

Division Court at Flesherton.

(For our own correspondent.)

important docket of thirty
McCrae v Hogarth. Claim \$20 for alleged damages caused by horse which jumped fence and broke through roof of milkhouse where for a couple of hours he was imprisoned brousing at his sweet will on potatoes, bread and cream. Judgment for plaintiff \$8 and costs less \$3 for counter claim for damage done by hens to vegetables. The parties live at Priceville. Frst for plaintiff, Wright for defendant.

Lawrence v Henry (west back line). Lawrence engaged pasture from Henry. Two steers were lost through defective fences and the owner sued for \$50. Lawrence gave evidence that when engaging the pasture Henry said the fences were "reasonably good" this the latter denied, but did say that he, Lawrence, "had better go and look at the place" which he did not do. His Honor held that the owner of the cattle had taken the risk and the result was a non suit each party to pay their own costs. Wright for plaintiff McCullough for defendant.

Howell v Blair (Proton Station) action for settlement of account \$53.66. On defendant's offset \$42.55 was allowed. Judgment for plaintiff \$11.11 and costs. Wright for plaintiff, Blair on his own behalf.

Parks, of Tyrone. v Smith of Mulmer. Claim \$11.20 for damage to potatoes by frost which were bought from defendant at Dundalk in February last. There was evidence to show that the potatoes stood three hours in an open granary between the time of being bought and taken home. Non-suited. Lamon for plaintiff, Wright for defendant.

McClellan v Corrigan (Both of Artmesia.) Action for wages—Judgment for plaintiff. Return of receipt book borrowed and costs except witness fees each party to pay their own. McKay for plaintiff Wright for defendant.

Waters v Patton (Proton.) Claim \$35.14. Judgment for plaintiff for claims and costs. McKay for plaintiff, Wright for defendant.

McQuay v Armstrong (Inistioge). Claims for sawing lumber \$6.05. Judgment for plaintiff \$4.65 and costs. McKay for plaintiff, Wright for defendant.

Fisher (Eugenia) v White (Proton) Fisher bought bicycle from White and gave \$8 cash and note \$10. Wheel was not satisfactory and White was to replace another, but failed to do so in specified time. Fisher sued for \$20 damages or return of money and note. Judgment \$8 and costs and return of note. McKay for plaintiff, Wright for def.

Hoy v Martin. Claim \$4.39. Judgment for plaintiff \$1.35 and costs.

Singer Manufacturing Co. v Glassford, of Maxwell. Replevin suit. Judgment for plaintiff for return of machine, 25c. damages and costs for detention. Wright for plaintiff, McCullough for defendant.

McConkey v McCabe (Priceville) Small claim for keeping and foddering cattle. Judgment non suit.

PRICEVILLE.

Miss Jennie James arrived home for the holidays on Saturday last. crop general and Jas. Ryan

A bonfire was started Saturday night. We presume it was intended as a loyal celebration of Dominion day, but owing to the high wind prevailing it came very nearly proving disastrous to some buildings near by. Our Reeve very wisely called down the party that started the fire and had it put out with as little delay as possible. Such exhibitions of loyalty are all right if carried out under favorable conditions, but, when they are apt to cause destruction of property they can be very well done without.

Mrs. Singer, of Metz, Ont., is visiting at Mr. C. C. James' at present,

Our village was visited last week with an epidemic of courting and marrying. (For the former see report of Flesherton Div. Court.) The parties married were Mr. Thos. Henderson, of Proton, to Miss Maggie Ferguson, of this village, and Mr. John A. Beaton to Miss Minnie McLaughlan both of Glenelg. Rev. J. A. Matheson officiated in both cases, and the weddings were attended by many friends of the contracting parties.

Miss E. J. Wright arrived home from her school near Kilworthy, Ont. on Monday last.

Wm. G. Watson, of this village, wheeled up to Walter's Falls on 1st July, and reports a good time and successful sports all round.

Mr. and Mrs. Geo. L. Watson drove to Walters Falls on Friday last on a visit to friends there.

We observe in your Top Cliff Cor's items last week that he undertakes to haul us over the coals for the remarks we made a short time ago regarding the slow style in which things were going on in Priceville. In reply to that piece of gratuitous impudence on the part of your T. C. Scribe we would say, that we are prepared to back up all we ever put on paper, and no one having the smallest grain of common sense would attempt for a moment to write such an article as the T. C. cor. writes on the subject in question. His doing so simply shows his deplorable ignorance of the subject and also his utter inability to understand the courtesy required of a newspaper cor. in his remarks regarding other cors. We know this champion of the old, slow, jog trot school and personally we would consider that molasses running down hill with the temperature below zero would travel at a Maud S. gait in comparison to him. If anyone should feel aggrieved at any remarks of ours regarding Priceville, the merchants and business men are the parties, and their remedy is in their own hands,—put a little mere vim into your business, try and draw business to the village instead of driving it away and we can assure you no one will be more pleased to note and publish the fact than the Priceville correspondent of THE CHRONICLE.