TOESDAY, JAN. 7, 1868.

Local Intelligence.

Proposed Explanation.

So many incorrect reports have become current in reference to the recent developments of apparent frauds upon the revenue on the part of tanners, that we have been urged to publish a statement of facts in the case, and may do so next week-together with the defense set up against any fraudulent intent.

Teachers' Institute.

Commencing Monday, Dec. 6, at the the day. Lecture each evening during the

Monday evening, Wm. H. Jessup. Tuesday Wednesday " " F. A. Allen.

" Edw'd Brooks. Thursday Lectures FREE. All interested are respectfully invited to attend both day and evening sessions.

A Card.

P. Phinney tenders his grateful acknowledgments to his friends who assistthe Eagle Hotel, New Milford, Jan. 1st, pect carelessness and neglect. This would 1868.

Naturalization.

Every Democratic alien who has not secured his certificate of citizenship should do so at January term of Court. The Democrats expect to elect a President next November, and every one should be prepared to aid so desirable a result.

Donation.

The friends of Rev. S. F. Brown will give him a donation at the Parsonage in Brooklyn on Thursday and evening, Jan. 16. All are invited to attend.

By order of Committee.

Sad Affair.

An event occurred at the jail on Wednesday evening last, that nearly resulted in loss of life. Elhanan Button is in confinement on account of unsound mind. In the absence of the Sheriff, Constables O. jail to put the prisoners in the cells for the night. Button seemed indisposed to enter his cell, and when Whipple was about to put him in, he seized a bar of iron, formerly used to bar a door, and knocked Whipple down. An alarm being given, Deputy Sheriff Newton A. Lane entered the room and drew a revolver upon the fellow, and no doubt would have quieted him, but for the intrusion of his sister, Mrs. Alexander, who rushed in Bave been under pur present system. immediate result was that both herself I would like to hear from others. and brother were beaten to the floor by the murderous weapon in the hands of

Meantime, outsiders were attracted to the scene, and found Mr. Fargo outside! the jull holding the door to prevent Button's escape. E. A. Fargo entered, ran up stairs, "billy" in hand, and advanced Legacy and Succession Taxes. upon Bu ton, who then had Mrs. Alexanleaped out, and was at once secured by the crowd that was collecting.

Each of the three are seriously cut and bruised about the head and face, by al property, whether the same be a legal against penalty should they neglect to the blows dealt them with the bar of iron; ey devised by will, or a distributive share make return. but at latest advices they are reported as arising from a legal division of property Many persons in this District who belikely to recover.

The affair is tru'y a melancholy one, and the results greatly to be regretted.

Annual Taxes.

The Commissioner of Internal Revenue has directed the Revenue Assessors to commence, without delay, the assessment of Income taxes for 1867; also taxes upon acy tax, provided the whole amount divi-Gold watches, &c., and of Special taxes ded among a l the heirs exceeds \$1000. (formely called licenses) for year commencing May 1st. It is intended that of the deceased is exempt from this tax; first day of May.

Fire and Loss of Life in Liberty.

township about 8 o'clock on Monday eve. ning, Dec. 30th, involving the destruction daughter, a child only six years old.

Mr. Allen was absent, and Mrs. Allen present value of the remainder. having been called upon to attend her But within half an hour she was startled in the estates of those dying on or after by the cries of her son, who gave the August 1st, 1866, the legacy or interest alarm of fire. The boy was awakened by is not taxable until the legates becomes the burning of the bed clothes over him, entitled to the possession or use thereof. and before he could escape his shirt took done to save the child or any article of return thereof, under oath, to the assesproperty. As soon as the fire sufficiently sor, and pay the tax. subsided, the remains of the child were sought for, but the neck and limbs had the tax to be deducted by the adminischarred remnant of the body to be taken | tion. in charge by the friends,

precaution against like dangers.

to swallow a line nigger.

Reads Again.

Mr. EDITOB:-I think that your correspondent (c. m. r.) has been sadly neglectpetition for a new road law, he called up-on the people to express their approval or on the people to express their approval or 2. Lands belonging to estates of those

came to his relief. But if the demise had actually taken nates after that date. place, I do not suppose that I should have 3. The widow of the deceased is exalthough I could endorse the frank and or interest. earnest manner in which he presented his views, a could not quite approve of the plan proposed. In my judgment it is too to succession tax, and the administrator much lumbered up, and would be attend. or trustee shall give notice, make return, ed with unnecessary expense and waste of and pay the tax as in case of legacy tax, Academy, Montrose. Exercises during time. If we had such a law as he has sug. under penalty of \$500, costs, &c. gested, and due notice of the time of letting the roads given, a large crowd would be on hand ready to spend one, two or succession tax, to be paid by the person Prof. C. W. Sanders. three days time, as the case might be, not having it in charge. of course with the view of benefitting the township, but for the purpose of getting, good bargains. Men who understand their business are not apt to take risks same, is liable at once to succession tax. without a prospect of gain; and no man | 7. Where real estate falls, partial or can tell just what it would cost to keep a entire, to the use of one person for life or

> munities would be the result. And I will here make the prediction. that if the proposed law goes into effect, the rough roads in Lathrop will grow rougher, unless a heavier draft is made has been made for years past. And if it would not be thought premature, I would advise all those who think of taking a ride lands, and the widow's thirds or interests over those rough roads to be careful and are not by will set off by metes and hold their horses instead of their "pieces."

I think the present an unpropitious time to create more money taxes on account of the heavy county and jail taxes tion of her interests will be further liable that are now upon us. Still I do not ob to the extent of tax upon the increase of ject to it. But I think a better plan might be adopted than that which has : been presented. I do not think of any! better way of repairing roads, if done with the heirs are liable to tax upon the two money tax, than to hire by the day. Let thirds or balance, and at the death of the supervisors be authorized to hire as F. Fargo and C. J. Whippie went to the many hands as the needs of the township require; but not to exceed four in any 6 per cent; which tax is a first lieu upon man to take charge of the work, but I do

front and dashed aside the pistol. The see that my article is already too long and

der by the hair and was kicking her. But Revenue laws and the latest rulings return withou, penalty if satisfied that ton ran to a second story hall window, thereunder, on this subject, with sugges there has been no delay after ascertaining tions added, are published as an imp tant matter of public information.

The "legacy tax" is that upon personamong heirs at law.

grantor.

LEGACY TAXES.

1. The estates of all persons who died since Ju v 1st, 1862, are liable to the leg-

these assessments shall be completed in also the share of a minor child of the de-March, and the taxes all paid before the ceased is exempt, unless such share ex. or succession tax, will be assessed by ceeds \$1000, in which case the excess is Geo. B. Kulp, of Wilkesbarre; in Susquetaxable; but this exemption of the child hanna county, by A. J. Gerritson, of only applies to estates of those who died Montrose. A terrible disaster occurred in Liberty on or after August 1st, 1866.

3. If a legacy be devised to use of one person for life, or a term of years, with of the dwelling house of Mr. Ichabod Al. remainder to another, the tax is immedi. train going east was passing Kirkwood len, and the burning to death of his only ately payable not only upon the present value of the annuity, but also upon the

4. Legacies which are to remain in the nearest neighbor, who was sick, had put hands of administrators or trustees until ner. her children—this girl and a boy of 12 a future period, and then to be paid over, years—to bed, before leaving the house. are taxable upon their present value. But

5. Executors, administrators, &c., bavfire and was torn off, leaving him no cloth, ing charge of personal property for dising to protect him from the cold, except tribution, shall give notice of that fact in his drawers, in his flight to give the writing to the assessor, or an assistant alarm. When Mrs. Allen and a few assessor, within thirty days; and before neighbors reached the house it was so en making payment or distribution of such wrapt in flames that nothing could be money or property to heirs, shall make

6. Rate of tax, from 1 to 6 per cent.; then destroyed, leaving nothing but a trator from the shares, before distribu-

7. In case a voluntary return and pay-The fire is thought to have resulted ment of tax be not made, the assessor from the stove or pipe; and as this is the shall make an assessment; and in case of third fire in this county, of recent date, re- wilful neglect or refusal of those having sulting in loss of life, it should cause eve control of an estate to make return and ery family to make a careful examination pay the tax, they shall be liable to a fine of stoves, pipes and flues, and a constant of not exceeding \$1000 together with the tax, costs, dic. - nysage

The latest definition of a "copper property of a deceased person, bears all the responsibility of an administrator.

20 years, unless the same be sooner paid, of Rush,

SUCCESSION TAXES.

1. The real estate of persons who died after June 30, 1864, is liable to succession ed. In his article containing a form of tax, without reference to the value of the petition for a new road law, he called up same; the tax to be paid by the heir, or

have been so tardy in complying with his who died prior to June 30, 1864, but request, that I began to think the subject which were left encumbered, (as with life would die on his hands before any one interest of a widow, &c.,) are subject to succession tax, when encumbrance termi-

been one of the principal mourners, for empt from succession tax upon her share

5. If personal property be left in trust to be invested in real estate, it is liable to

6. Real estate passing deed of gift, &c., (as from parent to child,) without valuable and adequate consideration for the

given piece of road in repair; consequent. a term of years, with remainder to anothly the roads would be likely to be bid off er, the life tenant or temporary incumat high rates, or let to irresponsible per- bent is taxable upon the present value of ed at the rousing New Year's Party at sons from whom we might reasonably ex. the life or limited interest; and the remainder man is taxable on such interest lead to grumbling and litigation, and un- as he now receives, if any, and at termination of encumbrance will be taxable upon pleasantness in neighborhoods and comsuch interest as is then received.

8. If a remainder man or successor in expectancy, purchases the interest of a life tenant or temporary incumbent, he becomes immediately liable to the sucupon the taxpayer for road purposes than cession tax, as fully as if the life tenant or incumbent had died.

9. In case the husband dies leaving bounds, the heirs are liable to tax upon the entire value of the estate, less the present value of her use; and at terminabeneficial interest.

10. But if a widow's third or share is by will set apart by metes and bounds, widow, or termination of her interest, will be frable to tax upon her portion. H. Rate of succession taxes, from 1 to

the land for five years, unless sooner paid. Purchasers of real estate should see

their liability.

. Persons whose attention has been called to their liability have no defence

came liable to foregoing taxe, in past The "succession tax," is upon real est years have neglected to make return; and tate passing to an heir from an estate, or all who may be liable would do well to by gift, during the life of the owner or report themselves at an early day for assessment without waiting for their case to be investigated and the return demanded.

Those desiring information in reference to this subject can obtain it, free of expense, by calling upon or addressing the officers having special charge of such assessments.

Persons or property located in Luzerne county, that may be liable to any legacy

RAILBOAD ACCIDENT.—The other morning about two o'clock as the express depot, it ran over a man named E. A. Goss, who, it was supposed, was lying upon the track in a drunken condition. He was cut to picces in a horrible man-

Marriages.

In Franklin, on the 19th ult., by Rev. D. D. Lindsey, Mr. WM. N. WATSON and Miss Alzina E. Barron, both of Frank-

In Harford, on the 31st uit, by Rev. A. Miller, Mr. Russel Darrow and Miss BETSEY CARPENTER, all of Harford.

In Harford, on the 1st inst., by Rev. A. Miller, Mr. GEORGE L. PAYNE, of Lenox, and Miss MARY E. DUNN, of Harford.

At the M. E. Parsonage, Montrose, on the 28th ult., by Luther Peck, Mr. HIRAM NOTICE is hereby given to all persons concerned in the following estates, to wit: H. HUNTLEY, of Vestal Centre, N. Y., and Miss Martha A. Burnett, of Silver

On the 4th instant the home of the bride's father, by Luther Peck, Mr. GEO.

A white man, whose mouth is too small . 9. This tax is a lien upon property for Pike Brad. co., and Mrs. Lors S. Esros,

A. W. BERTHOLF.

A TTORNEY AT LAW, Montrose, Pa. Cfice in west end of Brick Block, over Wilson & Gere's ators. Particular situation given to basiness pertaining to the Orphan's Court. [Jan. 1, 1668.

ESTATE of O. L. CARPENTER, late of Jackson, Suguehama county, Ps., dec'd. Letters of administration upon the estate of the above named decedent having been granted to the undersigned, all persons indebted to said estate are hereby notified to make immediate payment, and those having claims against the same to present them duly anthenticated for settlement.

P. CARPENTER Adm's

Harford, Dec. 81, 1867.

P. CARPENTER, Adm'r.

This is to give notice, that on the 23d day of Dec. A. D. 1867, a warrant in Bankruptcy was issued against the estate of H. S. Searle, of Montrose, Suaquehanna county, Pennsylvania, who has been adjudged a Bankrupt on his own petition; that the payment of and debt and delivery of any property belonging to such Bankrupt, to him or for his use, and the transfer of any property by him, are forbidden by law. That a meeting of the creditors of said Bankrupt, to prove their debts, and to choose ope or more assigneas of his estate, will be held at a Gourt of Bankruptcy; to be held at No. 503 Lackawanna Avenue, Scranton, Pennsylvania, before Edward N. Willard, Register, on the 22d day of Jan. 1868, at 10 o'clock, a. m.
THOS. A. ROWLEY,
U. S. Marshal, as Messenger,
Dec. 31-4w NOTICE IN BANKRUPICY.

NOTICE IN BANKRUPTCY.

THIS IS TO GIVE NOTICE

That on the 23d day of December, 1897, a warrant in hankruptcy was issued against the cetate of JOHN FAUROT, of New Milford, Susquehanna country Pennsylvania, who has been adjudeed a hankrupt, on his own petition; that the payment of any debis and delivery of any property by him are forbidden by law; that a meeting of the creditors of the said bankrupt, to prove their debts, and to choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at No. 303 Lackawanna Avenue, Scranton, Pa., before Edward N. Willard. Register, on the 24th day of January, 1863, at ten o'clock, A. M.

THOMAS, A. ROWLEY.

U. S. Marsbal, as messenger. Western District of Pennsylvania.

DEMOREST'S MONTHLY MAGA DEMOREST'S MONTHLY MAGAZINE-universally acknowledged the Model Parlor Magazine of America; devoted to Original Stories,
Poems. Sketches. Architecture and Model Cottages,
Household Matters, tiems of Thought, Personal and
Literary Gossip (including special departments on Fashions), Instructions on Health. Music. Amusements, &c.
by the best suthors, and p. rofinety filtertrated with
costly engravings (full size) use. In and reliable Patterns
Embroideries, and a constant succession of artistic novelities, with other useful and entertaining literature.
No person of refinement, economical housewife, or
lady of taste can afterd te do without the model monthly. Single copies. 30 cents; back numbers, as specimens. 10 cents; either mailed free. Yearly, \$3, with
valuable premium; two copies, \$5.50; three copies, \$7.
56; fwe copies, \$12, and aplendid premiums for cinbs
at \$3 each, with the first premiums to each subscriber.
\$3 A new Wheeleg & Wilson Sewing Machine for 20
sxbscribers at \$3 each. Address.

No. 473 Broadway, New York.
Demorest's Monthly and Young America together,

No. 473 Broadway, New York.
Demorest's Monthly and Young America together,
\$4, with the premiums for each.

Jan. 1

Auditor's Notice.

THE undersigned an anditor appointed by the Orphabs' Court of Suequebarna County to distribute the fund, in the bands of Fezinett Tripp, administrator of the estate of Joseph O Tripp, dec'd, will attend to the duties of his appointment at his office in Montrose, on Thursday, Jan. 22d, 1888, at 10 clock p. m., at which time and place all persons interested in said fund may present their claims or be forever debarred from coming in on said fund.

JAMES E. CARMALT, Auditor.

Montrose, Dec. 24, 1867.

Montrose., Dec. 17, 1867.-3m.

Administrators' Sale.

IN pursuance of an order of the Orphans' Court of Susqueinanna county, the undersigned, administrators of the estate of E.T. Wilbur, late of Dimock township, deceased, will expose to sale by public vendue on the prymises on SATURDAY, JAN, 11th, 1868, at one the premises on SATURDAY, JAN. 11th, 18:83, at one o'clock p. m., the following described real estate, viz: Bounded on the North by lands of Mark Crisman and F. Woodhonse; on the east by lands of Geo. Grisman and H. Drinker; on the south by lands of J. B. Wallace; and on the west by lands of Wm. Miles and A. Dubols—containing 200 acres, 150 under improvement. TERMS OF SALE.—One third to be paid down one third in one year, with interest: and one third on the death of the widow, Mary S. Wilbur, secured by bond and mortgage.

MARY S. WILBUR, C. J. WILBUR, Adm's. Dimock, Dec. 17, 1867.

W ORTH of Goods at small advance from Wholesale H. Burritt.

Comprising a large assortment of NEW

Dry Goods, Groceries, Crockery, Hardware, Stoves, Iron, Medicines, Paints, Oils, Boots & Shoes, Wall Paper, Window Shades, Hats and Caps, Buffulo Robes, Ladies'

and Gents' Furs, Bolmoral and Hoop Skirts, &c. &c., nd combined, forming the most complete opportunity or selecting in every department of his trade, and will

The Lowest Market Prices. New Milford, Dec. 17, 1867.

Auditor's Notice.

THE undersigned, an anditor appointed by the Judges of the Orphans' Court of Susquehanna county on exceptions filed to the account of the administrator of the estate of Abram Allon, dee'd, will attend to the duries of his appointment at the office of Fraser & Gase. In Montrose, on Thursday, Jan. 9, 1863, at 1 o'clock, p. m., at which time and place all persons interested will present their claims or be forever debarred from coming in on said fund.

Montrose, Dec. 17, 1867. Montrose, Dec. 17, 1867.

Register's Notice.

Estate of John Jones, late of Apolacon, dec'd, John Jones, Ex'r.
Estate of Amos Heath, late of Choconut, dec'd, Amos Heath, Adm'r.
Estate of Edward Hollord, late of Clifford, dec'd, Joseph Chase. Ex'r.
Retate of Bilas Torry, late of Gibson, dec'd, Henry.
Abel, adm'r.
Estate of Noah Read, late of Harlord, dec'd, G. M. Bead adm'r. W. Jackson, of Elmirs, N. Y., and Miss
Lucina Lewis, of Bridgewater.

[With the above notice the printers received a package of delicious cake.]

In Rush, Jan. 1st, 1868, by Rev. J. H.

Weston, Mr. Sylvester W. Woon, of Pike, Brad. co., and Mrs. Lois S. Estus, of Rush.

Register's Office, Montrove, Dec. 71, 1857.

Abel, adm'r.

Estate of R. W. Lewis, late of Thomson, dec'd, G. L.

Lewis, adm'r.

Estate of E. W. Lewis, late of Thomson, dec'd, G. L.

Lewis, adm'r.

Estate of E. W. Lewis, late of Thomson, dec'd, G. M. Read

adm'r.

Estate of A. O. Stoddard, late of Thomson, lacob

Stoddard, adm'r.

That the accounts and forths county of Susquehan
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EVERY FAMILY WANTS ONE!

JONES' STEAM WASHING MACHINE

Patented January, 1866. The Best Washing Machine in the World.

Its success has already revolutionized the work of washing; and wash-day is no longer a day of arduous toil, but of agreeable employment. The Wringer Attachment is most convenient. In washing, the Machine is covered, confining the clothes to receive the cleansing action of compression and absorption, with the additional renovating power of hot water and steam passing through them with great friction and force. [27] Try one, and you will approve. Price, \$10. Manufactured and sold by the subscriber, having the sole right for Susquehanua county.

FRANKLIN WASHBURN, Smiley, Susq'a Co., Pa.

BROWN'S PATENT WATER ELEVATOR.

(Patented March, 1867.) This Elevator is pronounced by competent judges su-perior to all others ever offered to the public, for the following reasons - 1st, Cheapness; 2d, Simplicity; 3d, Durability.

Manufactured and sold by

FRANKLIN WASHBURN, Smiley, Susq'a Co. Pa.

DECLINE IN FLOUR THE

Eureka Mill

Is furnishing first rate Winter Wheat Flour at \$18 50. SHOOK & TINGLEY.

MAD CREEK MILLS. New Milford, Pa.,

N. MOORE, Proprietor, are in full operation at last. Mr. Moore would say to the good people of Susquebanna county that he has fitted up his mile at a heavy expense, with all the modern improvements in Bolts and Machinery, and is confident he can do as good work as the best.

We have one of the improved Silver Creek

Smut & Separating Machines,

said to be the best machine of the day. We have also the best machine for cleaning Buckwheat in the county. The services of Mr. JOHN B. DRAKE. an experienced militer, have been secured and he will attend to all calls.

New Milford, Nov. 19, 1867.--tf

AMERICAN Waltham WATCHES.

the land for five years, unless sooner paid, Purchasers of real estate should set apacity, but should have charge of them, and direct when and where the work should be done.

In this way I bim. a tar of 3:or 4 mills on the dollar, if righ by managed, will keep the roads in as good, repair as they flave been under pur present system. I see that my article is already to long and the wind like to hear from others.

I wish also to say to my triend E. M.T. that the above remirks have been my article is already to long and them the above remirks have been my article is already to long and the lates. That the above remirks have been my article is already to long and the lates. The properties are mentaged and the respectation in the properties are mentaged and the saves of the real estate or the profits thereof, give nolive of that fact to the assessor, make relates that my article is already to long and the lates. The tries are proporties and no error in their properties, and no error in their positions. The proposed the first pointies, and the respectation for the my writing to the more and the profits of the more and the profits of the relative properties, and no error in their positions. These points once thoroughly settled, it is cessors to report themselves for assessment within 30 days, subjects them to prove the my server of the more properties, and the server of the my miles to the assessor may accept the that period, the assessor may accept the that period, the assessor may accept the that period, the assessor may accept the three proporties, and the subscriber, all others, sagery in my be provided as an important matter of public information.

Legacy and Succession Taxes.

The appended phatract of the Internal Revenue laws and the latest ruilings thereunder, on this subject, with suggestions added, are sphibished as an important methant of the profits and the profits of the profits of the profits of the profits and the profits of the profits of

watch valuable. Simple in plan and correct in principle, the movement is not only beautifully finished, substantial, accurate and cheap, but is uniform in the minutest details, not easily damaged, and when repaired always as good as new. There are different grades of finish in the different varieties of watches made by the Waltham Company, as there are different sizes and shapes to suit all tastes and means; but every Watch that bears the genuine trade-mark of "Waltham" is guarantied to be a good one, and nobody nece be afraid to buy it. afraid to buy it.

EVERY WATCH FULLY WARRANTED. For Sale by all First-Class Dealers in the United States and British Provinces.

For further information address the Agents, ROBBINS & APPLETON, 182 Broadway, New-York.

J. BAUER & CO., GREAT PIANO FORTE And Melodeon Emporium, 650 Broadway, New York, and 69 Washington St.,

Chicago, Crosby Opera House, Wholesale Agents for the United States for Wm. Knahe & Co's Celebrated Gold Medal

Wm. Knahe & Co's Celebrated Gold Medal

Flanofortess.

Also, Agents for A. H. GALE & CO., and other firstclase Planos.

We have the largest and best assorted stock of Planos,
which, for Power and Sweetness of Tone, Rasy and
Agreeable Totich, and Beauty of Finish, have, by Judges,
been pronounced unricalled.

Whole-ale Agents for Carhart, Needham & Co's Celebrated Harmoniums, Melodeons and Organs,
Manufacturers and Importers of
Musical Instruments and all kinds of

Musical Instruments, and all kinds, of Musical Merchandise. Remember the place,
J. BAUER & CO.,

650 Broadway, New York, and 69 Washington St., Chicago.

1944 69 Washington St., Chicago.

I ANDS FOR SALE.—20 000 acres at Manchester, Ocean county, N. J. In lots to suit purchasers, at \$20 per acre, payable in five years; 55 miles from New York and Philadelphia; soil well adapted for farming purposss; fruits, vegetables, cranberries; climate mild and healthy; water soft and pure. Soveral water manufacturing sites from 73 to 200 horse power, for SALE or LEASE. Machine, car and repair shops of railroad at this place. Publications containing full information sent free on application to Gon. JOHN S. SOIIULTZE, General Manager, or C. C. BRISTOL, Eeq., Selling Agent, Manchester, Ocean co. N. J. [Dec. 10—1mo

ARD OIL, and a great variety of OILS or MACHI-NERY, for sale by ABEL TURRELL.

DEGRATH'S ELECTRIC OIL. For sale by

A BEL TURRELL'S STORE, as usual, is full of desirable Goods. Call and see

THE PLACE

WHERE TOU WHIL BIND

the best variety

DRESS GOODS.

FANCY GOODS. MILLINERY GOODS,

PIECE: GOODS.

DOMESTIC GOODS. FURS

READY MADE CLOTHING,

And Furnishing Goods,

Is certainly at Guttenburg, Rosenbaum & Co's

Having again purchased a large stock of New Goods Fall and Winter Trade.

we would request a call and examination of our Goods, feeling confident of being coabled to please and satisfy as regards variety and prices.

We would especially call attention to our fine and large selection of

Ready Made Clothing

Oloths, Cassimeres, &c.,

for Custom Work. As we are the manufacturers of all the Clothing we sell, we are enabled to DEFT 41L COMPETITION in regard to

WORKMANSHIP AND PRICES.

Garments made to order after measure, and good fit-ting guarantied. A good assortment of

nst received. Also a large lot of plain a trimmed HORSE BLANKETS.

MEN'S & BOYS' HATS.

Guttenburg, Rosenbanm & Co. M. S. DESSAUER, Managing Partner. Montrose, Sept. 21, 1857.

Please Read this Carefully.

Merchant Tailoring

THE subscribers have entered into a partnership for the purpose of carrying on the

business; and having supplied ourselves with a first rate stock of materials, such as

Cloths, Cassimeres & Trimmings, We are prepared to furnish

Coats, Vests, Pants, Overcoats, &c

upon very short notice, made in the latest style, of the best materials, and at very low prices. Wesleo have HATS, CAPS, UMBRELLAS, SUS-

PENDERS, COLLARS, NECK TIES, GLOVES,

and all the other articles usually kept in an establishment of this kind. We may be found in the rooms formerly occupied by G. F. Fordham, between C. N. Stoddard's Shoe Store and R. B. Little's law office, west side of Main street, Montrose, P. doing business under the name of Morse & Lines.

8. II. Monse,

P. Lines.

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Montrose, Oct. 22, 1867.—tf ESTATE OF ALBERT ALDRICH, late of New Milford, Susq'a county, Pa. dec'd. Letters of administration upon the estate of the above Letters of administration upon the estate of the above named decedent having been granted to the undersigned, all persons indebted to said estate are hereby notified to make immediate payment, and those having claims against the same to present them duly authenticated for settlement.

GLARISSA ALDRIGH, Adm'x.

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