational Department, showing the apportionment of school monies in the county for the year 1869.

The following is the apportionment: Common Schs. Separate Schs. Etobicoke \$231 \$7 00

Georgetown 201 0 00
Gwillimburgh, East 428 0 00
" North 246 0 00
King 953 0 00
Markham 864 0 00
Scarborough 520 0 00
Vaughan 950 0 00
Whitby 547 0 00
York 886 146 00

Total for county, \$6,051.
Petitions were presented: From Walter Cleary, praying to be relieved from rent on No. 1 toll gate, Dundas Road.

From John Macleure, for a one horse peddler's license.
From John Moles, for the same.
From Jacob Cameron, for appointment to the office of Inspector of Weights and Measures.

A report was submitted from the Superintendent of the York Roads. It detailed a number of improvements carried out on the different roads. On Yonge street the Yorkville toll-gate had been removed, and the abutments to the Thornhill bridge were being pressed towards completion. The culvert in front of Mr. B. Snider's farm is about to be commenced. The Kingston Road is spoken of as being in a good state of repair. The contractor for the Highland Creek bridge has a quantity of lumber on hand to commence operations. Portions of the Dundas Street bridge will require repair in the autumn of the year. The new bridge over the Humber will be pressed forward; a report in reference to the position of the Lake Shore road, in front of the Howard property. The report also refers to the Humber bridge and the repairs of the North York registry office, the latter of which are now almost completed.

On motion of Mr. Hartman, seconded by Mr. Button, a committee to inquire into the expediency of a by-law to prohibit the running of omnibuses or driving on any of the sidewalks in the county. Carried.

On motion of Mr. Hartman, seconded by Mr. Button, the committee on County Property was instructed to report upon the advisability of the County giving a quit claim deed of the lock up house in Markham village to the commanding officer of the Markham Cavalry, for the use of an armory. The Council then adjourned.

DALTON'S ORGANS AND MELODEONS.—These instruments are especially adapted to the use of Churches, Schools and Concert rooms. They are far less liable to get out of order than the small pipe organs, and are furnished at less cost. The piano style of melodeon will be found the most valuable and satisfactory of any instrument for private dwellings. C. Chapman, Markham, is the only agent in the County; he will furnish any information desired.

THE EXPOSITION UNIVERSELLE, at Paris, 1867, awarded Wheeler & Wilson the highest premium, a gold medal, for the perfection of their Sewing Machines, over 82 competitors. This machine is crowned with 67 medals, has been tested beyond all question, and stands to-day without a rival. Over 60,000 machines were sold in the year 1868. Send for circular and samples of work to Charles Chapman, agent, Markham village; he gives instructions free and warrants every machine.

Dr. Colby's Anti-Costive and Tonic Pills cure Piles.

New Advertisements.

Co-Partnership.—J. L. Margach. Found.—A. M. Lafferty. Auction Sale.—J. Burkholder. Farm for Sale.—Geo. Teasdall. Pasture.—G. A. Barnard. Row Bells for June.—A. Scott.

The York Herald.

RICHMOND HILL, JUNE 18, 1869.

UNIVERSITY OF TORONTO.

ANNUAL CONVOCATION.

The annual convocation of the University of Toronto took place on Thursday, the 10th instant. Never, on any former occasion, do we recollect seeing the magnificent hall of that noble institution so crowded as upon Thursday of last week. We regret that want of space compels us to condense the proceedings, as they appeared in the Toronto Globe, and confine ourselves to giving the parts only in which figure the names of those who are known to our readers, and whose standing reflects credit on themselves and the institutions at which they received their early training.—One pleasing incident that presented itself; it was the presence of, and a speech from Mr. Goldwin Smith, the eminent English scholar—and a writer of note, as well.

We cannot close our remarks without referring to another personage, more familiar to a Toronto audience; whose popularity appears to be ever in the ascendant, not only with graduates and under-graduates, but with all and sundry who have ever enjoyed the pleasure of hearing the good and kind-hearted old President, when in his element in Convocation Hall. Doctor McCaul is not only a polished gentleman and scholar, but he enjoys a European reputation as an author of classical works of value amongst scholars of repute. He has been President of University College ever since its first establishment; and we sincerely trust he may live long to enjoy his honors, and guide the affairs of an institution over which he has presided so long, with so much credit to himself and such advantage to the educated youth of this country.

It affords us pleasure to call attention to the names of two gentlemen who have taken their degrees in Medicine; we refer to Mr. L. H. Evans, M.D., formerly teacher of the Richmond Hill County Grammar School, and Mr. John D. McConnell, M.B., a former pupil of the same institution. We believe Mr. McConnell has pitched his tent at Thornhill, where he intends pursuing the practice of his profession.

The following is copied from the Globe, but does not give all the names that figured upon the interesting occasion: "Proceedings were commenced by Dr. McCaul presenting the candidates for the degree of M.D. The presentation address was made and the degrees were conferred as usual in Latin. Dr. L. W. Smith presented the candidate for L. B. Dr. McCaul, then for M. B. Mr. London, the B. A. The following is the list of those obtaining the different degrees: "M.D.—P. Brown, H. E. Buchan, J. J. Cassidy, L. H. Evans, T. C. Howe, W. H. Miller, J. S. Tennant.

"M.A.—H. E. Buchan, R. Cameron, J. M. Goodville, G. M. Greer, J. M. Hazar, A. Hamilton, D. Janor, A. Murdoch, E. G. Patterson, D. J. Prunty, J. Preston, H. Rensselaer, W. F. Walker, G. S. Wright. "L.L.B.—J. M. Gibson. "M.B.—B. Allen, T. B. Bentley, R. Carney, H. H. Fell, S. Ford, W. C. Goninlock, N. Gamble, J. E. Graham, G. W. Grote, J. Hickman, C. Hunable, D. J. King, W. Milne, J. C. McArthur, J. H. McCollum, J. D. McConnell, S. J. Pollard, A. R. Robinson, C. A. Steele, T. Swan.

"Mr. T. W. Taylor presented the Gold Medalist, in the Faculty of Law, Mr. J. M. Gibson, stating at the same time that the examination through which the recipient passed, embraced Roman and International as well as Municipal Law. He was not unknown in the hall, and it must be satisfactory to the professors to find that the man who once won the Prince's Prize, has ended his course in law by obtaining the highest honors the University can bestow.

"The Chancellor in presenting the prize, made a few remarks, during which he stated that he had no doubt, but that a gentleman with so good a record would be a credit to the University, from which he graduated.

"Dr. Atkins in presenting the gold medalist in Medicine, Mr. J. B. Graham, remarked that the career of that gentleman had been a brilliant one from the commencement to the close. He took a scholarship at his matriculation, and one or two during the succeeding years. Now he took the highest prize, the gold medal, as well as the Starr medal.

"Mr. Humble, Mr. McCollum and Mr. Bentley stood very close to the recipient of the gold medal, and for some time it was doubtful who would come out the victor.—The Chancellor presented the gold medal and the Starr medal to Messrs. C. Hunable, J. H. McCollum and T. B. Bentley.

"Dr. McCaul called up the medalists in classics, gold medal, Mr. T. Langton; silver medals, Messrs. R. E. Kingsford, G. Burnfield, and G. H. Robinson.

"The Chancellor, in presenting the prize to the Gold Medalist, stated that he had watched his career from the first, and it gave him much pleasure to present the Gold Medal to one, the son of a gentleman to whom the University owed much. When presenting the Silver Medal, the Chancellor remarked that Canadians looked on this as a national institution, and he trusted that the words of the learned President touching on that point would have their due weight.

A Baker; Silver Medalist, Mr. W. Cumming; and Dr. Oldright the successful candidate in Modern Languages. There was no one who had made a high enough standard to earn gold medals, but the range of languages was enough to show that they were not idle. They were not only examined in English, French, Italian, German and Spanish, but were required to be conversant in the history of these languages both in ancient and modern times.

"Professor Croft presented the Medalists in Natural Sciences: Gold Medalist, Mr. C. R. W. Bigger, Silver Medalists, Messrs. J. H. Hughes, D. F. H. Wilkins, H. H. Ross, and W. R. Nason. He stated that the whole of the class that went in for honors got a medal.

"Dr. Bevan presented the medalists in Metaphysics and Ethics—Gold Medal, Mr. H. Cumming; Silver Medals, Messrs. J. Scrimger and K. M. Thornton.

"The Scholarships in the different faculties and for the different years were then presented. Mr. T. W. Taylor presented Mr. J. McIntosh as the winner of the 3rd year Scholarship in Law, and Wright the winners of the Scholarships in Medicine. These are: 1st year, R. Zimmerman; 2nd year, C. S. Moore; 3rd year, A. Greenless. Dr. Wright highly complimented Mr. Zimmerman on the ability with which he passed his matriculation examination.

"The winners of the Scholarships in Arts were then presented to the Chancellor, Greek and Latin by Mr. Crombie, Mathematics by Mr. E. G. Patterson, B. A., Modern Languages by M. Perret, Prof. Croft in Natural Sciences, and Dr. Bevan in Metaphysics.

The winners are: 1st year, J. White; 2nd year, (1) W. Dale (Trebble); J. M. Kew; 3rd year, G. Gibson.

"MATHEMATICS—1st year, J. W. V. Poushon (Double); 2nd year, [1] W. Dale; (2) W. H. Ballard; 3rd year, A. Sinclair.

"MODERN LANGUAGES—2nd year, (1) W. Houston; (1) H. Fletcher (Trebble); 3rd year, (1) J. H. Coyne (Double); (2) E. B. Edwards.

"NATURAL SCIENCES—2nd year, H. Fletcher; 3rd year, Z. C. Spencer.

"METAPHYSICS, &c.—2nd year, J. R. Wightman.

"Dr. Layton, in presenting the recipients of the General Proficiency Scholarships, said that several of these had distinguished themselves in other departments, and they would perceive that the list included those who had won the highest honors in classics, mathematics and the other branches. The list is as follows: 1st year, (1) J. Fletcher; (2) J. W. V. Poushon; (3) F. A. Clarkson. 2nd year, [1] W. Dale; [2] H. Fletcher; [3] J. R. Teffy. 3rd year, J. H. Coyne."

THE "GLOBE"—AS A GUIDE. A few days ago, the Globe made much ado about the "disallowance" of several important acts passed by the Ontario legislature. Mr. Brown's organ solemnly assured its readers that the Dominion government had declared the acts named to be unconstitutional. The truth is, the government has not done so. We ask, what reliance can be placed upon the assertions of a journal that adopts such means for the purpose of trying to damage the well-deserved popularity of the Ontario government?

"Mr. HARRISON inquired whether "any, and if any, which of the following "Acts of the Parliament of Ontario "have been disallowed.—Law Reform "Act of 1868; Act to secure the Independence of Parliament; the Act for "the payment of increased salaries to "the Judges of the Superior Courts of "Law."

"SIR JOHN A. MACDONALD said that "no Acts of Ontario had been disallowed."

THORNHILL AND THE COUNTY COUNCIL. Ever since Yonge Street was first macadamized by the commissioners, appointed by government, the blunder at Thornhill has been a subject on which all who travel this great thoroughfare do not fail to condemn the stupidity of the men who were the cause of not having the hollow at Thornhill levelled up, and the hill put down, in order to ease the heavy draught upon farmers teams going to and from market. Year after year, there has been constant grumbling at permitting this state of things to continue, yet nothing has been done to redress the monster grievance. On the night of the 3rd April—early in the morning of the 4th—1850, the stone culvert, through which the mill stream crossed Yonge street, was washed away by the heavy freshet of that memorable season, by which means an immense gap was made in the road; a temporary wooden bridge was afterwards erected, to enable teams to pass. This miserable excuse for a bridge remained an eye-sore to all travellers on Yonge street until it was worn out; recently, another has replaced it, no better than its predecessor. It is most singular that our County Council have not taken steps to remedy the blunder of the commissioners, and make a permanently good job of Thornhill and the bridge in the hollow.

The Council take immense credit to themselves for the large sums they receive from tolls levied, which is applied to paying the purchase money; but, we think they would be better entitled to purchase gratitude if they would set to work and cut down Thornhill, and build a good substantial stone culvert, instead of the miserable bridge which has been recently erected. We trust the electors of the Townships of Vaughan, Markham, King and Whitby will press the matter on their Reeves and Deputy Reeves as speedily as possible.

Correspondence.

STATUTE LABOR.

To the Editor of the Herald.

Sir—Will you please explain to me how it is that the inassessed and single man has two days road work, and the so called rich—one. I see no use for a township council if the Local Government gives them no power to manage their own township affairs.

Being in many countries in my days, I have never seen such a callithumbian law. No wonder that emigrants will not stay. I always respected the old English laws, as the best I ever seen, but this Ontario parliament law is the worst on record of all nations. If there should be a vacancy as conductor or engine driver on a railroad, to convey such law-makers on a pleasure trip, please let me know, I shall bind myself, if I am so happy as to get such post, to land them on the other side of Jordan.

Will you please to insert this in your valuable paper. Your obedient

ANTI-FEMIAN SERVANT, ROBERT F. DOERR, Vaughan, June 7th, 1869.

[We have transferred to our columns that part of the Ontario Assessment Law which refers to statute labor. We think it would be well for our correspondent, and others, to peruse it over with care before rushing into print, and making wholesale assertions, against our Local Government. We think the fault lies nearer home, and might be traced to inefficiency elsewhere.—Ed. YORK HERALD.]

DR. JAMES LANGSTAFF Will generally be found At Home from 8 to 9 a.m. Richmond Hill, June 9, 1869. 568*

Wanted. Public Notice. NOTICE IS HEREBY GIVEN THAT all parties found trespassing on lots No. 19 and 20, in the 2nd concession of the Township of Vaughan, after this date will be prosecuted to the utmost rigor of the law. WILLIAM GRAHAME, Vaughan, May 25, 1869. 566-1f

WOOL CARDING AND CLOTH DRESSING FOR 1869. The subscriber, in returning thanks for the liberal patronage with which his numerous friends and customers have favored him, would state that he has replaced his old with Entirely New Machinery. Under the superintendence of Mr. W. T. Clay, and that he is prepared to do CARDING & CLOTH DRESSING, on the Shortest Notice. Parties living at a distance, by coming early in the morning, can have their rolls made up in half the time compared with the old. The subscriber begs also to announce that he has fitted up Two First-class Hand Looms, and will be ready to DO WEAVING IN A SUPERIOR MANNER. N.B.—Parties returning their cloth to be dressed at my Establishment, in the fall, will not be required to pay for their carding until they have their cloth dressed. *The highest Price will be paid for Wool delivered at the Shop. W. H. LAWRENCE, Vaughan, May 27, 1869. 566-1f

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