

THE PAPER IS ON FILE WITH  
NORTHERN RAILWAY OF CANADA  
Richmond Hill Station. Change of time  
effect Monday, Nov. 15th, 1875.  
Going North 8.15 a.m., 12.27 p.m., 4.13  
Going South 9.26 a.m., 2.10 p.m., 8.26

Where Advertising Contracts can be made.

**The York Herald.**  
RICHMOND HILL, March 17, 1876.

**AGENTS WANTED.**—Four or five live agents wanted, male or female, to canvass for a book—sells at sight. Exclusive territory given. Apply at the HERALD OFFICE.

**FOUND DEAD.**—Last Tuesday morning, an old woman, named Mrs. Boyle, who had been a resident of this village for a number of years, was found by Mr. J. R. Arnold, who had occasion to visit her residence, lying on the floor, apparently lifeless. Mr. Arnold, on a closer examination, found life extinct and the body quite cold. Dr. Reid, Coroner for the County, was notified, and immediately proceeded to hold an inquest at Mr. Palmer's Hotel. A post mortem examination was held, and the medical evidence revealed the fact that she had been afflicted with heart disease for some time, and which was, ultimately, the cause of her death. The woman was about 70 years of age. There was no one living with her at the time except two grand-children, aged about 4 and 6 years, her son, who had been living with her during the summer, having gone away about a week ago.

**FOR THE CENTENNIAL.**—Last Monday, while visiting the workshop of Messrs. A. & W. Wilson, we had the pleasure of inspecting a "double-action" Fanning Mill which the firm have manufactured for the purpose of exhibiting at the Centennial Exhibition, Philadelphia. The Messrs. Wilson have long been known as manufacturers of one of the best Fanning Mills in the Dominion, and have carried off the first prize at almost every Fair—Provincial and Township—which they have exhibited. Their present effort, to produce a mill second to none in the world for cleaning grain, seeds, &c., has far exceeded all their former exertions. The material used in the mill intended for exhibition is walnut and white-walnut, and the gearing is of highly polished metal, and although finished in a very superior style, there is nothing about it that is not useful and durable. There are also various improvements which in a passing notice like this, it would be difficult to describe. In the first place, there are two combined sieves at the end of which is attached what is called a "shoe," into which oats and other large grain, that may be mixed with the wheat, falls, and is in this way conveyed into spots on each side of the mill. In cleaning grass seeds or separating clover seed from timothy the sieve is arranged so as to project over the "shoe" and the timothy seed, which is not large enough to pass through the sieve, goes into it. The fan is fastened to the shaft with set screws, and cleaned small seeds below the screen are four "curved brackets"—two on each side—which can be lowered or raised at will, when raised they come in contact with four knobs attached to the screen, and a jarring motion is imparted and renders it almost impossible to get choked up. As the mill will be driven by steam power, at the Exhibition, a pull has been attached, so that it can be worked by hand or power. Messrs. Wilson have applied for a patent for their mill in the United States through G. Munz & Co., Scientific American Office. We trust they will be as successful in competition across the lines as they have been in the Dominion.

**VILLAGE COUNCIL.**  
March 13, 1876.

Pursuant to adjournment, the Council met. The Reeve in the chair. Councillors present—Messrs. Crosby, Pogue, Savage and Powell.

Minutes of meeting of 14th February read and approved.

A communication from Doctor James Langstaff, dated March 4th, 1876, was read, stating that "Pockering Dancy has received an injury which will disable him from working for some time, and I think him a proper object of your charitable consideration."

Mr. Pogue moved, seconded by Mr. Savage, that the Reeve be and is hereby authorized to sign an order on the Village Treasurer for four dollars, to be paid to Mr. Wm. Powell for the benefit of Pockering Dancy.—Carried.

Mr. Crosby moved, seconded by Mr. Powell, that the Reeve be authorized to sign an order on the Treasurer for three dollars, to be paid to Mr. Ellen Byrne to remove her family from the village.—Carried.

An account from Mr. F. Cosgrove for lodging and meals to indigent persons, amounting to \$1.50, was read and ordered to be paid.

The Clerk read the following report from the Committee on Fire and Water.—  
"March 6th, 1876.

"The Committee on Fire and Water met the Fire Brigade this date, to confer with them in regard to the petition asking a grant of seventy dollars, signed by several ratepayers. Having heard the statement made by the officers and several of the company, your committee would recommend that the sum of sixty dollars be granted to the Fire Brigade to enable them to carry on their work successfully, and upon the condition that the Fire Brigade shall keep the fire engine in good working order during the ensuing year, and provide oil, packing and other materials necessary for that purpose. The Council to pay for repairs of actual breakage. The money to be paid to the Captain of the Fire Brigade, upon the order of the Reeve, on the first day of December next.

All of which is respectfully submitted.  
(Signed) Wm. Poove,  
Chairman.

On motion of Mr. Crosby, seconded by Mr. Powell, the report of the Committee on Fire and Water was received and adopted.

The Council adjourned, to meet in the Court Room on Monday the 10th April, at 8 o'clock, p.m.

M. TERRY, Clerk.

"The Peoples Common sense Medical Adviser" is the title of a work published by the eminent physician, Dr. Pierce, of Buffalo, N. Y. It contains much valuable information on the treatment of different diseases—a long list of simple remedies—how to act in cases of emergencies, &c., &c. It is a book that should be in every household, and would, no doubt, be often the means of saving some expensive medical bills. The work is placed at a price (\$1.50) which puts it within the reach of all. Mr. C. E. O'Brien, agent for the township of Vaughan, and is at present engaged in canvassing throughout the township.

### Correspondence.

#### SURPRISE PARTY AND PRESENTATION.

To the Editor of the York Herald.

At the last annual school meeting of S. S. No. 8, Markham, Mr. John Gibson, who had served the School Section as trustee for a great number of years, declined to be re-appointed, stating that there were others who were fully as competent to fill the position with credit to themselves and satisfaction to the section.

After the meeting adjourned, some of the ratepayers considered that one who had served them for such a great length of time was worthy of an acknowledgment, in a tangible form, of their esteem and regard, and accordingly made arrangements to carry their good wishes into effect. The necessary preparations having been made, a number of the inhabitants proceeded to Mr. Gibson's residence, on Wednesday evening, 1st inst., and taking him entirely by surprise, made themselves at home and resolved to have a real social time together. After participating of an excellent oyster supper, which had been provided for the occasion by the party, Mr. W. Milliken, who had previously been chosen to act as chairman, said that before leaving the table he had a very pleasant duty to perform, one which afforded him a great deal of pleasure, and he was sure that those present would appreciate and enjoy it as much as himself. He then read the following address:

To John Gibson, Esq.,  
Dear Sir,—We, the residents of S. S. No. 8, in the township of Markham, have great pleasure in waiting upon you at your place of residence, for the purpose of expressing to you our approval of the able and efficient services you have rendered to this section in connection with the position you have so long occupied as school trustee. The good example and the deep and earnest interest which has characterized your general department while endeavoring to advance the educational interest of the youth of this section, your excellent advice and wise counsel, given from time to time for the purpose of establishing that order and discipline so requisite and necessary to insure success in our school, are worthy of being imitated by those who may be your successors. Your time has always been at our disposal when required for the benefit of the school, and during the long term of eighteen years you have cheerfully, faithfully and promptly discharged the duties which devolved upon you; therefore, we feel highly gratified that your labors, in conjunction with those of your associates, have been very satisfactory, and while there are many who have gone from our school into the arena of life, who are now occupying important and honorable positions in society, we hope that the high character which our school has hitherto borne may still be retained. We wish yourself and Mrs. Gibson many comforts and much happiness. I beg to present you this gold chain and locket, as a token of our esteem and regard, trusting that they may not be prized by you merely on account of their real worth, but for the motive for which they were given.

W. MILLIKEN,  
Chairman.

Hagerman's Corners, March 6, 1876.

To which Mr. Gibson made the following reply:

MR. CHAIRMAN.—The address which you have just read on behalf of the inhabitants of this S. S., accompanied with so valuable and handsome a present, has taken me so completely by surprise that I can scarcely find words to express my feelings for such a token of kindness and friendship. These eighteen years that I have acted as school trustee for this S. S., in connection with my other duties, have been to me a season of pleasant work, during which time the greatest harmony has prevailed between us. Prosperous as our school has been in the past, I am confident, that with the aid of the experience and sound christian principles, as she possesses whom you have now employed, it will be even more so, and I hope that the parents who value the education of their children will do all in their power to assist both trustee and teacher in their arduous duties. More, yes, far more depends upon parents themselves than can ever be accomplished by an legislative enactment. You have shown to me that you appreciate the labors of those whom you appoint to look after the educational interests of your children. It is useless for me to say anything more respecting what has taken place here, as it can never be forgotten by me, but, hereafter, will be a stimulus to greater diligence in duty, and I sincerely hope that we may still continue to feel that we have but one common interest, &c., the welfare of the rising generation, and that the friendship thus formed may grow stronger and stronger until we shall all reach that happy place where it shall never be broken.

JOHN GIBSON.

Several speeches followed by the school trustees and others; then a social conversation took place, which was interspersed by some excellent songs by Mr. Milliken, Miss Gibson, who presided at the organ, and others, and finally the surprise party was brought to a close by the whole company singing "Auld Lang Syne" and "God Save the Queen."

ONE WHO WAS THERE.  
Markham, March 9, 1876.

To the Editor of the York Herald.

DEAR SIR.—Will you be kind enough to insert the following:—  
I want to correct what, in my opinion, is an injustice to the merchant, and detrimental to the interests of the community, which has been practiced. That to which I allude is this—A certain Tea Merchant (or it may apply to others of like calling) hailing from a distance makes his appearance semi-annually in this, and I suppose other communities, with samples of tea, soliciting orders, which, at first sight, appears reasonable and right. To dispose of said commodity certain inducements must be offered to effect a sale. The prices paid at the country and village stores are compared, but here we find an injustice; the vendor is offering 10, 15 and 20 lbs. for cash, at prices to compare with purchases from the store of half to one pound, at six to twelve months credit. This is one-sided and unfair. I have been in business for a number of years and am persuaded that any one willing to purchase in large quantities will find the merchant ready to discount in proportion to the quantity purchased and the terms offered. Does it not stand to reason that he would much rather dispose of the larger, even at a less profit, than the lesser at more profit. The one sale covers many small and secures the custom of purchasers. Again, this gentleman does not carry sugar—no profit, no pay! Every one knows that there is no profit on sugar, and none better than he, no farmer's I mean mechanics and tradesmen, he would carry sugar to your doors, but will offer his tea and compare in the manner stated, which is unfair, and then allow the merchant whom he is trying to injure, to supply the sugar to sweeten his (the pedler's) tea, so unjustly and ingeniously plumed off upon the people. Justice calls for fair play. Secondly, with regard to its detrimental effect upon the community, it is not a fact, to a certain extent, that what affects our neighbor affects

us. Go with me to a town, village or community where many failures have occurred, and I will show you a place where property is lessened in value and gloom pervades the community; but, on the other hand, go with me to a place where there is the opposite as the case, and there you will find opposite results. Does it not become me, or any man who has any interest at stake, to look well to that interest and do what he can to wards sustaining and supporting it? Certainly it does, for whatever tends to promote the general interest will promote his or ours. Well, here is a person from another community comes in our midst, disposes of his wares, and takes our money to build up an interest in another locality; is it not therefore a suicidal policy to build up other places at the sacrifice of our own. Supposing I wanted to purchase a property, would I (or any one) not be most likely to locate where things were thriving? I think so; we therefore appeal to the people where those things exist, and, in view of those facts presented, ask them to give their neighbor, the merchant and the mechanic, whose interests are identical with theirs, the first chance, and I am satisfied all things being equal, in the large majority, if not in every case, will give the tea, rather than the sugar. Good and honest men set up in your midst to supply your wants, whilst it is generally admitted that those who have a resort to the method under consideration are of questionable character and not reliable; they pocket your money and that is all they care about you. Don't buy 10, 15, or 20 lbs. of tea from the stranger and give the cash for it, and then go to the village or country merchant and expect to get one or two pounds of as good quality at the same price, and a credit of six and twelve months. What we contend for is an equal chance. Patronize your neighbor to the utmost of your ability, especially if you have reason to believe he is trying to do a fair thing, the least you can do is to give him a chance, help him instead of endeavoring to ruin him and his business; when you buy his sugar don't forget the tea—help him and he will help you, he will build up an interest in the community which will not, if not directly, indirectly to your benefit. I have tried to put things in a clear and right light concerning this matter, and I hope to see a word to offend, and hope therefore that all whose eyes may scan these remarks will give them their due consideration, and that they may yield their intended and legitimate fruit.

Yours, &c.,  
FAIR PLAY.  
Vaughan, March 14, '76.

### MARKHAM COUNCIL.

March 4, 1876.

Pursuant to adjournment the Council met in the Council Chamber, Unionville. Members all present. Mr. Jas. Robinson, Reeve, in the chair.

Minutes of previous meeting were read and approved.

Mr. Marsh, seconded by Mr. Milliken, moved that the sum of \$4 be and is hereby granted for the support of John Size, in addition to the amount already received from this corporation; said sum payable on order of Geo. Davidson.

Mr. Doherty, seconded by Mr. Resor, moved that the sum of \$9 be granted to David Wilson for the maintenance of a boy named Rich. James for nine weeks, said sum payable on order of the mover.

On motion, the Council went into a Committee of the Whole to amend the By-Laws. Mr. Milliken in the chair.

On motion, the Committee rose and reported having made some progress, and asked leave to sit again. Leave given.

The Council resumed.

Mr. Milliken, seconded by Mr. Resor, moved that the following sums be paid by the Treasurer to the parties herein named, being for damages done to their sheep by dog or dogs unknown, as certified in compliance with the statute, G. O. 327, 1875: W. Cox, \$13.33; Arthur Rex, \$6; W. Cox, \$13.33; Arthur Rex, \$6.

Mr. Milliken, seconded by Mr. Marsh, moved that the sum of \$90 be granted to build a bridge upon a new channel across the road, and for filling up the old one on the stream crossing the 5th Con., opposite lot No. 19, and that Wm. Granger, Wm. H. Leidy and Wm. Heald be appointed commissioners to expend the said sum, and grant permission on order of commissioners when asked for.

Mr. Marsh, seconded by Mr. Doherty, moved that the sum of \$12 be paid to Mr. Jno. Jemman, or order, for furnishing three cords of firewood for the poor of the township.

Mr. Doherty, seconded by Mr. Marsh, moved that the sum of \$50 be granted for the purpose of putting gravel on the townline between the 7th and 8th Con., on the 23rd Con., on condition that the Council of the township of Whitchurch grant a like amount, and that N. Dutton and Philip Bartholomew are hereby appointed commissioners to expend the same; said sum payable on order of commissioners when the work is completed.

On motion, the Council again went into a Committee of the Whole to amend the By-Laws.

Mr. Marsh, seconded by Mr. Doherty, moved that By-Law 221 be amended by altering the schedule of Road Divisions.—Carried.

Mr. Doherty asked leave to introduce a By-Law appointing Pastmasters. Leave given.

By-Law was read three times, blanks filled, and passed.

Mr. Milliken asked leave to introduce a By-Law to appoint post-keepers and fence-viewers. Leave given.

On motion, the By-Law was read times and passed.

Mr. Marsh, seconded by Mr. Doherty, moved that the sum of \$35 be and is hereby granted for the purpose of building a bridge between lots 25 and 26, in the 5th Con., and the Geo. Lawson, Aaron Toole and Isaac Brumwell be commissioners to expend the same; said sum payable on order of the commissioners when the work is completed.

Mr. Marsh, seconded by Mr. Doherty, moved that the Treasurer be and is hereby authorized to pay to W. W. Harris the sum of \$5, being for plank for culverts in road division No. 2.

Mr. Milliken, seconded by Mr. Resor, moved that the account of Wm. M. Button, overseer of road division No. 66, amounting to \$65.70, being for procuring gravel for said division, be paid by the Treasurer, an equal amount having been paid by the municipality of Pickering.

Mr. Marsh, seconded by Mr. Doherty, moved that the sum of \$60 be and is hereby granted for the purpose of repairing the Pomona Road, and that J. Lane and W. W. Harris be commissioners to expend the same; said sum payable on order of commissioners.

The Council then, on motion, adjourned to meet again on Saturday, 1st April.—Economist.

### VAUGHAN COUNCIL.

Mar. 14, 1876.

Pursuant to adjournment the above Council met. The Reeve in the chair. Members all present.

The minutes of previous meeting read and approved.

The following petitions were presented: By Mr. Reaman, from A. Law, and 10 others, asking aid for John Davidson. By Mr. Webster, from D. Kinne and 10 others, asking aid for John Lunan and family. By Mr. Reaman, from S. Fryer and 2 others, asking aid for Mrs. E. E. E.—E. over next meeting. By Mr. Webster, from

John McKinnon and 9 others, asking the Council to open the sideline between lots 10 and 11, from the 7th Con. to the gravel road. By Mr. Wallace, from S. O. Orr and 21 others, asking to have the 3rd Con. in front of Lots 31 and 32 opened out.

Mr. Wallace moved, seconded by Mr. Webster, that the sum of \$13 per quarter be granted to Jno. Lunan, aged, wife blind; and three grandchildren—said grant to commence from 1st January, 1876, and amount previously paid to be credited on it.—Car.

Mr. Reaman moved, seconded by Mr. Webster, that the petition of A. Law and others, asking aid for John Davidson, cannot be entertained by this Council as he is not a resident of the Township.—Car.

Mr. Chamman moved, seconded by Mr. Reaman, that the statute labor of the petitioners and all persons entitled to perform statute labor residing on lots 30 and 31, on Yonge Street, and of the sideline between the said lots, as far west as Mr. Jos. Cox's, and including the same, in Road Division No. 2, in the Village of Thornhill, be of one year, for the purpose of repairing and laying down sidewalks opposite their respective lots; end of Mr. Wm. C. Ludford and A. Galenough be and they are hereby appointed Commissioners to look after and judiciously expend the money, and have all debris immediately removed.—Car.

Mr. Wallace moved, seconded by Mr. Reaman, that the following accounts be paid: To Geo. Reaman, for hay to the Town Hall, \$5.00; to J. C. Reaman, for arm chairs and furniture, \$37.40; P. S. Gibson, for surveys and plans, \$16.55; to R. E. Easles, assisting surveyor, \$1.87; to G. Gilmore, for four weeks board, lodging and attendance on Dr. McLellan, blind and sick, \$14.00; to Dr. Grant, for medical attendance on the same, \$6.00; and to W. C. Patterson, for cash, \$4.00.—Car.

Mr. Webster moved, seconded by Mr. Wallace, that the petition of S. Oster and 26 others be referred to the Commissioners of District No. 1 to inspect said 3rd Con., as to the advisability of opening the same, and report at the May meeting, and that the Clerk notify the Commissioners to that effect.—Car.

Mr. Wallace moved, seconded by Mr. Chapman, that Mr. Gardner be given \$1 per week, during the pleasure of this Council, for the support of a child left at his place, payment to commence from Feb. 8th, 1876.—Car.

By-law No. 336, providing for the distribution of the interest accruing from the 1875-76, was read and adopted.

By-law No. 337, providing for the distribution of the interest accruing from the Municipal Loan Fund, received their several readings and were passed.

By-law No. 332, relating to the assessment for 1876, and appropriating a certain sum for road purposes, receiving its several readings, and was adopted.

By-law No. 338, appointing pathmasters for 1876, was read a first and second time in blank. The following are the names which were inserted as:

- |                  |                    |
|------------------|--------------------|
| Road Beat        | PASTMISTERS:       |
| No. 1.           | 44 J. Spurling     |
| 2 A. Moran       | 45 T. Lane         |
| 3 A. Boyle       | 46 A. McKinnon     |
| 4 R. Lymburner   | 47 D. McDonald     |
| 5 J. Powell      | 48 C. McLean       |
| 6 Geo. Bell      | 49 W. Hammond      |
| 7 N. Playter     | 50 R. Muir         |
| 8 G. Charlton    | 51 F. Bunt         |
| 9 J. Baker       | 52 T. F. Wallace   |
| 10 T. Cook, Jr.  | 53 E. B. Harris    |
| 11 P. Patterson  | 54 G. Ash          |
| 12 P. Vanderburg | 55 J. Elder        |
| 13 F. Gibson     | 56 D. Robinson     |
| 14 E. Prentiss   | 57 J. Kerr         |
| 15 W. Fisher     | 58 T. Woods        |
| 16 S. Hall       | 59 A. — J. McClure |
| 17 A. Keffler    | 60 J. H. Ellis     |
| 18 J. McDonald   | 61 D. Cameron      |
| 19 G. Coombs     | 62 W. Hartman      |
| 20 J. Burr       | 63 G. Longhouse    |
| 21 E. Cubine     | 64 M. Reaman       |
| 22 J. Stone      | 65 J. Burkholtz    |
| 23 J. Gibbs      | 66 J. Long         |
| 24 J. Gillis     | 67 T. Steele       |
| 25 J. Line       | 68 W. Smith        |
| 26 J. Liver      | 69 D. McGilveray   |
| 27 J. Gordon     | 70 J. Stonehouse   |
| 28 R. Riddle     | 71 J. Reaman       |
| 29 J. Watson     | 72 T. Redman       |
| 30 J. Smith      | 73 T. Nettess      |
| 31 J. Hewitt     | 74 T. Tedder       |
| 32 J. Watson     | 75 J. Cuzick       |
| 33 —             | 76 R. Dick         |
| 34 J. Murray     | 77 M. Gowland, Jr. |
| 35 H. Gordon     | 78 J. Gordon       |
| 36 J. Stenhouse  | 79 J. McWade       |
| 37 J. Hutchison  | 80 T. Shuttleworth |
| 38 J. Hutchinson | 81 J. Mitchell     |
| 39 P. Franks     | 82 J. Cherry       |
| 40 J. —          | 83 G. Hopkins      |
| 41 A. DeCmar     | 84 E. Hamblin      |
| 42 A. Bryson     | 85 J. Harrison     |
| 43 J. McKay      | 86 J. Train        |
| 44 — S. Seales   |                    |

The By-law was then read a third time and passed.

Mr. Wallace moved, seconded by Mr. Reaman, that the report of the Auditors of the Township Accounts for the year ending Dec. 1875, be hereby received and adopted by this Council, and that the Clerk is hereby instructed to have 400 copies printed in the usual form, to be divided among the several Councillors for distribution.—Car.

The Council then adjourned to meet again on April 11th.

### BIRTHS.

GE.—At Oak Ridge, on the 5th inst., the wife of Mr. Joseph Gee, of a daughter.

### MARRIED.

HORN—BOYLE.—At Langstaff, on the 8th March, by the Rev. Jas. Dick, Richmond Hill, Mr. Henry Horn to Miss Jane Boyle, daughter of Mr. Andrew Boyle.

### DIED.

GE.—At Oak Ridge, on the 12th inst., Margaret Thompson, the wife of Mr. Joseph Gee—aged 72 years.

CLAFFY.—At his residence, 2nd Con. township of Markham, on Tuesday, 14th inst., Mr. John Claffy—aged 57 years.

KEPPLER.—At New York, on the 6th inst., Mr. Allen Keepler, druggist—aged 55 years; native of Halifax, Nova Scotia.

### AUCTION SALES.

FRIDAY, Mar. 17.—Credit Sale Farm Stock, Implements, &c., on lot No. 30, 5th Con. Vaughan, belonging to Mr. John Cooper, Sale at 10 o'clock. Salemen Eckardt, Auctioneer.

SATURDAY, Mar. 18.—Credit Sale Farm Stock, Implements, &c., on lot No. 37, 1st Con. Vaughan, Yonge Street, belonging to Mr. Jno. Ledgerwood. Sale at 11 o'clock, lunch at noon. S. Eckardt, Auctioneer.

THURSDAY, Mar. 23.—Credit Sale Farm Stock, Implements, &c., on lot No. 30, 5th Con. Vaughan, belonging to Mr. Alex. Cameron. Sale at 1 o'clock. J. C. Stokes, Auctioneer.

THURSDAY, Mar. 23.—Credit Sale Farm Stock, Implements, &c., on lot No. 25, rear 2nd Con. Markham, belonging to Mr. Wm. Frisby. Sale at 11 o'clock. S. M. Brown, Auctioneer.

SATURDAY, Mar. 25.—Credit Sale Farm Stock, Implements, &c., on lot No. 18, 2nd Con. Markham, belonging to Mr. James Heslop. Sale at 12 o'clock, noon. S. Eckardt, Auctioneer.

Parties getting Sale Bills printed at this office will receive a notice similar to the above, FREE of charge.

**EPPE'S COCOA.**—GRAVEFUL AND COMFORTING.—"By a thorough knowledge of the natural laws which govern the operation of digestion and nutrition, and by a careful application of the fine properties of well-selected cocoa, Mr. Eppe has provided our breakfast tables with a delicately flavored beverage which may save us many heavy doctors' bills. It is by the judicious use of such articles of diet that a constitution may be gradually built up until strong enough to resist every tendency to disease. Hundreds of subtle maladies are floating around us ready to attack wherever there is a weak point. We may escape many a fatal shaft by keeping ourselves well fortified with pure blood and a properly nourished frame."—Civil Service Gazette. Sold only in packets labelled—JAMES EPPE & Co., Homoeopathic Chemists, 48 Throgmoe Street, and 170 Piccadilly, London."

### TORONTO MARKETS.

Toronto Markets corrected from Toronto Dailies every Thursday morning.  
Toronto, Mar. 17, 1876.  
Flour—Spring Wheat extra... \$4 15  
Superior extra... 3 70  
Oatmeal... 4 10  
Cornmeal... 4 00  
Wheat—Spring per bush... 98 @ 99  
White Winter... 69 @ 70  
Barley... 60 @ 62  
Oats... 34 @ 35  
Pease... 70 @ 71  
Hay, per ton new... 14 00 @ 19 00  
Straw... 8 00 @ 10 00  
Dressed Hogs, per 100 lbs... 45 00 @ 50 00  
Apples, per barrel... 1 75 @ 2 25  
Butter—B rolls... 20 @ 25  
large Halls... 0 18 @ 0 22  
Eggs, per doz... 0 17 @ 0 20  
Dressed Hogs, per 100 lbs... 8 50 @ 9 75  
Beacon... 10 00 @ 10 50  
Hams—Cured, per B... 0 13 @ 0 12  
Wool—per lb... 0 33 @ 0 35

### RICHMOND HILL MARKETS.

Richmond Hill Mar. 17, 1876.  
Flour—Spring Wheat... \$5 00  
Fall Wheat extra... 5 00  
Wheat—Spring, per bush... 5 00  
Fall... 0 00 @ 0 06  
Barley... 60 @ 62  
Oats... 30 @ 32  
Peas... 65 @ 67  
Potatoes, per bush... 40 @ 45  
Ordnary Apples, per B... 1 25 @ 1 75  
Hay, per ton... 12 00 @ 14 00  
Straw... 0 00 @ 0 00  
Butter, B rolls... 20 @ 25  
large rolls... 0 20 @ 0 22  
Eggs, per doz... 0 17 @ 0 17  
Dressed Hogs, per 100 lbs... 8 00 @ 8 00  
Beacon... 10 00 @ 12 00  
Hams, Cured... 0 12 @ 0 13

### ONTARIO COPYING COMPANY.

LIKENESSES OF EVERY DESCRIPTION ENLARGED TO LIFE SIZE by some of the Most Dextrous Painters of the day. All Work Warranted. Prices from \$12 upwards. CHAS. E. O'BRIEN, Gen. Agent for Canada, Richmond Hill, Feb. 16, '76. 917-1m.

### CHANCERY SALE OF Farm Property

And Timber Land, in the Township of Vaughan.

PURSUANT to the Decree in Quazis, v. Sniesler, there will be sold by Auction, with the approval of the Master, by F. W. Coote & Co., Auctioneers, at their Sale Rooms, King Street East, Toronto, on Saturday, the 25th March, at ONE O'CLOCK,—Lot 35, in the 5th Concession of Vaughan, lately owned by Peter Peterhagen, containing one hundred and ninety-eight and five-sevenths acres, more or less, of which about 135 acres are cleared, and the residue heavily timbered with excellent pine, beech, maple, elm, basswood and hemlock. On the cleared portion are a good large farm barn, a house and some out-houses, a small orchard, a well of water. It lies about 25 miles from Toronto, and two miles from King Station on the Toronto and Vaughan, and has frontages on three travelled roads. The property will first be put up in one parcel, subject to a reserve by doing so, reaching which, it will be immediately put up in two parcels—according to a man to be produced at sale, and to be seen at the Office of Venore, Solicitor. (each parcel to be reserved bid thus: Parcel 1, about one hundred acres, cleared, except sixty-six and three-quarters acres, all cleared, except about thirty-eight hundred, the acres heavily timbered. Parcel 2, the remainder of the lot, about fifty-three and ninety-one hundredths acres heavily timbered, as aforesaid.)

The cleared portion is subject to a lease, serving a term of \$260 yearly, the term of which will expire on 1st April, 1879. It may be inspected at the Office of Venore, Solicitor.

If the property be sold in one parcel the purchaser will be entitled to the whole of the rental, except the instalment falling due on 1st April next, if sold in two parcels the purchaser of parcel one will be entitled to the whole of said rent. It will also be sold subject to the interest of Mrs. E. Barker, in eight-eighths of an acre, on the north-east corner of the cleared land.