

AN ADDRESS
TO THE
Electors of Pike & Monroe Co's
FELLOW-CITIZENS:

The undersigned, composing a majority of the Delegates from Pike County to the Representative Convention which assembled at Stroudsburg, on Saturday, the 7th instant, feel it to be their duty to present to the citizens of Pike and Monroe Counties, the following account of their acts and proceedings. In making this statement they disclaim any feelings of revenge or disappointment, but are actuated solely by a desire to preserve intact the integrity of Democratic organization, and to perpetuate the amicable and friendly relations hitherto existing between the two counties:

The nominee for Representative, for the ensuing year, was fully conceded to belong to Pike County, and with that understanding and agreement, two respectable and competent citizens of Pike became candidates for the Democratic nomination. The contest was between Mr. Rowland and Mr. Westbrook; was unusually warm, and resulted in favor of Mr. Westbrook, by a majority of the popular vote, and a majority of the regularly elected Delegates. It was hoped that the will of the Democracy of Pike, thus clearly and emphatically expressed, would be cheerfully acceded to by the friends of Mr. Rowland, and that he would retire from a contest in which he had been so signally defeated, and leave Mr. Westbrook to receive the nomination, to which he was then unquestionably entitled. But such was not the case. Mr. Rowland and the Delegates elected in his favor, appeared at the Convention at Stroudsburg, and the seats of Mr. Westbrook's Delegates from the townships of Lebanon and Shohola, were contested by Mr. Rowland's unsuccessful candidates. The Delegates from Pike County being unable to settle the question of these contested seats, the matter was referred to the Monroe County Convention; and, after full and fair discussion upon the evidence submitted, Mr. Westbrook's Delegates were declared duly elected and allowed to take their seats. By this decision, the Monroe delegates clearly and unequivocally admitted that Mr. Westbrook had a majority of the Delegates from Pike County. It gave him an undisputed majority of two votes over Mr. Rowland; and, according to all precedent and usage, Pike County had only to put his name in nomination to secure the unanimous concurrence of Monroe. It was then claimed, by some of the Monroe Delegates, that Pike County, not having nominated Mr. Westbrook unanimously, that Monroe should decide between the two candidates. This is a new idea, and one not at all in accordance with the Convention of 1858, when Monroe did not unanimously present the name of Col. C. D. Bradhead, but the Delegates of Pike unanimously concurred in his nomination, as made by a majority of the Delegates from Monroe. After the Monroe Convention had decided upon the question of the contested seats from Pike, the Pike County Delegates met together, and proceeded to put in nomination a candidate for Representative. Mr. Westbrook received nine votes, and Mr. Rowland seven. Upon a motion then made, to make Mr. Westbrook's nomination unanimous, all of Mr. Rowland's Delegates voted against it, thus early indicating a determination not to submit to the clearly expressed will of the majority.

Upon again meeting with the Delegates from Monroe, it soon became evident that a plan was on foot to overrule the majority from Pike County; and the first movement was the passage of a resolution that the vote should be by secret ballot. Why it was thought necessary to depart from the regular practice of nominating *in voce* is not known; unless it was that a majority of the Convention were about to do an act secretly, that their own sense of justice would not allow them to do openly. The secret ballot resulted in the so-called nomination of George H. Rowland. Upon a motion then made to make the nomination of Mr. Rowland unanimous, a majority of the Pike County delegates voted against it.

The undersigned therefore respectfully submit, that Mr. Westbrook having received a majority of the votes of the Pike County Delegates, and no exceptions having been taken to his fitness for the office, that Monroe County was bound by every sense of honor and justice, and by every precedent and usage existing between the two counties, to concur in his nomination. And it is difficult to imagine upon what grounds Monroe County could thus overrule the clearly expressed will of the Democracy of Pike, and force upon us a man just repudiated at the polls at a fair and honest election. Every principle of fair dealing demands that when the Representative is conceded to Pike, that Pike County should have the selection of her candidate. Upon no other terms would the Delegates from Pike have met in joint convention. It is true that Monroe County cast out-vote us, but does might make right? Unless well-established usages are to be adhered to, honestly and fairly, there is little use for Pike County to enter into a contest for her candidate in a Convention out-numbering her Delegates two to one.

Had John C. Westbrook been an obnoxious man, the case might have been different—and Monroe might with some show of justice, insisted upon an unexceptionable candidate. But his Democracy was undoubted; his devotion to his Country and the Union unquestioned; and no man could say aught against his private character. No person attempted to impeach his claims, or to deny that he was regularly nominated by a majority of the Delegates from Pike County. At the same time Mr. Rowland a majority of such delegates. He was declared nominated by the joint convention against the protests and votes of nine out of the sixteen Delegates from Pike.

Believing, therefore, that the people of

Pike and Monroe Counties are not prepared to endorse the outrageous and unjust course pursued by a majority of the Delegates from Monroe, but will insist upon a faithful and impartial observance of Democratic usages, we hereby present JOHN C. WESTBROOK, of Pike County, as the Regular Nominee of the Democratic Party, for the office of Representative, and as such entitled to our support.

DANIEL HORNBECK,
C. McCARTY,
SAMUEL J. CARHUFF,
NELSON S. VAN AUKEN,
JOSIAH F. KEYES,
JABEZ SIMONS,
OLIVER PLACE,
WARREN KEMBLE,
L. F. BARNES.
September 9, 1861.

MARRIED.
September 21st, 1861, by M. M. Barnett, Esq., Robert Darrone of Sussex Co. N. J., and Miss Barbara Ann Smith, of Monroe Co. Pa.

THE GREAT ENGLISH REMEDY
SIR JAMES CLARKE'S
Celebrated Female Pills.

PROTECTED BY PATENT LETTERS
BY ROYAL WARRANT PATENT.
Prepared from a prescription of Sir J. Clarke, M. D. Physician Extraordinary to the Queen.

THIS well known medicine is no imposition, but a sure and safe remedy for Female Difficulties and Obstructions, from any cause whatever; and although a powerful remedy, it contains nothing hurtful to the constitution. To married ladies it is peculiarly suited. It will, in a short time, bring on the monthly period with regularity.

In all cases of Nervous and Spinal Affections, pain in the back and limbs, fatigue on slight exertion, palpitation of the heart, hysterics and whites, these Pills will effect a cure when all other means have failed; and although a powerful remedy, do not contain iron, calomel, antimony, or anything hurtful to the constitution.

Full directions in the pamphlet around each package which should be carefully preserved.

For full particulars, get a pamphlet, free, of the agent.

N. B.—\$1.00 and 6 postage stamps enclosed to any authorized Agent, will insure a bottle, containing 30 pills by return mail. For sale in Stroudsburg, by J. N. DURLING, Agent, July 31, 1860—1861.

Sharp Shooters
ATTENTION!
40 Men Wanted, to fill up the ranks of the Monroe Guards, to be known as Company F, in Col. Staunton's Regiment, now encamped at Canoe's Woods near Philadelphia. Each recruit comes under pay as soon as his name is enrolled, and will be sent to Camp free of charge. This is a rare opportunity to enter the service of the country. Apply at the Recruiting Station, at the Indian Queen Hotel, Stroudsburg, Pa., where a sample of the uniform can be seen and all information obtained.
GEO. K. SLUTTER, Capt.
Stroudsburg, Pa. Sept. 26, 1861.

General Election

SHERIFF'S PROCLAMATION.
Whereas, by an act of the General Assembly of the Commonwealth of Pennsylvania, entitled "an act regulating the General Elections within the said Commonwealth," passed on the 23 day of July, 1859, it is made the duty of the High Sheriff of every county, to give public notice of such elections to be held, and to make known in such notice what officers are to be elected. Therefore, I JAMES N. DURLING, High Sheriff of the county of Monroe, do make known by this proclamation to the electors of the county of Monroe, that a General Election will be held in said county, on

Tuesday, the 5th of October
next, at the several election districts below enumerated, at which time and places are to be elected by the freemen of the county of Monroe.

- One Person
For member of the House of Representatives, to represent the counties of Monroe and Pike, in the House of Representatives of the Commonwealth of Pennsylvania.
- Two Persons
For Associate Judges of the County of Monroe.
- One Person
For County Commissioner of the County of Monroe.
- One Person
For Treasurer of the County of Monroe.
- One Person
For Auditor of the County of Monroe.

Places of Voting.
The freemen of the township of Chesnut-hill will hold their election at the house of Felix Storm, in said township.
The freemen of the township of Goolbaugh will hold their election at the house of Melissa Vliet, (late John Vliet, dec'd) in said township.
The freemen of the township of Hamilton will hold their election at the house of Jos. Keller, in said township.
The freemen of the township of Middle Smithfield, will hold their election at the house of James Place, in said township.
The freemen of the township of Pococno, will hold their election at the house of Manassah Miller, in said township.
The freemen of the township of Paradise, will hold their election at the house of John S. Vandoren, in said township.
The freemen of the township of Polk, will hold their election at the house of Joel Berlin, in said township.
The freemen of the township of Price, will hold their election at the house of Lewis Long, in said township.
The freemen of the township of Eldred, will hold their election at the house of Jos. Hawk, in said township.
The freemen of the township of Ross, will hold their election at the house of Jacob H. Storker, in said township.
The freemen of the township of Smithfield, will hold their election at the house of J. Depeu Labar, in said township.
The freemen of Stroudsburg, will hold their election at the Court House, in said borough.
The freemen of the Township of Stroud, will hold their election at the house of Sandt & Kachline, in the borough of Stroudsburg.

The freemen of the township of Tobyhanna, will hold their election at the house of Washington Winters, in said township.
The freemen of the township of Jackson, will hold their election at the house of John Osterhoudt, in said township.
The freemen of the township of Tank-hannock, will hold their election at the house of Sam'l Mildenberger, in said township.
The freemen of the township of Barret, will hold their election at the house of Alexander Deibler, in said township.

Notice is Hereby Given,
That every person, excepting Justices of the Peace, who shall hold an office or appointment of profit or trust under the United States or of this State or any city or corporate district, whether a commissioned officer or otherwise, a subordinate officer, or agents who is or shall be employed under the legislative, executive or judiciary department of this State or the United States, or of any incorporated district; and also, that every member of Congress, and of the state legislature and of the select or common council of any city, or commissioner of any incorporated district is by law incapable of holding or exercising at the same time, the office of appointment of judge, inspector, or clerk in any election of this Commonwealth, & that no inspector, judge or other officer of such election shall be eligible to be then voted for.

And the said act of Assembly, entitled "an act relating to elections of this Commonwealth," passed July 2d, 1859, further provides That the Inspectors and Judges shall meet at the respective places appointed for holding the election in the district to which they respectively belong, before nine o'clock in the morning of the second Tuesday of October, and each of said inspectors shall appoint one clerk, who shall be a qualified voter.

It shall be the duty of said assessors respectively to attend at the place of holding every general, special, or township election during the whole time said election is kept open, for the purpose of giving information to the inspectors and judges, when called on in relation to the right of any person assessed by them to vote at such election, and such other matters in relation to the assessments of votes as the said inspectors or judges, or either of them, shall from time to time require.

Agreeably to the provisions of the sixty-first section of said act every General and Special election shall be opened between the hours of eight and ten in the forenoon, and shall continue without interruption or adjournment until seven in the evening, when the polls shall be closed.

"No person shall be admitted to vote whose name is not contained in the list of taxable inhabitants furnished by the Commissioners, unless first he produced a receipt for payment within two years, of a State or county tax assessed agreeably to the Constitution, and given satisfactory evidence either that he has paid such tax, or on failure to produce a receipt, shall make oath to the value thereof; or, second if he claims a right to vote by being an elector between the ages of 21 and 22 years he shall depose on oath or affirmation that he has resided in the State at least one year next before his application and make such proof of residence in the district as is required by this act, and that he does verily believe, from the accounts given him, that he is of the age aforesaid, and give such other evidence as is required by this act, whereupon the name of the person so admitted to vote shall be inserted in the alphabetical list by the inspectors and a note made opposite thereto, by writing the word "tax," if he shall be admitted to vote by reason of having paid tax, or the word "age," if he shall be admitted to vote by reason of such age; shall be called out to the clerks, who shall make the like notes in the list of voters kept by them.

"In all cases where the name of the person claiming to vote is found on the list furnished by Commissioners and Assessors, or his right to vote is either thereon or not is objected to by any qualified citizen it shall be the duty of the inspector to examine such person on oath as to his qualifications, and if he claims to have resided within the district for one year or more his oath shall be sufficient proof thereof, but shall make proof at least by one competent witness who shall be a qualified elector that he has resided within the district for more than ten days next preceding such election and shall also himself swear, that his bonafide residence in pursuance of his lawful calling is within the district, and that he did not remove in said district for the purpose of voting therein.

"Every person qualified aforesaid, and who shall make due proof, if required of his residence and payment of taxes as aforesaid, shall be admitted to vote in the township, ward or district in which he shall reside in this Commonwealth, not qualified to vote in this Commonwealth of qualified citizens shall appear at any place of election for the purpose of issuing tickets or influencing the citizens qualified to vote, he shall on conviction forfeit and pay any sum not exceeding one hundred dollars, for every such offence, and be imprisoned for any term not exceeding three months.

Pursuant to the provision contained in the fifth section of the act aforesaid, the Judges of the aforesaid district shall take charge of the certificate or return of the election of their respective districts and produce them at a meeting of the Judges from each district at the Court House in the Borough of Stroudsburg, on the third day after the day of election, being for the present year on FRIDAY, the 11th of OCTOBER next, then and there to do, and perform the duties required by law of said judges. Also, that where a judge by sickness or unavoidable circumstances, is unable to attend said meeting of Judges, then the certificate or return as aforesaid shall be taken charge of by one of the inspectors or clerks of the election of said district, who shall do and perform the duties required of said judge unable to attend.

Also, that in the 81st section of the said act it is enacted that "when two or more counties shall compose a district for the choice of member or members of the Senate of this Commonwealth, or of the House of Representatives of the United States or of this Commonwealth, the judges of the election in each county, having met as aforesaid, the clerks shall make out a fair statement of all the votes which shall have been given at such election within the county, for every person voted for, as such member or members, which shall be signed by said judges and attested by the clerks, and one of said judges shall take charge of said certificate and shall produce the same at a meeting of one judge from each county at such place in such districts as is or may be appointed by law for such purpose, which meeting shall be held on the seventh day after the election, being for the present year on Tuesday the 15th day of October, at the Court House in Stroudsburg, Monroe county, for the Representative return judges, then and there to perform the duties required by law of the aforesaid Assembly district.

(God Save the Commonwealth.)
JAMES N. DURLING, Sheriff,
Sheriff's Office Stroudsburg,
September 12, 1861.

Administrator's Notice.

Estate of ANN ELLENBERGER, late of Warren County, Illinois, dec'd.
Notice is hereby given, that Letters of administration upon the above named Estate have been granted to the undersigned by the Register of Monroe County, in due form of law; therefore, all persons indebted to said Estate are requested to make immediate payment, and those having any just claims are also requested to present them legally authenticated for settlement to
Wm. K. SNYDER,
Administrator.
Del. Water Gap, Sept. 19, 1861.-6t.

To the Voters of Monroe Co.

I respectfully offer myself to your consideration at the approaching election for the office of
County Commissioner.
Should I be elected, I pledge myself to perform the duties of the office to the best of my ability.
REUBEN KRESGE.
Chesnut-hill township, Sept. 26, 1861.

To the Voters of Monroe Co.

I respectfully offer myself to your consideration at the approaching election for the office of
County Commissioner.
Should I be elected I pledge myself to perform the duties of the office to the best of my ability.
JAMES SMILEY.
Stroud-twp., Sept. 5, 1861.

To the Voters of Monroe Co.

Through the inducement of very many friends, I take the liberty to offer myself as a candidate for the office of
Associate Judge,
at the ensuing October Election. Should I again be the choice of the People, I pledge myself to perform the duties of the office with the strictest impartiality, and to the very best of my ability. I hereby also offer my sincere thanks to the public in general for the confidence reposed and the honor conferred upon me on former occasions.
ABR'M. LEVERING.
Hamilton-twp., Aug. 29th, 1861.

To the Voters of Monroe Co.

I respectfully offer myself to your consideration at the approaching election for the office of
County Commissioner,
Should I be elected, I pledge myself to perform the duties of the office impartially and to the best of my ability.
HENRY DIETRICK.
Smithfield-twp., August 29, 1861.

To the Voters of Monroe Co.

I respectfully offer myself to your consideration at the approaching election for the office of
County Commissioner,
Should I be elected, I pledge myself to perform the duties of the office impartially, and to the best of my ability.
SAMUEL STORM.
Pocono-twp., August 29, 1861.

To the Voters of Monroe Co.

FELLOW CITIZENS:—Feeling ever grateful for past favors, (and at the solicitations of numerous friends,) I offer myself to your suffrage as a candidate for
Associate Judge,
at the approaching election. Should I receive a majority of your votes, I pledge myself to discharge the duties of said office impartially and faithfully.
Your Fellow Citizen,
M. W. COOLBAUGH.
Middle Smithfield-twp., August 20, 1861.

To the Voters of Monroe Co.

I respectfully offer myself to your consideration at the approaching election for the office of
County Treasurer.
Should I be elected I pledge myself to perform the duties of the office to the best of my ability.
HENRY EILENBERGER.
Smithfield-twp., August 29, 1861.—6t

To the Voters of Monroe Co.

I respectfully offer myself to your consideration at the approaching election for the office of
Associate Judge.
Should I be elected I pledge myself to perform the duties of the office to the best of my ability.
JEREMY MACKEY.
Stroudsburg, Aug. 22, 1861.

To the Voters of Monroe Co.

I respectfully offer myself to your consideration at the approaching election for the office of
Associate Judge.
Should I be elected I pledge myself to perform the duties of the office to the best of my ability.
JOHN DE YOUNG.
Stroudsburg, Aug. 22, 1861.

To the Voters of Monroe Co.

I respectfully offer myself to your consideration at the approaching election for the office of
County Commissioner.
Should I be elected I pledge myself to perform the duties of the office faithfully and with impartiality.
JOSEPH TROCH.
Hamilton-twp. Aug. 22, 1861.

To the Independent Voters of Monroe County.

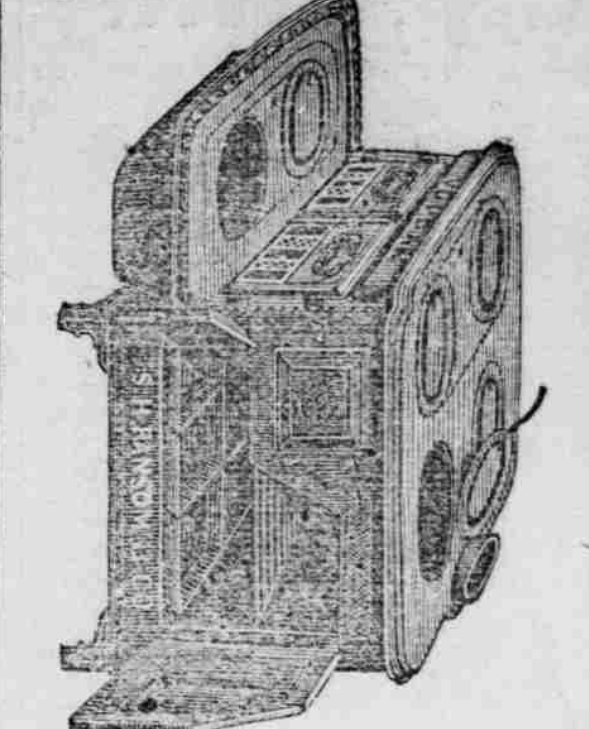
The undersigned hereby offers himself to the Voters of Monroe County as an independent candidate for the office of
County Treasurer.
Should he be elected he pledges himself to perform the duties of the office faithfully and with impartiality.
JOSEPH TROCH.
Hamilton-twp. Aug. 22, 1861.

CAUTION.

The undersigned having loaned during his will and pleasure, to Jonas Christian and wife, of Tobyhanna township, 1 yoke of Oxen, 1 wagon, 3 cows, 1 heifer, 4 shoats, 6 sheep, 1 plow, 1 burrow, 2 acres of rye, 1 musket, 1 cook-stove, 1 bed and bedding, and 1 grid stone. The public are hereby cautioned against meddling or interfering with the said property.
CASPER H. METZGER.
Tannersville, June 15, 1861.—6t

BLANK DEEDS
For sale at this Office

Stoves! Stoves!! Stoves!!!



Mrs. Clark Horn, respectfully announces to the public, that during her husband's absence in defence of one of the best governments on earth, she will dispose of his extensive stock of
Cook, Parlor, Bar-Room, and Hall Stoves.

at prices which will astonish the most economical. She will also dispose of an extensive lot, and an almost endless variety of Tin Ware for the mere cost of manufacturing.
Any person having the cash can procure either Stoves or Tin Ware far below the manufacturers cash prices.
Call at the old Stand 3d door below John N. Stokes's Store.
Stroudsburg, Sept. 19, 1861.

Agricultural Fair

AT
NAZARETH, PA.
THE NORTHAMPTON COUNTY Agricultural Society's Annual Fair, or Exhibition will be held on the Society's Grounds, at Nazareth, on the 1st, 2nd, 3d and 4th of October next.
Exhibitors and the Public are invited to attend.
JOSEPH B. JONES, President.
CHR. R. HOEBER, Secretary.
September 5, 1861.

SHERIFF'S SALE.

OF VALUABLE
Timber Lands, Lumber Works, &c.
By virtue of a writ of venditioni exponas, issued out of the Court of Common Pleas of Luzerne county, to me directed, will be exposed to sale at public vendue or outcry, on FRIDAY, the 27th day of September next, at 10 o'clock in the forenoon, at the Court House, in the Borough of Wilkes-Barre, the following described property, viz:

All that certain message or tenement and tract of land situate in the township of Buck, Luzerne county, Pennsylvania, and in the township of Tobyhanna, Monroe county, Pennsylvania, bounded and described as follows: Beginning at a post corner on the east side of the Easton and Wilkes-Barre turnpike thence north sixty degrees east one hundred and twenty-four and a half perches to a end white pine, thence south twenty-nine degrees east sixty-eight perches to a small maple on the Lehigh river, thence down the same by the several courses thereof to an apex, thence south sixty-seven and a half degrees east across the said river Lehigh twenty and a half perches to a corner, thence south sixteen degrees east forty-seven and a fourth perches to a corner, south three and a half degrees west forty and a half perches to a corner, thence south eighteen and three-fourths degrees east twenty-eight and a half perches to a corner, thence south fifty-five degrees east forty-five perches to a post corner, thence south forty-seven degrees west eighty-three perches to a post corner, thence north eight-two degrees west one hundred and sixty-six perches to a hemlock, thence north across the said Lehigh forty perches to a stone corner, thence west two hundred and sixteen perches to a post corner by a birch, thence with fifteen perches, thence east ninety-four perches to a post, thence north one hundred and sixty-four perches to a corner, thence west ninety-four perches to a post, thence north eighty-six perches to a post corner, thence east eighty-six perches to a corner on the Wilkes-Barre and Easton turnpike, thence along the same south thirty-nine and a half degrees east eighty-six perches to the place beginning, containing

Four Hundred Acres of Land,
be the same more or less, and being parts of three tracts in the warrens names of Peter Benson, James Shaw and Andrew Bray, and Mary Conrad, being the same premises which John H. Nace and wife and Solomon A. Steckle, by their deed of mortgage bearing date the fifth day of May, A.D. Domini one thousand eight hundred and six, conveyed to Isaac Lewis in fee, excepting and reserving nevertheless therefrom about thirty-three acres of land sold in small parcels to John Gilligan, Samuel Robeson Miles Con and others, and particularly described in the indenture aforesaid.

N. B.—Of the above described tract of land about Thirty-Five Acres are improved and in fence. There are erected thereon one SAW MILL, propelled by the Lehigh river, and in good running order, one large MANHOLE HOUSE, forty feet square and two stories high, one large FRAME SAW BARN, six good tenant houses and a large BARN, all located in the village of Stoddardsville. About fifty acres of the said tract situate in the township of Tobyhanna, county of Monroe, and the remainder thereof in the township of Buck, county of Luzerne, the aforesaid improvements being situate in said Luzerne county. Late the estate of the defendant in said writ named, with the attendant and taken in execution at the suit of Solomon Steckle and John H. Nace, as signed to William Luckenbach, vs. Isaac Lewis.

SAMUEL VAN LOON, Sheriff,
Sheriff's Office, Wilkes-Barre,
August 23, 1861.

DELAWARE WATER GAP CLASSICAL SCHOOL

Continues in session during the month of September, October and November. Boarding and day scholars received any time. Young men wishing to qualify themselves for teaching received on the most liberal terms.
Rev. H. S. HOWELL, Principal.
Del. Water Gap, August 22, 1861.

Executors' Sale.

There will be exposed to public sale on the premises, on the 5th day of October, 1861, at 2 o'clock in the afternoon, the following Real Estate, viz:
A certain Farm or Tract of Land situate in Stroud town-ship, Monroe County, and State of Pennsylvania, adjoining lands of Elijah Shag, Jas. Van Buskirk, William D. Walton, Melchior Dreher, Stroud J. Hollishead and others, containing about

145 ACRES,
more or less, about 100 acres cleared, about 20 acres of which is good Meadow land, the balance of the cleared land is of good quality and in a high state of cultivation; 45 acres is heavily timbered with oak, Hickory and chestnut.

There are on the premises a large two-story
Stone Dwelling House,
32 by 42, Spring House and a never failing well of water, with a pump, near the door, a small stream of water runs through the premises most of the year. Frame Barn, 35 by 47 feet, Wagon-House, 26 feet square, with Corn-cris in same.

There is also on the premises a good APPLE ORCHARD. The farm is desirably located, about one mile from the borough of Stroudsburg, on the Broadhead's Creek road, in a good neighborhood, and to a person wishing a comfortable and pleasant home, possesses many attractions.

The terms and conditions will be made known at the time and place of sale, by
JAMES VAN BUSKIRK,
CHARLES HENRY,
Executors of the Wills of Wm. Van Buskirk and Sarah Van Buskirk.
August 29, 1861.

BOARDING SCHOOL FOR YOUNG LADIES.

Stroudsburg Female Seminary
Under the care of the Rev. J. E. MILLER and Miss M. S. MILLER.
Mrs. J. E. MILLER teacher of Music.
The year to be divided into four terms of 11 weeks each.
TERMS:
For day scholars:
For the English branches usually taught in Seminaries of the first grade, and Latin:
One half to be paid at the middle, and the remainder at the end of the term.

\$4, per Session.
Music on the Piano, 8 per quarter.
" on the Guitar, 5 for 12 lessons.
Painting, \$5
Monochromatic, 4
Leather Work, 4
Materials furnished

Six pupils will be received into the family of the Principal as boarders, at a charge of \$200, per year, for Boarding, washing, and tuition in all the English branches, Latin, if desired. Half payment to be made at the beginning of each session, and the remainder at the close.
No deduction for absence, for either boarding or day-scholars, excepting in case of sickness, or by special agreement.
Pupils received at any time during the session, and charged from the time when they commence.
The next session of the above School will commence on Monday, Sept. 24, 1861.
August 15, 1861.—1t.

New Marble Yard.

The subscriber, having employed Jacob B. Hiline, an experienced stone cutter, can supply any person in want of plain or ornamental Grave-Stones, Monuments, &c., of good sound marble, at moderate prices.
Yard on Main street, adjoining my store.
ROBERT HUSTON.
N. B.—Customers may rely that I will not be undersold by any stone cutter in the State.
Stroudsburg, August 8, 1861.

A. STONE & CO.

MANUFACTURERS
AND
Wholesale and Retail Dealers
IN
Screw-Top Glass Preserving Jars,
For Preserving Fresh Fruits, Vegetables, Meats, Oysters, &c.,
No. 412 Race Street, Above Fourth, PHILADELPHIA.

PRICES OF SCREW TOP JARS.
Pints, \$1 75 per doz Gallons, \$3 00 per doz.
Quarts, 2 50 " " Small Quarts with small
Three-Pints, 2 00 " " noses, 1 75 per doz.
Half Gallons, 2 50 " " Half Pints, 1 00 " "

July 18, 1861.

MANHOOD.

How Lost, How Restored.
Just Published, in a Sealed Envelope.
A LECTURE ON THE NATURE, TREATMENT, AND RADICAL CURE OF SPERMATORRHOEA, OR SEMINAL WEAKNESS, SEXUAL DEBILITY, NERVOUSNESS AND INVOLUNTARY EMISSIONS, PRODUCING IMPOTENCY, CONSUMPTION AND MENTAL AND PHYSICAL DEBILITY.
By ROBT. J. CULVERWELL, M. D.
The important fact that the awful consequences of self-abuse may be effectually removed without internal medicines or the dangerous applications of caustics, instruments, medicated bougies, and other empirical devices, is here clearly demonstrated, and the entirely new and highly successful treatment as adopted by the celebrated author fully explained by means of which every one is enabled to cure himself perfectly, and at the least possible cost, thereby avoiding all the advertised nostrums of the day. This lecture will prove a boon to thousands and thousands.
Sent under seal, in a plain envelope, to any address, post paid, on the receipt of two postage stamps, by addressing,
Dr. CH. J. C. KLINE,
127 Bowery, N. York. Post Office box 4,586.
April 18, 1861.—ly.

CHARLTON BURNET,
Attorney at Law,
STROUDSBURG, MONROE COUNTY, PA.
Office on Elizabeth street, formerly occupied by Wm. Davis, Esq.