

1820 – 1829 Newspapers

Norfolk Chronicle 15 January 1820

Notice to Debtors and Creditors.

ALL Persons who stood indebted to the late CHARLES DYE, of Tasburgh, at the time of his decease, are requested forthwith to pay their respective debts to Thomas Edwards, of Hapton, his Executor; and all persons who have any demand on the said Charles Dye, are requested to send in accounts thereof to Thomas Edwards, that the same may be discharged.

Hapton, Jan. 12th, 1820.

Norfolk Chronicle 27 January 1821

TEN POUNDS REWARD.

LONG STRATTON ASSOCIATION,

For Prosecuting Horse Stealers, Thieves, &c.

WHEREAS on Saturday last, about three o'clock, some Thieves broke into the Dairy of Mr. WILLIAM COLE, of Pulham, and stole thereout Two Half-firkins of Butter, about 18lbs of Pork, and a small empty Box, covered with blue and white figured paper. Whoever will discover or give information that may lead to the discovery of the Offenders, so that they may be brought to justice, shall, upon conviction, receive a Reward of TEN POUNDS, from the aforesaid Association.

Hapton,
January 22, 1821.

THOMAS EDWARDS,
Treasurer.

Norfolk Chronicle 12 May 1821

TO BE SOLD,

A Small FREEHOLD ESTATE, in Fundenhall and Hapton, within eight miles of Norwich, adjoining the turnpike road, and comprising a farmhouse, with barn, stable, and suitable outbuildings, and several inclosures of Arable and Pasture Land, containing 30 Acres, now in the occupation of Mr. John Watling, under a lease which expires at Michaelmas 1824.

For price and further particulars apply personally, or by letter post-paid, to Messrs. E. and G. Cooper, Solicitors, Dereham.

Norfolk Chronicle 15 September 1821

By J. SHARPE & SON,
On Friday, September the 21st, 1821,
ALL the neat HOUSEHOLD FURNITURE and
Effects of the Rev. JOHN TREMLETT, of
Hapton, near Long Stratton, who has declined
Housekeeping.—The Furniture comprises four post-
bedsteads and bedding, with chints and other fur-
niture, mahogany tables, do. chairs with hair seats,
washhand stands, basons and ewers, sofa and cover,
wardrobes, carpets, &c. kitchen requisites, capital
coppers, mash and other tubs; with various useful
articles, all of which will be expressed in Catalogues
to be had at the Swan Inn, Stratton; Bird in Hand
Tasburgh; place of Sale, and the Auctioneers, Hemp-
nall and Shottisham.

Norfolk Chronicle 07 September 1822

TO BE LET,
A Desirable FARM situate in Great Ellingham,
containing 50 acres. Also a Small Farm
situate in Fundenhall and Hapton, containing 30
acres, and several other Farms in Norfolk, contain-
ing from about 50 to 200 acres. Apply to Messrs.
Cooper, Solicitors, East Dereham. All Letters to be
post-paid.

Norfolk Chronicle 15 November 1823

*Manors of Ashwelthorpe and Wrenningham,
and Fundenhall with Hapton.*
NOTICE is hereby given, that GENERAL
COURTS BARON for the above Manors, will
be held at the King's Head Inn, Ashwelthorpe, on
Friday, the 21st instant, at 12 o'clock at noon.
E. C. SHARPIN, Steward.
Beccles, Nov. 6, 1823.

An excellent Substitute for Tea and Coffee at only Sixpence per lb.

ROASTED CORN!

**W. POTTER,
MANUFACTORY,**

No. 21, DAVEY-PLACE, NORWICH,

CLAIMS the honor of being the first in the city of Norwich, to introduce according to Act of Parliament, the Manufacture of an article so decidedly wholesome and disproportionately cheap, that it cannot fail to be a great benefit to the community. W. P. avails himself of an opportunity of expressing his gratification at the numerous instances in which his Friends and the Public have expressed their approbation of his

BREAKFAST POWDER,

To merit which he has spared neither pains nor expence in machinery, &c. He devotes his whole attention to its preparation, and has it in such perfection that it resembles as nearly as possible the colour, smell, and flavor of Coffee. It is made from the finest wheat; one pound will make 16 quarts of pleasant, cheering, satisfying, and nutritious beverage. From the constant demand he has for it, his friends may depend upon having it at all times fresh from the manufactory.

Sold by him and his Agents in packages of one-lb half-lb. and quarter-lb. each with directions for use, which differ materially from that of his competitors.

Those who prefer it may have the Powder prepared at the same Price.

Respectable persons may become Agents and be immediately supplied on extremely liberal terms on application post-paid.

AGENTS FOR NORWICH:

- Mr. MACE, White Lion Lane.
- JOHN GIDNEY, St. Gregory's Church-yard.
- MARK OSBORN, Ber-street.
- SNOW, Crook's-place.
- HOLT, ditto.
- PHIPPS, Magdalen-street.
- STEWARDSON, do.
- WM. GURNEY, 4, St. George's Bridge-street
- J. THOMPSON, Elm Hill.
- W. WARNETT, St. Lawrence.

**BOARDMAN, St. Stephen's.
HIGH, New Catton.**

Mrs. FITT, Rising Sun Lane.

DOWING, St. Martin's Plain.

E. STEVENS, St. George's Plain.

AGENTS FOR OTHER PLACES:

Messrs. M. & S. BAYFIELD, Cromer.

Mr. SAML. SKIPPER, Hapton.

Mrs. COKER, Burnham.

Mr. PETER RIX, Swanton Morley.

M. GATHERCOLE, East Dereham.

Miss ELWIN, Wells.

Mr. SMITH, Coltishall.

R. FRANCIS, Wymondham.

C. LAYTON, Lakenham.

MORGAN, North Creake.

JERRARD, Diss.

J. P. CATTERSON, Hopton.

KEELER, Reepham.

T. BRYANT, New Buckenham.

T. H. DENT, Elmham.

R. KITTON, Reedham.

BURTON, Pakenham.

TUDDENHAM, South Creake.

C. STEWARDSON, Fakenham.

Mrs. FINNY, Loddon.

Mr. JOHN FRARY, Aylsham.

JOHN FLEGG, Holt.

W. HOWELL, Cowbridge, Wales.

Last week, Mr. James Bullemore, of Moulton, to Miss Susan Walker, youngest daughter of Mr. Wm. Walker, of Hapton.

WHEREAS, on or about the 20th December last, a PARCEL was LOST or MISCARRIED, which was lauded at the Steam Packet Wharf, in Norwich, was thence to have been taken to the George Inn, on the Old Haymarket, and thence forwarded by the regular Carrier to Hapton. In this Parcel, among other things, was contained the twenty-fifth Volume of the COLLECTION COMPLETE DES OEUVRES DE VOLTAIRE, printed in 1772.

And whereas the said Parcel may have been taken inadvertently by the wrong carrier, or lost on the road, and its contents dispersed—this is to give notice, that any person bringing the said Volume to its owner, W. TAYLOR, of King-street, Norwich, shall receive Half-a-Guinea reward.

Norfolk Chronicle 11 February 1826

Tuesday last Robert Moore, of Forncett St. Mary, James Burgess, of **Hapton**, and Robert Goodrum, of Fundenhall, in this county, servants in husbandry, were each of them convicted before the Magistrates at their sitting, at Mulbarton World's End, for riding upon their respective employers' waggons, and driving furiously upon the turnpike road in the parish of Bracon Ash, in the said county, without having any other person on foot or on horseback to guide the horses drawing the same, and paid the penalties with costs.

Norfolk Chronicle 05 August 1826

FREEHOLD ESTATE.
To be SOLD by AUCTION,
By J THURTELL, Jan.
At the Bear Inn, Southtown,
On Saturday, the 26th day of August, 1826,
At One o'clock,
A Small and most compact FREEHOLD FARM situate at **Hapton**, in the county of Suffolk, containing 70 acres of excellent Arable Land, in the highest state of cultivation, the farming premises have been re-built and put in complete repair within the last three years, and are replete with every convenience.
Land-tax redeemed and the Poor Rates extremely low.
Particulars may be had at the office of Messrs. Sayers and Son, or of the Auctioneer, Great Yarmouth.

Norfolk Chronicle 21 October 1826

The *King* (on the prosecution of Edward Bassingthwayht) against *Wm. Jolly*, for assaulting the prosecutor on the 13th of August last, at **Hapton**.— After the facts of the case were partly disclosed, the Court recommended an arrangement between the parties, when the prosecutor consented to take the prisoner's own recognizance in 50*l.* to keep the peace for a year, which he consented to.

The King, (on the prosecution of Noah Thrower) against *Jeremiah Hearne, Francis Hearne, John Feek, the elder, John Feek, the younger, Thomas Garrod, and John Smith*, for assaulting the said Noah Thrower, at **Hapton**.

The King, (on the prosecution of Abigail, the wife of Wm. Jolly) against the said *Jeremiah and Francis Hearne, John Feeks, and Thomas Garrod*, charged with committing a similar offence against the prosecutrix. The same mode of settlement was recommended by Mr. Elwin, in these two as in the preceding case, and agreed to, namely, each prisoner to be bound in the same sum and for the like period.

Edward Gladden, whose appearance denoted respectability, was put to the bar upon an indictment charging him with embezzling the sum of 9s. 6d. the property of David Elwin, of Marsham, Miller, his master, on the 1st of September last. The circumstances of the case were simply these. The prisoner who had been employed in the service of the prosecutor for two years and four months, was employed by him to go round to his customers to procure orders, and receive the payments for them: such payments he sometimes accounted for directly, at others the next day or four or five days after his journey. At the time premised, a bill of 3l. 8s. was delivered to him for a Mrs. Elizabeth Futter, one of the customers for goods, on account of which he paid his master 1l. telling him it was in part of such demand, and that she, Mrs. Futter, would pay the rest as soon as she could make it up; but it was discovered afterwards that he had received the whole amount of the account, by instalments and settled it, the last of which was 1l. 9s. 6d. the odd money whereof he retained to himself. The indictment contained several counts charging the embezzlement of all the property unaccounted for in various ways, and among them one for the 9s. 6d. which the prosecutor's counsel, being obliged to do so elected to proceed upon.

In defence the prisoner wished to make it appear that he had duly paid his master the money, but in consequence of his not keeping correct accounts he had omitted to make the necessary entry of such payment, and asserted from such negligence he had charged some of his customers over twice, who had therefore left him. The prosecutor in the course of his cross-examination admitted that two or three persons had disputed the payment of their bills on the ground of their having already been discharged, which two witnesses the prisoner called as to character, and who gave him a very good one confirmed, but he positively denied that such was actually the fact.—The Jury having deliberated nearly half an hour, gave a verdict of guilty. From various favourable circumstances in the case and the character given him, the prisoner was sentenced to only three calendar months hard labour in Swaffham bridewell.