MONTROSE, PA., APRIL 4, 1877.

THE WEEK.

The event of the week, has been the visit of Gov. Humpton to Washington, where he went in response to the invitation of President Haves. His journey resembled a grand triumphal march, having public receptions at Wilmington, Richmond and elsewhere. His speeches at/those places show the true character of the man, and betray no signs of weakness, or intention of yielding one iota of the powers conferred on him by the people of South Carolina.

At Wilmington he said:

"I go to Washington simply to state before the President the fact that the people of South Carolina have elected me Governor of that State. I go there to sav to him that we ask no recognition from any President. We claim the recognition from the votes of the people of that state. I go there to assure him that sets and 1,740 spindles. In Stafford are we are fighting for the good of the whole country. I am going there to demand our rights, nothing less, and so help me God, to take nothing less. I go to tell him the exact condition that South Carolina has been in for years past, that our people have been under disadvantages never encountered by any other people on this continent; that they carried the election, were successful, and that they propose to enjoy the fruits of their vic-

At Richmond he said:

The people of South Carolina, are in earnest. We have tried compromise in vain, and so last fall we planted our feet firmly on the constitution and began a battle for our rights. We remembered ours was one of the original 13 states and strong men and noble women joined hands in the struggle, declaring by Almighty God they would sacrifice everything to win. (Cheers. A voice: And you did win.) Yes, my friend, we did win. You cannot imagine what these people had to bear to win their constitutional victory. But they won, and fully 20,000 colored men co-operated with them, and now thousands and tens of thousands of colored men are paying taxes to my government, (cheers) and now all we ask and all I am going to Washington to ask, is that the federal troops be withdrawn from the state house of South Carolina, the only place in the state where my authority is not respected. Send the soldiers to the barracks where they belong; leave the government of the state to men who are strong enough to sustain it. My people tell me to hold on, and so long as they have the right to give me such advice, so help me God I will hold on." (Prolonged cheering.)

Our latest dispatches announce that at the Cabinet meeting last Saturday, it was determined to recognize Hampton and withdraw the troops from the state house but keep them within the State.

Gov. Hampton's letter to the President assures him of his hearty co-operation in the pacification of the whole country, and declares that as Governor of South Carolina he will administer the law with equal and exact justice to all classes under the laws of the state and the laws of the United States and its constitution. He declares that all rights of person, property and citizenship shall be protected without regard to color or political difference, and states that, if the troops are withdrawn from the state house and military interference ceases, he will maintain his office through the legal methods and peaceful ways of the courts.

A Berlin correspondent writes of Kaiser William: "The Emperor eelebrates this month, his eightieth birthday; he is strong, lusty and full of spirits. He gets along very well now with the Parliament, because in cases of difficulty they always yield. In his theories of parliament and prerogative, His Majesty holds about the standpoint of Edward I., but the people respect the old hero for his unconquerable honesty and for the fidelity with which he fulfils all the duties, however severe, of his great office. It is a curious circumstance, however, that this Prince, who has fought so many great battles, has always refused to sign the death-warrant of a prisoner Capital punishment is still the law in Prussia, but His Mujesty has commuted every sentence of death passed since his accession to the throne. In some respects his heart is as tender as a woman's."

Letters testamentary to the estate of John Beyle late of New Milford, twp. dec'd, having been granted to the undersigned, all persons indebted to said estate of well watered, fer.ced, and under a good state of cultivation. I must dispose of said farm, and will sell on EASY TERMS.

For Further particulars inquire of the subscriber summers wills. Por Summers will sell on Summers wills. Por Summers wills. Por Summers wills. Por Summers will sell on Summer

Of course Sir Rowland Hill has the credit for originating the penny-post; but Sootchman named Stevens now claims that he, and not Sir Rowland, was the author of the system. In 1834, he says, he submitted the plan to Lord Altorop, whose private secretary was then Sir Rowland, who cribbed his scheme and got the credit for it.

Montrose, April 4, 1877. 14—20

ASSIGNEE'S NOTICE.—Notice is July 19, 876tf

To CONSUMPTIVES.

The advertiser, having been permanendy cared of that dread disease. Consumption, by a simple remedy in trust, for the benefit of the creditors of the said libe estate and effects, real, personal, and mixed, to the undersigned in trust, for the benefit of the creditors of the said John F. McDermott, all persons, therefore, indebted to the said John F. McDermott, will make inmediate to the said John F. McDermott, will make inmediate to the said John F. McDermott, will make inmediate to the said John F. McDermott, will make inmediate payment to the assignee, and those having claims or demands, will mix ke known the same without delay.

Be O'NEILL,

Montrose, April 4, 1877. 14—20

Assignee.

July 19, 876tf

To CONSUMPTIVES.

The advertiser, having been permanendy cared of that dread disease. Consumption, by a simple remedy in trust, for the benefit of the creditors of the said John F. McDermott, will make inmediate to the said John F. McDermott, will make inmediate the directions for preparing and using the same, which they will find a sure care for Consumption, Asthmac.

Bronchitis, &c. Parties wishing the prescription will please address Rev. E. A. WILSON, 194 Penn Street, Williamsburgh, N. Y.

Montrose, March 14, 1877.

Montrose, March 14, 1877. Of course Sir Rowland Hill has the

기속 시간으로 중심하여 보고 있는데 기계되는데 그는 전 경기를 받는다. 일본 전략 선생님들은 사람들은 사람들은 사람들은 기계를 받는다.

## A Deluge in Connecticut.

A Hartford, Conn., dispatch says the Staffordville reservoir dam gave way about 7 o'clock last Friday morning, sweeping everything along the valley from Staffordville through Old Furnace to Stafford Springs. The bank, Congregational church, Crane's store. freight depot, and all houses on the island at Stafford Springs were destroyed; also all the bridges between the scene of the disaster and the toll bridge, both on the railroad and high-

The probable loss in Stafford alone is two millions of dollars. The loss in Staffordville is very heavy, the mills suffering more or less damage. Work will have to be suspended until the reservoir

is rebuilt. Converse & Co.'s mills have four sets of cards and one thousand spindles. The Home Company, Home Manufacturing Company, and Home Woolen Company, are also situated there. The latter runs 3,360 spindles. The Staffordville Woolen Company has three sets of cards. The exact loss of these is unknown. In Stafford Springs are the mills of Charles Fox & Co., six sets of cards: the Converse Company seven sets, and 1,800 spindles; Ellis Converse & Co., Mineral Springs Manufacturing Company, six sets and 1,740 spindles. In Stafford are The Valley Company's Mills, Glynn Montrose, Mach 28, 1877. 13-19 Assignee. The Valley Company's Mills, Glynn Mills, 2,000 spindles; Valley Manufacturing Company, Phoenix Woolen Mills and Rossiter Company, each with four sets of cards. The Granite Mills and Dermott, villsell at public sale, on his premises, Tremont House at Staffordville were all in Auburn or swept away, and also stores and storehouses. Probably not less than thirty houses were destroyed, and the loss will be very large.

The dam was considered safe, but the heavy rains of Monday filled the reservoir to overflowing. The reservoir being set some distance above the village the alarm reached the people in time.

Another dispatch from Stafford says the flood made a complete wreck of the valley. It is thought that one or two lives were lost. The losses by the Converseville disaster are estimated at from five hundred thousand to one million: Richard Spedding, well known at Stafford Springs, is thought to have been drowned.

- The dam broke at about six in the forencon. Workmen had been engaged all night trying to prevent the disaster. Two mills nearest the dam are aninjured.

The machine shop of Samuel Amidon, and three dwelling houses were destroyed. The mill of the Phoenix Manufacturing Company at Hydeville, is not materially damaged. The dam at Stafford Hollow, iron bridge, tenement house, and grist mill, were washed away. The dam at Glenville went, but the mili stood firm.

Among the losses are the Grante Mill, \$50,000; the town of Stafford, \$50,000; ten dams about \$35,000; Smith & Co. \$30,000 to \$40,000; G. O. Cleveland. \$10,000; Thompson & Whiton, \$10,000; L. W. Crane, \$10,000; Congregational church\$ 55,000; most of the others lose from \$10,000 down. The damage below Stafford Springs is not included in the

Mr. E. C. Phinney, of Glen Mills, rode his horse down in front of the flood and gave such warning that not more than one life was lost. The people had been expecting the warning and at once found places of safety. Though the number in peril was not great, the stream bed being in a narrow gorge and the houses out of danger, the whole community was out to see the flood, which was a sight never to be forgotten. The water did not seem water at all, but advanced like a great mass of sticks and stones rolling over and over. It gouged a channel 30 feet deep in the road, tore up treesby their roots and carried off soil from gardens, substituting rocks, so that its track is a waste. Every dam on the tream was carried off, and, instead of diffusing itself, the volume of flood grew greater all the way until the Willimantic river was reached. Below Stafford Springs the only damage done was to the road and bridges. The river was able to absorb the flood without further injury to property. The whole district where the stream had created industry, is now chang-

## Advertisements New This Week.

ed to a waste channel.

A SSIGNEES' NOTICE.—Jerry Cokely, of Springville township, having assigned to me all his estate, in trust, for the benefit of creditors; all rersons indebted to said estate, are requested to make immediate settlement, and all having claims against the same, to present them to

GEORGE P. LITTLE. Assignee of Jerry Cokely. Montrose, April 4, 1887.

A SSIGNEES' NOTICE.—Edward Fallahee, of Appolacon township, having assigned to me all his estate, in trust, for the penefit of creditors; all person indebted to said estate, are requested to make immediate settlement, and all having claims against the same to present them to GEORGE P. LITTLE,

Assignee of Edward Fallahee.

Montrose, April 4, 1:77.

A SSIGNEE'S NOTICE.

DISSOLUTION.

The firm of H Garratt & Son, is this day dissolved by mutual consent. The accounts ind notes are in the hands of H. Garratt, for settlement and collection.

E. S. Garratt, the senior pariner, will continue the

H. GARRATT. E. S. GARRATT New Milford, April 2, 1877.

SSIGNEE'S NOTICE.--Notice hereby given that Curtis Tewkesbury, of Lathrop township, Snaquehanna County, Pa., by deed of voluntary assignment, has assigned all his estate and effects, real, personal, and mixed, to the undersigned, in trust, for the beneat of the creditors of the said Curtis Tewkesbury; all persons, therefore, indebted to the said Curtir Tewkesbury, will make immediate payment to the assignee, and those having claims or demands will make known the same without delay.

A. LATHROP,

Montrose, April 4, 1877.

14—20 Assignee.

A SSIGNEE'S NOTICE.—Notice is hereby given that Michael L Griffin, of Forest Lake township, Susquehanna County, Pa., by deed of voluntary assignment, has assigned all his estate and effects, real perional and mixed, to the undersigned in trust for the benefit of the creditors of the said Michael L. Griffin; all persons, therefore, indebted to the said Michael L. Griffin, will make immediate payment to the assignee, and those having claims or demands, will make known the same without delay.

Montrose, Narh is, 1877. 13—19

Assignee.

Montrose, Nach :8, 1877. 13-19

A SSIGNE'S NOTICE - Notice hereby iven that Bartholomew Gahegan, of Silver Lake towship, Susquehanna County, Pa., by deed of voluntay assignment, has assigned all his estate and effects, eal, personal and mixed, to the undersigned, in trustfor the benefit of the creditors of the said Bartholomew Gahegan; all persons, therefore, in depted to the said Raytholomew Gahegan.

DUBLIC SALE.

The unersighed, Assignee of John F. Mc-

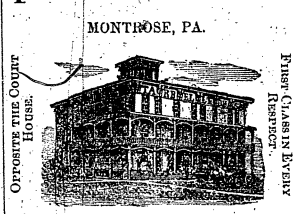
Saturday, the 7th day of April, 1877, at 10 o'clock a. m.,

the following property, to wit:
3 horses, 3 cors, 1 two year old bull, yearling,
mower(Your Warrior,) 2 shoats, lumber wagon, horse see, plows, harrow, grindstone, house hold firniture, and farming utensils too numerous timention.

TERMS-II sums of \$10, cash; over \$10, 9 months' o'dit, with interest and approved security.

E. O'NEILL, Assignee. March 30 B77.

TARBELL HOUSE,



The Proprietor of the above wellknown Hotel

DFFERS FOR SALE

the following described property, on ton year'scredit with secured payments:

Erm containing 113 acres. Farm Not contains 113 acres, and is situated mostly in the Boogh of Montro e, has three orchards, two bearing fruit four barns, is well watered and fenced.

Huse an 13 acres of land. Onehouse and 3 acres of land, in the Borough of Morrose. House nearly new.

Farn containing 50 acres. Farm No. 2 contains 50 acres, situated in Bridgewa ter township one mile from the Court House in Montrose, 15 acres bwed land, 15 acres in meadow, the balance in timbe, well watered and fenced.

Fam containing 215 acres. Farm No. 3 contains 215 acres, located in the town of Smithville Chenango County, N. Y., 150 acres improved, well sited for a dairy farm. Good buildings and an orchard of grafted fruit.

House and lot. One house and or whitney, near Carroll street, City of Binghinton, N. Y., now occupied as a tenement house by three families. Small barn on the lot.

53 acres of timber land. 25-53 acres of timber land one mile from Corbettsville, Broome County, N. Y.

Farm containing 180 acres. 180 acres in Oakhad township, adjoining the Susquehanna River three miles from Susquehanna Depot.

House and lot. One house and lot near Brookdale, Susquehanna

Salt Springs and 10 acres of land. —10 acres of land in Franklin township, Susquehanna County, Pa., includes a water power, and known as the Salt Spring property. Has on it, a salt block with 50 kettles, steam power for pumping brine, engine house, vats and all the conveniencies for mak-

500 acres of land. 500 acres in Great Rend township, adjoining the Susquehanna River. This tract is so situated that it can be divided to make three or four small farms if degired.

J. S. TARBELL, Prop. Montrose, Jan. 10, 1877.

MALUABLE FARM FOR SALE

NEW MILFORD TOWNSHIP.

The undersigned executor of the estate of Simeon Van Fleet, dec d, offers for sale the farm of said deced-

E. A. ALDRICH. July 19, 876tf

Legal.

CHERIFF'S SALES .- BY VIRTUE OF WRITS ISSUED BY THE COURT OF COMMON Pleas of Susquehanna County and to me directed, I will expose to sale by public vendue, at the Court House Friday, April 13, A. D., 1877,

at 1 o'clock p. m., the following pieces or parcels of lind, to wit:

All that piece or plot of land situate in the township of Choconut, Susque. hanna County, Pennsylvania, bounded on the north by lands of Michael Dugan, on the east by land of Edward Sweeny, Michael Hastings and Mathew McInerny, on the south by lands of Mrs R. P. Mulford and James R. Carmalt, and on the west by land of Mathew McInerny, containing 75 acres, more or less, partly improved, with the appurtenances, one house, one barn and an orchard. [Siezed and taken in execution at the suit of Mrs. R. F. Mulford vs. Maria Kenan.

County, Pennsylvania, bounded on the north by lands of the Shaffer estate, late Ezra Walker, on the east by lands of Nelson Petter; or the south by lands of Geo. W. Potter, on the west by lands of Alfred Hine, containing 60 acres, more or less, and all improved, with the appurtenances, one frame house, one frame barn, corn house, hen house, and an orchard. [Siezed and taken in execution at the suit of Edward Bloxham use Oscar Washburn vs. Parley Walker. ALSO-All that piece or parcel of land situate in Ararat township, Susquehanna

Also-All those two pieces or parcels of land situate in the township of Liberty, County of Susquehanna. Penusylvania, bounded on the north by land of Sarah Owens and John Emmons, on the east by land of O. Phelps, on the south by the highway and lands late of O. P. Washburn dec'd, and on the west by land of Sarah Owens, containing 8 acres, more or less, with the appurtenances, one frame house and barn, and all improved. The second piece is situate as above, bounded north by land of Peter Butts, on the east by lands contracted to Ross & Humphrey, on the south by lands of John Emmons & Co., and on the west by land of Isaac Comstock, containing 50 acres, more or less, with the appurtenances, one frame barn and about 10 acres improved. [Siezed and taken in execution at the suit of G. W. Lindsley vs. D. A. Worden, administrator of the estate of Martha N. Vance, dec'd, late Martha M. Washburn.

A LSO—All that piece or parcel of land situate in Harmony County of Succushon.

ALSO-All that piece or parcel of land situate in Harmony, County of Susquehanna, Pennsylvania, bounded on the north by land of J. W. Austin, on the east by land of Fred Murphy, on the south by land of Fred Murphy sud on the west by the Belmont turnpike, containing about 30 acres of land, more or less, with the appurtenances. [Siezed and taken in execution at the suit of Joan B. Steinback assigned to J. H. Cook vs. G. W. Cook.

ALSO—All that certain piece or parcel, messuage or tract of land situate in the township of Great Bend, County of Susquehanna, and State of Pennsylvania, bounded north by land of Herman Rosea and land now or late of R. O. Everett, east by lands now or late of R. O. Everett, and lands of Luke Smith, south by lands of the estate of L. Monell dec'd and lands of the estate of John Smith dec'd, and west by lands of Peter Smith, containing 110 acres, more or less, with the appurtenances, frame house, barn and our building and an orchard. [Siezed and taken in execution at the suit of E. Ayera vs. Isaac S. Bull.

Also-All that piece of parcel of land situate in the township of Auburn, Susquehanna County Pennsylvania, bounded and described as follows to wit: On the north by land of Wm. Green on the west by land of A. Waitman, on the south by land of Ziba La France, and on the east by land of Nathan Green and land of Samuel Tewksbury, containing 116 acres, and about 30 acres improved, with the appurtenances, one frame barn and shed, and two orchards. [Siezed and taken in execution at the suit of A. H. McCollum vs. O. E. Picket.

ALSO-All that certain piece or parcel of land aituate in the township of Harford, Susquehana County, Pennsylvania, bounded and described as follows, to wit: Beginning at the south corner of lot of Milbourn Onkley, thence by said Oakleys land north 44 degrees east 134% perches to stone corner, thence by lot No. 330, belonging to D. P. & Joseph Tiffany south. 46 degrees east 70 perches to a stone corner, thence by lot of Sewell Warner south, 44 degrees west, 135% perches to a stone corner, thence along the line to the original tract north, 46 degrees west, 70 perches to the place of beginning, containing 60 acres, more or less, with the appurtenances, a frame barn and improvements. [Siezed and taken in execution at the suit of Edgar Var. Loan vs. James Hannon.

Also-All that piece or parcel of land situate in the township of Great Bend, ALSO—All that piece or parcel of land situate in the township of Great Bend, Susquehaura County, Pennsylvania, described as follows, to wit: Beginning at the north-west corner of a lot granted to William Skinner in line of Robert Ogden's lot south, 55 degrees west, 100 perches to a hemlock, a corner of — Mayo's land, thence south 35 degrees east, 170 perches by land of William Dayton and others to a corner, thence by the same north, 55 degrees east, 170 perches to the corner of said William Skinner's land, to a corner, thence by the same north, 55 degrees east, 100 perches to the corner of said William Skinner's land, thence north, 35 degrees west, 170 perches, to the place of beginning; containing 105 acres, more or less, extepting therefrom, always nevertheless, about 85 acres heretofore by order of Orphans' Court deed purchased by T. D. Estabrook, whose deed is recorded in the proper office in said county, in deed book No. 53, page 163 &c., with the appurtenances, two dwelling houses, two barns, one orchard and mostly improved. [Siezed and taken in execution at the suit of T. D. Estabrook vs. Kezia Worden administratrix of James Worden dec'd.

All those cortain places or parcels of land gitnate and being in the town

ALSO—All those certain pieces or parcels of land situate and being in the township of New Milford, County of Susquehanna, and State of Pennsylvan.a, and bounded and described as follows: Beginning at a corner of Samuel H. Williams and Lancaster Jennings, thence north, 44 degrees west, low: Beginning at a corner of Samuel H. Williams and Lancaster Jennings, thence north, 44 degrees west, lower ALSO-All those certain pieces or parcels of land situate and being in the town-

Also-All those two pieces or parcels of land situate in Oakland and Jackson LSO—All those two pieces or parcels of land situate in Uakland and Jackson townships, Susquehanna County, Pennsylvania. The first piece bounded as follows, to wit: Beginning at the east corner of lands of L. W. Griffis, thence along the line of James Norton forty six degrees east, about fifty perches to Drinker creek road, thence north, about forty two perches to line of Amos Tingley, warrant, thence along warrant line north 44 degrees west 227 perches to warrant line, thence along the same south 46 degrees west 7 perches to line of lot now or late of Fred B. Travis, thence south 45 degrees east 120 perches to corner, westor perches to line of Travis lot south 46 degrees west 32 perches to line of said Griffis lot, thence along another line of Travis lot south 46 degrees west 32 perches to line of said Griffis lot, thence along the same south 44 degrees east 107 perches to the place of beginning, containing 102 acres, more or legs. Second piece is bounded north by lands of Michael Graw, D. A. Lyon and — McInerny, on the east by and of D. A. Lyon, on the south by Patrick Callan and west by pupilic road, containing about 85 acres, 40 acres improved, with the appurtenances, one frame house and one frame barn and an orchard. Siezed and taken in execution at the suit of Mrs. M. J. Phelps assigned to Wm. Emery vs. Wm. S. Snedaker.

ALSO—All that plot of land situate in Harford township, Susquehanna County.

ALSO—All that plot of land situate in Harford township, Susquehanna County, Pennsylvania, and bounded on the north by land of W. Brainard, on the east by land of H. Tyler, on the south by land of Andrew Osmond, and on the west by L. L. Leroy, containing 75 acres, about 50 acres improved, with the appurtenances, one frame house, two frame barns and an orchard. [Siezec and taken in execution at the su it of Delevan Leroy assigned to E. A. Prett vs. David Andrews.

ALSO-All that village lot or plot of land situate in the Borough of Montrose, Susquehanna County, Pennsylvania, bounded northerly by Maple street, on the easterly by a lot occupied by H. C. Jessup and by lot of A. H. McCollum, southerly by lot of Miss Emily Blackman and on the westerly by lot of W. W. Watson, containing 36 square rods of lang, be the same more or less, with the appurtenances, one frame dwe ling house and frame barn and fruit trees, [Siezed and taken in execution at the suit of Zipron Cobb vs. John W. Cobb.

Also-All that piece or parcel of land situate in Ararat township, Susquehanna County Pennsylvania, and bounded on the north by land of — Cushman, on the east by land of Josiah Brookins, on the south by land of Emily Decker and on the west by land of Lorenzo Simons, containing 119 acres, nore or less, about one half improved, with the appurtenances, one frame house, frame barn and an orchard. [Stezed and taken in execution at the suit of Lucius Curtis vs. Geo. t'ayne. Also-All that piece or parcel of land situate in the township of Ararat, Susque-

hauna County, Pennsylvania, bounded north by land of John Beaumont, on the east by land of John Perry, on the south by land of Edmund Worth and on the west by land of Edmund Worth, containing 13 acres, more or less, with the appurtenances, one log house and all improved. Siezed and taken in execution at the suit of Thomas Avery use of L. R. Peck vs. David Avery and Thomas Avery.

ALSO—All those two pieces of land situate in the township of Middletown, Sus-

quehanna County, Pennsylvania. The first piece being bounded on the north by lands of I. C. Dodge, on the east by land of John Horrigan, on the south by J. W. Dodge estate, and on the west by land of Mary Pritchard, containing 55 acres, more or less, with the appartenances, frame house, barn and other outbuildings, or chard and mosoly improved. The second piece is bounded on the north by land of J. W. Sanderson and Thomas Jones and George Jones, on the east by lands of Thomas Jones and Samuel Dodge, on the south by lands of John D. Thomas, or land occupied by him, on the west by the Bradford county line, containing about 13 acres, more or less, excepting and reserving about 13 acres, more or less, sold to John Johnson, and mostly improved. [Siezed and taken in execution at the suit of F. Taggart vs. I. C. Dodge.

Also-All that piece or parcel of land situate in the township of Middletown, Susquehanna County, Pennsylvania, bounded on the north by land of I. C. Dodge, on the east by land of Charles Whited, on the south by land of Charles Whited, on the south by land of Charles Whited, on the south by land of Charles Whited, and on the west by land of Jenkin Jones, containing 120 acres, more or less, with the appurtenances, one frame house, one frame barn and an orchard and mostly improved. [Siezed and taken in execution at the suit of F. Taggart vs. Esther Docge administratrix of the estate of John W. Dodge dee'd tate of John W. Dodge dec'd.

Also-All that piece or parcel of land situate in the township of Dimock, Susquehanna County, Pennsylvania, bounded on the north by land of John Woodhouse, on the east by land of Thomas Williams and Joesph D. Drinker, on the south by land of J. B. Wallace, and on the west by land of Leland Blakeslee William Miles and Abram DuBois, containing 182 acres, more or less, with the appurtenances one frame house, one frame horse barn, one frame barn an orchard and about 150 acres improved, [Siezed and taken in execution at the suit of D. D. Scarle vs. Melvin Ainey. Also-All those three lots or parcels of land situate in the township of Liberty,

Sasquehanna County, Pennsylvania, known and numbered as lots (51) fifty-one, (52) fifty-two and (43) forty-three, in the tract called Liberty (on survey of Laws land) each of said lots said to contain 100 acres, in all 300 acres, more or less, [Siezed and taken in execution at the suit of James B McCrary vs., John Q. Humphrey & R. B. Ross doing business under the firm name and style of Humphrey & Ross.

N.B. All bids and costs must be arranged on day of sale or deeds will not be acknowledged.
Sheriff's Office, Montrose, March 21, 1877.
WM. WHITE, Sheriff.

hereby given that, in pursuance of an Act of Assembly, the following named persons have filed their petitions with the Clerk of Quarter Sessions of the Peace, for the County of Jusquehanna, for licenses to keep Hotels and Eating Houses, and to sell at wholesale and by measure in said County, for which they will apply at April Sessions, 1877. Charles Ernst, Eating House, Susq'a, Depot. J. P. Kent Edward Van Aken Mrs Eliza McGraugh, Everet Van Aiken, Frank Hoffman, Tavern, Ambrose Benson Chester G Chaffee Wm D Ketchum George Arcner Charles Kirk Wholesalc, Martin Lannon Thomas Fernane Benj. Gregory Edwa.d Carlisle Thomas Kelley, To sell by Measure Dennis Casey, Richard Stack.jr. Measure. Esting House, Sell by Measure Gt, Bend Boro. A Kilgore, Thomas Kilrow, R O Bedell, Henry Ackert, Isaac N Bullard, Montrose. Sell by Measure, M A Lyon, A B Burns, John S Tarbell, M J Harrington, Tavern, Rush Township. R S Holmes, Silas Howell, Gibson New Milford Boro Wm Jay, John Foster, Friendsville Boro Philip Ryan, Wm Buffum, Sell by Measure, A H Ayres, O P Phinney, Edward Meledy, Dundaff Boro Tavern, Chifford Twp Herrick Easing House, John M Myers, Lenox "
Springville " Anthony F Snover, P.E-Brush. Jeremiah Stephens George E Fessenden Charles B Stewart

I ICENSE PETITIONS.—Notice is

Brooklyn "Jackson " Aubura

DEGISTER'S NOTICE.—Public No-It tice is hereby given to all persons concerned in the following estates, to wit: Ketate of Heman Snow, late of Franklin, dec'd, Lu-ther Snow and John F Snow, Adm'rs. Estate of Sheldon G. Handrick, late of Franklin, dec'd, Sally Handrick and B. B. Handrick Ex'rs.

Est. of Ezra Fratt, late of New Milford, dec'd, R.A. Pratt, Adm'r.
Est. of John Baker, late of Dimock, dec'd, Emily Baker and Urbane Smith, Adm'rs. Est. of John Bergin, late of Middletown, dec'd, Wm. Bergin, Adm'r. Est. of Earl Olin, inte of Jackson, dec'd, Eli Barnes, Adm'r. Est. of N. L. Austin, late of Liberty, dec'd, Ann M. Austin, Adm'rx. Est. of John A. Warner, late of Jessup, dec'd, A. W. Bertholf. Kx'r.

Est. of Ezra Patrick, late of Great Bend, dec'd, W. S.

Barnes, Adm'r. D. B. N.

Est. of Wm. Craver, late of Brooklyn, dec'd, E, A. Weston, Ex'r.
Est. of J. S. Dunmore, late of Rush, dec'd, Charles Gay, Ex'r. Est. of Thurston Lewis, late of Harford, dec'd, Francis A. Barnard, Adm'r.
Est. of Lewis Card: late of Springville, dec'd, Geo. L.
Card and Nathaniel Squires, Adm'rs. Est. of J. H. Simrell, late of Great Bend, dec'd, E. W. Simrell, Adm'r. Est. of Frederick Peckins, minor, Lydia Birchard, Guardian. Est of Elmira R. Siver, minor, Arzelia Siver, Guar-Est. of Eveline J. Hickox, minor, A. W. Maine, Guar-That the accountants have settled their accounts in the Register's Office in and for the County of Susque-hanna, and that the same will be presented to the Judges of the Orphung' Court on Thursday, the 12th day of April, 1877, for confirmation and allowance.

R. F. BEAROSLEY, Register.

Register's Office, Montrose, March 14, 1877.

AUDIFOR'S NOTICE.—The underdigned, an auditor, appointed by the Judge of
the Orphan's Court of Susquehanna County, to distribute the funds remaining in the hands of fine ad
ministrator of the estate of Ellen O'Brien he will attend to the duties of said appointment in his office in
Montrose, on Monday the 26th day of Morch at one
o'clock p. m., at which time and place all persons interested will make known their claims or be forever
debarred from coming in on said fund. UDIFOR'S NOTICE.—The underdebarred from coming in on said fund.

W. A. CROSSMON, Auditor.

Montrose, Feb. 20d, 1877.

A DMINISTRATOR'S NOTICE.—In the estate of Michael Sullivan, late of Forest Lake, dec'd. Letters of administration in the sale estate having been granted to the undersigned all persons owing said estate are requested to make immediate payment, and all persons having claims against said estate are requested to present them without delay.

THOMAS SULLIVAN.

Feb, 28, 1887. 9w61 Administrator.