

PRESIDENTIAL.

As stated last week the count of the Electoral vote by the joint convention of Congress went on without protest or even grumble until Florida was reached, when objections were made and it was handed over to the Electoral Commission for decision as to whether it should be counted and for whom it should be counted.

The House on Monday voted to not approve of the decision of Electoral Commission, but the act appointing the commission only requiring that its decision shall be approved of by one or the other of the two Houses of Congress, and the Senate having voted to approve of said decision, Florida was therefore declared counted by the President of the Joint Convention for Hayes and Wheeler.

The counting of the electoral vote was then resumed in order, and proceeded harmoniously until Louisiana was reached, when objections were made and filed, and the case as made up was handed over for judgment and decision to the Electoral Commission.

The Democrats in this case are represented as counsel by Field, Campbell, Trumbull, Carpenter, Merrick, Hoadley and Green; while the Republicans are represented by Evans, Matthews, Shellberger and Stoughton. Senator McDonald and Representative Jenks on the part of the Democrats presented the case to the Commission on behalf of the objectors, while Senator Howe and Mr. Harburt presented the case on the part of the Republicans.

The Decision as to Florida.

By a vote of eight to seven, the Electoral Commission has decided that the votes of Florida should be counted for Hayes and Wheeler. The formal report to this effect was made up and sent to the President of the Senate. It was signed by Justices Bradley, Miller and Strong, by Senators Morton, Edmunds and Frelinghuysen, and by Messrs. Garfield and Hoar. This decision was not unexpected, because it follows logically from the preliminary decision as to the admission of evidence. When the Commission concluded that it would consider only the contents of the packages opened by the President of the Senate, and sent by the two Houses to the Commission, it was clear that the votes of Florida would ultimately be counted for Hayes.

Now it appears that the decision of Mr. Justice Bradley in the Florida case was based upon the unrevoked mandate of the Supreme Court, delivered by the late Chief Justice Chase, declaring the acts of a defacto official, although ineligible, perfectly valid. Under this view the votes of ineligible electors must be counted, and the only legal way of invalidating them was to have proved ineligible before the official act is performed. This process was accessible in all of the contested cases, but was not availed of by the contestants in due time. This neglect bars action now. With more or less indirection this rule will govern the cases of the Louisiana Returning Board, and the alleged ineligible electors for that State as well as that of the alleged ineligible elector for Oregon, so that it is plain that the electoral votes of those Commonwealths will be counted for Hayes and Wheeler.

Mr. J. C. Coons, editor of the Free Press, returned to Scranton, Wednesday, and delivered himself up to Mr. S. D. Kingsley, one of his bondsmen. Mr. Kingsley took him to Wilkes-Barre and delivered him to the court. Judge Harding refused bail and committed him to jail.

House bill No. 4, authorizing a stay of execution upon judgments for two years, was defeated in the House, at Harrisburg, on Tuesday last by 79 yeas to 93 nays. This ends the stay of execution law for this session of the Legislature.

At Harrisburg they are talking of future candidates. Wm. B. Hart, of Norristown, is named for State Treasurer, and George V. Lawrence has been trotted out for the Governorship next year.

The House of Representatives at Harrisburg on Monday evening last, adopted resolutions denouncing the treatment of Wells and Anderson by the House at Washington as inhuman.

GENUINE bargains secured by attending Thompson's auction sale of dry goods and notions in East Stroudsburg, every Thursday and Friday.

Personal.

Last Friday, we had the pleasure of taking by the hand our old friend, Mr. C. Kemmerer, of Vineland, N. J. We regretted to learn that he has been confined to the house for the past month by sickness. He passed through town on a visit to the old homestead, and friends in Hamilton.

Mrs. Ella Fillmore, daughter of Hon. R. S. Staples, who has been visiting her parents for some months past, left town yesterday for her home at Laramie, Wyoming Territory. William Keller, son of George B., a former resident of this Borough, and at one time an employe at the Democrat office, made us a call, on Friday last.

Hon. S. S. Dreher, of this place, presided on Tuesday and Wednesday last week, in the Northampton County Courts, at Easton, in place of Judge Myers.

George E. Wolf, of Scranton, was in town, last Saturday, visiting his grand-father, Hon. S. G. Throop, who is confined to the bed.

Mrs. Jeannette Hollinshead returned home from a visit to Philadelphia, on Tuesday last. She is in the enjoyment of good health.

Mr. John Boys, who has been confined to the house since last fall is failing very rapidly.

We are pleased to learn that James H. Stroud, is improving as rapidly as possible. There is no improvement in the condition of Hon. S. G. Throop.

LET THIS BE YOUR AIM.—"Early to bed and early to rise makes a man healthy, wealthy and wise," is an old Persian proverb, and only applies, however, to that class of men who, when they get up in the morning resolve to do something for themselves and humanity for that day. To do this they should reflect over the course of action for the previous day, and cut out the evil and resolve to do more good. With such a resolution few men can fail.

They leave their breakfasts with light hearts, strong wills, and a determination to do right, and in doing this they should endeavor to keep clear of ruts. If they are engaged in business they want customers, or persons who will buy their wares. If they have been doing business in a narrow and contracted way, necessarily, their returns have been small, but if on the other hand they have dealt liberally with the public, their incomes have been increased. Now one of the best ways to increase business, and we refer to many instances in this Borough, such as houses as National Hall of Fashion, New York Store, Philadelphia Store, Corner Store, Auction Store, City Hall of Fashions, M. R. Brown, Simon Fried, Peter S. Williams, J. H. McCarty & Sons, Dreher & Bro., E. P. Hollinshead, Walton & Wintermute, E. K. Wyckoff, J. O. Saylor, G. Sanford, Samuel Hood, and others, who advertise their goods and largely profit by the same. Do the other business men in Stroudsburg suppose that these houses would so persistently advertise if it did not pay them? Because it pays them is the only reason they do it. What is true in respect to merchants advertising holds to all other kinds of business.

SAD AFFAIR.—On Wednesday, February 7th, John F., a son of Adam A. Singer, of Jackson township, this county, while crossing a fence with a loaded shot gun slipped and struck the hammer of the gun against a rail which caused a discharge of the gun and the lead entered into the left arm at a point about two inches below the arm-pit cutting off the principal blood vessels, nerves, and completely severing the bone. The accident occurred at 4 o'clock in the afternoon. Dr. Rodgers Levering was immediately called, who seeing that the case was a serious one and secured the assistance of Dr. N. C. Miller. The two then successfully examined the wound and finding that amputation was necessitated secured the assistance of Drs. Shull, Jackson and Hagerman. The amputation was performed on the following Friday by Dr. Miller, assisted by Levering, Shull, Jackson and Hagerman. Time of operation including closing up of wound and dressing, fifteen minutes. The young man is twenty years old and is doing well.

Mr. GEORGE CRAMER, a resident of Stroud township, this county, on his way home from church at Spragueville, on Monday evening last, and in attempting to cross the culvert above the railroad bridge, fell through to the road-bed, a distance of 18 feet, breaking the thigh-bone of the left leg, fracturing both knee caps and also received a large scalp wound above the forehead. Dr. L. Bush, of East Stroudsburg, was called and rendered the necessary medical aid. To-day we have been informed that Mr. C. was as comfortable as could be expected.

CAROLINE HAYES, (Mrs. Shay) of this Borough, will deliver a Lecture in the Court House, on Tuesday evening, the 27th inst. Subject: "The Church and the Theatre." We have never had the pleasure of hearing Mrs. S. lecture, but from the very numerous notices we have seen respecting her as an actress, we doubt not that she will prove to be both interesting and instructive. But come out one and all and hear and judge for yourselves.

OWING to another engagement it will be impossible for me to hold a sale on Thursday of this week, but, on Friday and Saturday, afternoon and evening, I will be on hand with the largest stock of dry goods, notions, crockery, tinware, &c., ever offered to the people of Monroe county. Sale to commence at 2 o'clock, p. m.

T. ROMAN THOMPSON. THIEVES recently entered two barns in Berks county on the same night, killing a calf in one and a fat heifer in the other. The carcasses were dressed on the spot and carried away, the offal being left to inform the owner of the fate of their stock.

BREAD hereafter is to be sold in Reading by the pound instead of the loaf. Those failing to comply with the ordinance will be fined \$10, and those found using improper or unwholesome material in preparing bread will be fined \$25.

Industrial Notes.

HAVE you rented? EASTON owes \$153,000. LENT commenced yesterday. BAD roads must be expected. VENUEDES are largely attended. LEBANON borough owes \$350,000. 55,000 emigrants entered Kansas last year. SOUTH BETHLEHEM has reduced the price of gas. A POCKET cutlery factory is to be started at Allentown.

THE flaunting red petticoat is common on the streets. THE Philadelphia almshouse now counts up 4400 inmates. BLUE BIRDS made their appearance in this place on Friday last. THE weather for the past week has been warm and Spring-like.

OF 30 railroads in Massachusetts only 13 paid dividends last year. HARRISBURG is building railroad cars for Barnum, the showman. ALMOST every colored man in Tamaqua speaks Pennsylvania dutch.

THE weather no sooner begins to suit people than a change comes. THE ground-hog didn't see much of his own shadow in this neighborhood. THE Mayor of Wilkes-Barre, M. A. Kearney, died on Sunday night last of pneumonia.

ENGLISH services in Peters' Hall, East Stroudsburg, on next Sunday evening, at 7 o'clock. THE national debt was diminished more than two millions of dollars during the month of January. GOODS for W. J. Thompson's new store commenced arriving on Friday last, and are still coming.

WHERE is the man that examines the peach buds and announces their destruction by the hard winter? A WAR against all Spitz dogs has been begun in New York, on account of their liability to hydrophobia.

WITH coal oil up to 40 cents a gallon, it's going to cost something to blow up an old stove and a hired girl. DURING the past year Pennsylvania paid \$5,673,432 to the general government, in the shape of internal revenue taxes.

THOMPSON'S AUCTION STORE in East Stroudsburg, is the place for bargains. Auction sales every Thursday and Friday. NOTICING in the sand a foot print about fourteen inches long, Snooks sighed and said: "That fellow Jones is here; that's his monogram."

EASTON will be made the slate depot for the shipment from the Bangor quarries. It will be sent by the New Jersey Central, and goes mostly to Europe. THE reason that some persons do not mind their own business is because they are so occupied with their neighbors affairs that they have not time.

EIGHTEEN calthumpian serenaders are to appear at the Berks county court for annoying a newly married man who failed to appreciate their music. Mrs. CATHARINE C. TROTTER, in Hemlock, Cambria county, had no children of her own, but raised and educated no less than twenty-one orphans.

THE property of Enoch Flagler, deceased, situated in Stroud township, on the public road leading from Stroudsburg to Bartonsville, containing 15 acres, was sold to James B. Morgan, of East Stroudsburg, on Saturday last, for \$1,125.

WE regret very much to state that on Saturday last, Mrs. Sally Starner, widow of the late David Starner, of this place, was stricken down by a stroke of palsy. Dr. Simon Miller was immediately called and administered to her wants. The entire right side is paralyzed. ONE day last week, H. S. Wagner, Esq., of this place, whilst out hauling logs near the Bushkill creek, was unfortunate enough to have the ankle-joint of his left leg fractured, by being caught between the roller of the sled and a stump, which he drove over.

THE latest swindle is that in which peddlers go around to private houses with nice boxes of dollar tea which they offer at 40 cents, claiming to have bought it at auction. One-fourth of the contents of the boxes is found to be good tea, but the balance is dust and tissue paper. FIFTY thousand Russian Mennonites have determined to immigrate to the United States. They have the alternative of taking up arms or leaving the Empire, and prefer to cross the sea. Fourteen thousand of them will settle in Kansas early in the spring.

The Rev. H. D. Shultz, of Stroudsburg, on his way to Easton dropped his satchel between the Wind Gap and Achenbach's Hills. A liberal reward is offered to any person or persons who returns the Satchel with its contents. Address, Rev. H. D. Shultz, East Stroudsburg, Monroe Co., Pa. Mrs. OLIVER, once employed in one of the Departments at Washington, has brought suit against Senator Simon Canorn, for breach of promise of Marriage, in the sum of \$50,000. The friends of the Senator are surprised at such proceedings, and disaindine to believe the averments of the fair plaintiff.

Industrial Notes.

THEY are drilling oil wells by water power in Elk county. W. A. SWAN has been nominated as a candidate for Mayor by the Republicans of Scranton. THE Cats' Run Coal Company, in Allegheny county, will commence business about the 1st of May.

SEVENTEEN hundred pounds of chain are produced daily at the Westerman Iron Works Sharon. ONLY four out of the eighteen iron furnaces on the Susquehanna, south of Harrisburg, are in blast. AN order has been given at the Altoona railroad shops for the erection of several new and improved locomotives.

HEMPHILL & Co., Pittsburg, are filling an order for double-acting, self-feeding nail machines for a firm in Scotland. THE Hematite Iron Company at Allentown have purchased a furnace at Kutztown, and will put it in blast in a short time.

JOHN STAYER, of Pine Run, Lycoming county, will put into the water this season 500,000 feet of logs and 400,000 feet of boards. THE Pittsburg Arms Company are fitting up their establishment with machinery, and will be ready for business about the first of April.

THE zinc mines at Friedensville, Lehigh county, owned by Jacob Correll, of Bethlehem, are now being worked by Osgood & Co., and the yield is good. THE Phoenixville Iron Company has received the contract for building a large bridge in Canada. The work will run until the middle of August.

PENNSYLVANIA steel company, at Baldwin, received an order for 1,000 tons of hammered steel rails. Miles of rails are turned out daily, the rail mill being in full operation. THE largest gas vein ever struck in the oil region has been found on the Gibson farm. The roving, it is said, resembles Niagara and can be heard distinctly a distance of nine miles.

AN order for \$250,000 worth of air-brakes has been received by the Westinghouse Company, of Pittsburg, from England. This will supply three hundred locomotives and one thousand coaches. ONE hundred and fifty refrigerator cars are being constructed by the Allegheny Car and Transportation Company for the Pennsylvania Railroad Company, to be used in carrying meat from Texas to New York.

Decision of the Commission. ELECTORAL COMMISSION, WASHINGTON, Feb. 9, A. D. 1877.—To the President of the Senate of the United States presiding in the meeting of the two Houses of Congress under the act of Congress, entitled "An act to provide for and regulate the counting of the votes for President and Vice President, and the decision of questions arising thereon, for the term commencing March 4, A. D. 1877."

The Electoral Commission mentioned in said act having received certain certificates and papers purporting to be certificates, and papers accompanying the same, of the electoral votes from the State of Florida, and the objections thereto, submitted to it under said act, now reports that it has duly considered the same pursuant to said act, and has decided and does hereby decide, that the votes of Frederick C. Humphreys, Charles H. Pearce, William H. Holden and Thomas W. Long, named in the certificate of M. L. Stearns, Governor of said State, which votes are certified by said persons, as appears by the certificate submitted to the commission as aforesaid, and marked No. 1 by said commission, and herewith returned, are the votes provided for by the Constitution of the United States, and that the same are lawfully to be counted as therein certified, namely:—Four votes for Rutherford B. Hayes, of the State of Ohio, for President; and four votes for William A. Wheeler, of the State of New York, for Vice President. The commission also has decided, and hereby decides and reports, that the four persons first before named were duly appointed electors in and by said State of Florida. The ground of this decision stated briefly as required by said act, is as follows:—That it is not competent under the Constitution and law as it existed at the date of the passage of said act to go into evidence *alibi* the papers opened by the President of the Senate in the presence of the two Houses, to prove that other persons than those regularly certified to by the Governor of the State of Florida in and according to the determination of their appointment by the Board of State Canvassers of said State prior to the time required for the performance of their duties had been appointed electors, or by counterproof to show that they had not, and that all proceedings of the courts or acts of the Legislature or of the Executive of Florida, subsequent to the counting of the votes of the electors on the prescribed day, are inadmissible for any such purpose. As to the objection made to the eligibility of Mr. Humphreys, the commission is of opinion that, without reference to the question of the effect of the vote of an ineligible elector, the evidence does not show that he held the office of shipping commissioner on the day when the electors were appointed. The commission has also decided, and does hereby decide and report that, as a consequence of the foregoing, and upon the grounds before stated, neither of the papers purporting to be certificates of the electoral votes of said State of Florida numbered 2 and 3 by the commission, and herewith returned, are certificates of the votes provided for by the Constitution of the United States, and that they ought not to be counted as such.

Done at Washington, the day and year first above written. SAMUEL F. MILLER, W. STRONG, JOSEPH P. BRADLEY, GEORGE F. EDMUNDS, O. P. MORTON, FREDERICK T. FRELINGHUSEN, JAMES A. GARFIELD, GEO. F. HOAR, Commissioners.

LEHIGH AND WILKESBARRE.

Receivers Appointed by the United States Court at Pittsburg. PITTSBURG, Feb. 12.—In the United States Circuit Court this morning Samuel Dickson, of Philadelphia, made a motion for the appointment of Edward W. Clark, Benjamin Williamson and W. H. Tillinghast as receivers of the Lehigh and Wilkes-Barre Coal Company, and, after argument, the persons named were appointed.

They were required to file bonds in \$300,000 for the faithful performance of their duties. An injunction was granted restraining all parties from interfering with said receivers in taking possession and transacting the business of the company. EFFECT OF THE NEWS THAT A RECEIVER HAD BEEN APPOINTED. WILKESBARRE, Pa., Feb. 12.—The announcement here at headquarters that the Lehigh and Wilkes-Barre Coal Company had to-day applied for a receiver has caused no panicky feeling as yet. It is thought the mines will be worked as usual.

Proposed Marriage Law. In a number of the States of the Union a law is upon the statute books making it obligatory upon all parties desirous of getting married to make application in due form to the clerk of the Orphans' Court in their county of their intention, and secure a license before having the ceremony performed by a minister of the Gospel. This is done to give publicity to such marriages, to keep a record of the marriages and for proper protection of the minister called upon to unite the couple in the rites of matrimony. The intention of the law has so well subserved public morals, and prevented obnoxious joining together of persons of the opposite sex, that its passage is demanded almost everywhere. A bill making it necessary before a marriage service can be performed, to procure a license from the clerk of the Orphans' Court, is now pending in the Legislature of this State. Its enactment will provoke no little comment by those yet free from the marriage tie, and its provisions prove an interesting study to them in this and other sections of the State.

The New Tax Bill. Among the changes in the tax bill agreed on by the ways and means committee one is to include in the assessment, all horses and cattle over two years old, instead of over four years old; to strike the clause taxing occupations and salaries and emoluments of office, and in lieu thereof impose a per capita tax of fifty cents on all males over twenty-one years of age that pay no real estate tax, and that there be no special tax collected for state purposes, but that each county pay an apportionment out of its treasury to the state.

PHASES OF CRIME. WILKESBARRE, February 3.—At nine o'clock this morning the Court of Quarter Sessions for Luzerne county was opened, with Judges Harding and Handley on the bench. The following sentences were pronounced: Andrew J. Williams, one of the ex-Commissioners of the county, had been indicted upon a charge of extortion and bribery in receiving money from outside parties for paying the bills they held against the county. As the prisoner had pleaded guilty, the sentence was only one hundred dollars fine and payment of costs of prosecution.

George M. Nagle and Patrick F. Lynch, who were indicted for conspiracy in defrauding the county out of some four thousand dollars, were both indicted upon four counts and pleaded guilty to each count. They were sentenced to pay the costs, pay a fine of sixteen hundred and twenty-five dollars and to be imprisoned in the county jail for four months. James Courtwright, the ex-County Treasurer, who was indicted on two counts for embezzlement, was next called up. He had refunded the entire sum, about twenty thousand dollars, but on the advice of his counsel he entered a plea of guilty. His sentence was the payment of the costs of the case imprisonment in the county jail for two years and six months.

Martin McDermott, who had been found guilty of murder in the second degree for killing his paramour by strangulation, was sentenced to imprisonment in the Eastern Penitentiary for five years and three months. Thomas Campbell, of Carbonado, who was found guilty of murder in the first degree after two trials, for shooting a companion in a drunken row at that place on the 4th day of last July, was sentenced to be hanged.

AFTER this week Thompson will hold his auction sale every Thursday and Friday afternoon and evening, in the large room, opposite the Depot, East Stroudsburg. Sale this week, Friday and Saturday.

DIED. In Stroudsburg, February 9th, 1877, Elizabeth D. Musche, widow of the late Charles Musche, aged 71 years, 2 months and 15 days.

OSWEGO FLOUR. The following choice brands constantly on hand, viz: Lafayette, White Wheat. Madison, Amber, Winter " Empire, No. 1 Spring "

We are now supplying our numerous customers with this Flour, and have never known any to vary from our representation. Its peculiar process and the unequalled facilities this great flouring mill possesses, makes it superior to any known. Considering its superior qualities, there are many reasons why it is the best, and therefore the CHEAPEST FLOUR IN THE COUNTRY. It is purposely adapted for bread, but cannot be excelled for any use, and is particularly fine for pastry. The increased demand for this flour has never been equalled in this market. We have every advantage, as we purchase from the manufacturers and thereby have established a price within the reach of all and hope to make this the most popular flour in town which can be had at all times at the I. X. L. Grocers.

J. P. BROWN & BROTHER, Main St., Stroudsburg, Pa. Feb. 13, 1877-4

COURT HOUSE.

CAROLINE HAYES, WILL DELIVER A LECTURE IN THE Court House, TUESDAY EVENING, FEB. 27, 1877.

SUBJECT: "THE CHURCH AND THE THEATRE." Tickets, - - - 25 and 35 Cts. Doors open at 7 and lecture at 8 o'clock.

The sale of Tickets will commence on Monday, 19th inst., at D. R. Brown's Jewelry Store, E. P. Hollinshead's Drug Store, and Detrick's Drug Store, East Stroudsburg. Feb. 13, 1877-4

Trial List--Feb'y Term, 1877. John V. Shoemaker vs. The township of Hamilton. Middle Smithfield vs. Van Anken & Strunk. Geo. E. Stauffer vs. Weykoff & Hoffman. Lewis P. Peters vs. Stephen Kistler. John Ryan vs. David Price. Charles Drake & Wife vs. George F. Heller, et al. John T. Everhart vs. Wm. D. Brown, et al. Ex. of W. Overfield vs. Annie Overfield. Peter W. Shafer vs. George Serias. Sarahorn vs. Herbine, Burns & Co. Mah'on Gomer vs. Samuel Faltwick et al. Charles Henry vs. Rudolph Kintner. Borough of Gouldsboro vs. Goodhang trap. Sweet, Quimby & Perry vs. William S. Flory. Edward Birch vs. Daniel Brown, et al. James Place vs. J. L. Overfield. John Kerchner vs. Aaron Heiny. Ross Adm'r vs. Mito Overfield. Napheys vs. D. L. & W. R. R. Co. same vs. Hull Brothers vs. Charles Truch. Commonwealth vs. John & Peter Merwine. Frutchey vs. Jacob H. Place, et al. William H. Reinhart vs. Charles Groner. Messinger & Bro. vs. Timothy Miller. Smith & Fuller vs. Andrew Lake. Allgeier & Acker vs. same. Use of J. B. Storm, Adm'r vs. Hollinshead & Reed. Robert Huston vs. Albert A. Allen. R. Kintner vs. Wagner, LaBar & Fisher. George W. Merwine vs. Ezra Marvin. Billings & Wheeler vs. J. H. McCarty & Sons. A. J. Fish vs. John Ransparger. Eleanor Brewer vs. James P. Brewer. Joseph L. Reeves vs. M. E. Chordy, Dorostrub. Theodore P. Taylor vs. Samuel Hood. A. Reeves Jackson vs. D. B. Miller. Edmund Shupp vs. Lavina Miller. John Roth vs. John Shuber. Reuben B. Bonner vs. George L. Altenuse, Adm'r. Thomas Rowland vs. Joseph Hannett. John Hank vs. same. Jacob Fish vs. same. Frank Landers vs. same. Joseph Wallace vs. same. William Myers vs. same. James Myers vs. same. Henry Imbit vs. same. George Metzgar vs. same. Thomas Fick vs. same. Joseph Myers vs. same. John Metzgar vs. same. H. S. Mott vs. Val. Kautz. Susan Heller vs. Jacob Banz. Robert Daily vs. Florence Bantrey. William Schmale vs. Joseph Steele. Susan Vanwhy vs. Charles Durso. John Franz vs. Ephraim Trubshaw. Feb. 15, 1877. THOS. M. McILHANEY, Prothonotary.

\$1200 WANTED. A loan of \$1200 for a term of years, to be secured by mortgage on real estate on real estate in the Borough of Stroudsburg. Any one having that sum to loan will find a customer by calling at THIS OFFICE. Stroudsburg, Feb. 13, 1877-4

WIDOWS' APPRAISEMENT. The acceptances of widows in the following named Estates have been filed in the office of the Clerk of Orphans' Court of Monroe county, and will be presented for approval by said Court on Monday, February 26, 1877. Estate of Daniel Marsh, deceased. " Samuel D. Ephar, " " George Lubar, " " Daniel V. Drake, " " Wm. Hollinshead, " " Azariah D. Hunt, "

Feb. 15, 1877. T. M. McILHANEY, Proth.

LICENSE APPLICATIONS. The following applications for Licenses having been filed in the office of the Clerk, in the Court of Quarter Sessions of Monroe county, will be presented at next term of said Court, Monday, February 26, 1877. HOTELS. Peter L. Honser, Polk, Stroudsburg. Amos J. Marsh, Eldred, " John Eiminger, Tamaqua, " Ephraim Altooness, Ross, " John Barlow, East Stroudsburg, " James K. Fenner, " EATING HOUSES. Peter Barr, Stroudsburg. Jason Albert, " Christian Heller, " Feb. 8, 1877-4. THOS. M. McILHANEY, Proth'y.

ADMINISTRATOR'S NOTICE. Estate of Henry Newhart, late of Stroud township, Monroe County, dec'd. Letters of Administration on the estate of HENRY NEWHART, late of Stroud township, county of Monroe, dec'd, have been granted to John Keener, residing in Stroudsburg, to whom all persons indebted to said estate are requested to make payment, and those having legal claims or demands will make known the same without delay, to JOHN KEENER, Adm'r. Stroudsburg, Monroe county, Pa. Feb. 8, 1877-4.

Prothonotary's Notice. Notice is hereby given, to all persons interested that the account of George F. Heller, Assignee for benefit of the creditors of Samuel D. Overfield, of the Borough of Stroudsburg, has been filed in the office of the Prothonotary of the Court of Common Pleas of Monroe county, and will be presented for confirmation and allowance at the next term of said Court, to be held Monday, February 26th, 1877. THOS. M. McILHANEY, Prothonotary. Feb. 1, 1877-3-1/2.

Auditor's Notice. The undersigned, appointed Auditor by the Orphans' Court of Monroe county, to make distribution of the balance in the hands of Robert C. Alberson, Administrator of John Abernethy's Estate, will attend to the duties of his appointment at the office of Stephen Holmes, Jr., Esq., in the Borough of Stroudsburg, on Friday, February 23, 1877, at 2 o'clock, p. m., when and where all parties interested in said estate, or for whose debt or claim coming in on said fund, Feb. 23, 1877-4. J. J. WILSON, Auditor.