

New Goods, New Goods.

Just received at Huron's, a large and well-selected stock of FALL AND WINTER GOODS...

GEORGE F. SMITH, (LATE HAMILTON & SMITH.) Wholesale Dealer in Dry Goods...

In his stock will be found SHIRTINGS, SHIRTINGS, TICKINGS, &c. Brown Sheetings and Shirtings, all descriptions...

FLANNELS AND DOMESTICS. An extensive assortment of 3/4, 4-4, scarlet, white, and yellow, plain flannels, and medium, and extra fine and heavy scarlet, green, indigo, blue, and mixed twills.

LYNSEYS. All wool, Stillman's and Westley; high colors; plaids—large and small; red and blue camellions, stripes &c. Also, wool and cotton, high color Philadelphia Linsleys, medium to extra quality.

BLACKS; Fancy Colors, Belgian and Domestic, Piece and Wood-dyed black, heavy goods. Also, Beavers, Fels, Petersburgs, Unions.

NEW FALL STYLES OF SPRAGUES, UNIONS, FOLKINS, GLOBE, MERRIMACK, ALLEN'S, DANIELA, MANCROFT, AMERICAN, R. P. LANE, &c., and generally of other styles in Madras, Chintz and Steam work.

Printed and plain, English and American De Laines, new at discount. Rich Printed and Plain, Persian, Parisian, and Lama Cloths and Cashmeres.

WOMEN'S COTTON AND WORSTED CASHMERE, ALPACA AND MERRIN, plain and fancy half-hose, shirt Drawers in great variety and styles.

Woolen cravats, Neck ties, a large assortment for men and boys. RIBBONS. Fancy, dark styles Bonnet, Cap, and Neck, new styles.

Printed-Forgers, best styles, Madras and Chintz work, Bandannas, Spitalfields, Cotton and

Low-priced Winter Shawls, and Silk's, Square and long shawls, of Bay-stain, Beider's, Waterloo, Scotch, and other makes, all styles, plain and fancy.

Notice in Chancery. The State of Ohio, Carroll county ss.—Samuel M. Stockton vs. Charles H. Stockton, Executor of the last will and testament of said Charles H. Stockton, deceased.

Notice is hereby given that the undersigned has been appointed, and qualified as Administrator of the estate of J. G. Kennedy, deceased.

Notice is hereby given that the undersigned has been appointed, and qualified as Executor of the last will and testament of said John Moore, deceased.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

ON TUESDAY, NOVEMBER, 2nd, 1852 and then there elect by ballot, according to the constitution and laws of the United States, and the laws of the State of Ohio, twenty-three electors for President and Vice President of the United States.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice in Chancery. The State of Ohio, Carroll county ss.—Samuel M. Stockton vs. Charles H. Stockton, Executor of the last will and testament of said Charles H. Stockton, deceased.

Notice is hereby given that the undersigned has been appointed, and qualified as Administrator of the estate of J. G. Kennedy, deceased.

Notice is hereby given that the undersigned has been appointed, and qualified as Executor of the last will and testament of said John Moore, deceased.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

ON TUESDAY, NOVEMBER, 2nd, 1852 and then there elect by ballot, according to the constitution and laws of the United States, and the laws of the State of Ohio, twenty-three electors for President and Vice President of the United States.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice is hereby given to the qualified electors of Carroll county, Ohio, that they meet at the usual places of holding elections, in their respective townships.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of J. G. Kennedy, deceased.

2000 Chickens & Turkeys WANTED, for which I will pay the market price in CASH if delivered at my house in Carrollton, next door below the Picayune office.

Sheriff's Sale. Rathbone & Co. vs. H. Riley & Co.—Presented to the court of common pleas of Carroll county, Ohio, and to me directed, I shall expose to public sale, at the door of the court house in said county on the 4th day of October, 1852, between the hours of ten o'clock A. M. and 4 o'clock P. M., the following real estate situated in the town of Leesburgh, in said county, with the improvements thereon, to wit: the east part of lot number 64 on Main street. Appraised at \$200.— Terms cash.

Sheriff's Sale. Hans Wilson vs. Hugh B. Swearer.—Pursuant to the command of an execution issued from the court of common pleas of Carroll county, Ohio, and to me directed, I will offer at public sale, at the court house in said county on the 4th day of October, A. D. 1852, between the hours of ten o'clock A. M. and 4 o'clock P. M., the following real estate with the improvements thereon, consisting of ten and one-half acres, situate in the town of Leesburgh in said county, to wit: town lots number 52 & 53. Appraised at \$400.— Terms cash.

Executors' Notice. On the 4th day of October A. D. 1852, at 12 o'clock M., at the door of the Court House in the town of Carrollton, will be sold to the highest bidder the following real estate, as the property of Rodolph Cook, dec'd, to wit: the south-east quarter of section 12 in township 15 of range 6, containing 12 1/2 acres, more or less, sold off the north-east corner of said quarter. Also the south-west quarter of section 12, township 15 of range 6, situate in Carroll county, Ohio, being the lands of which said Cook died seized. Appraised at \$4,500.

SELECT SCHOOL. The subscriber would inform the citizens of Carrollton that he will open, by the 4th of October, with a limited number of pupils, a Select School, in which it is proposed to teach the ordinary branches of education, also Mathematics, with their applications, the Latin, Greek and German Classics, &c. Experience in teaching for a number of years, he trusts, will enable him to do ample justice to those committed to his care.

5000 CHALLENGE. WHATEVER CONCERNS the health and happiness of a people is at all times of the most valuable importance. I take it for granted that every person will do all in their power, to save the lives of their children, and that every person will endeavor to promote their own health at all sacrifices.

THE TAPE WORM! This is the most difficult Worm to destroy of all that infest the human system. It grows to an almost indefinite length, becoming so coiled and fastened in the Intestines and Stomach, as to affect the health so early as to cause St. Vitus Dance, Fits, &c., that these ailments seldom if ever except that it is Tape Worms, loquacious them to an early grave.

Hobensack's Liver Pills. No part of the system is more liable to disease than the LIVER, it serving as a filterer to purify the blood, or giving the proper secretion to the bile; so that any wrong action of the Liver affects the other important parts of the system, and results variously, in Liver Complaint, Jaundice, Dyspepsia, &c. We should, therefore, watch ever symptom that might indicate a wrong action of the Liver. These Pills being composed of ROOTS & PLANTS furnished by nature to heal the sick; namely, 1st, AN EXPECTORANT, which augments the secretion from the pulmonary membrane or promotes the discharge of secreted matter. 2nd, AN ALTERNATIVE, which changes in some inexplicable and insensible manner the certain morbid action of the system. 3d, A TONIC, which gives tone and strength to the nervous system, renewing health and vigor to all parts of the body. 4th, A CATHARTIC, which acts in perfect harmony with the other ingredients, and operating on the Bowels, and expelling the whole mass of corrupt and vitiated matter, and purifying the Blood, which destroys disease and restores health.

TO REMEDIES. You will find these pills an invaluable medicine in many complaints to which you are subject. In obstructions either total or partial, they have been found of inestimable benefit, restoring their functional arrangements to a healthy action, purifying the blood and other fluids so effectually to put to flight all complaints which may arise from female irregularities, as headache, giddiness, dimness of sight, pain in the side, back, &c.

AGENTS. C. A. Boegel, Carrollton; Wm. Waters, Harlem; Wm. Curran, Perryville; J. Hibberd & Co., Kilgore; S. A. Highland, New Harrisburgh; Geo. Ar buckle, Malvern; Hull & Buss, Ouedia; C. C. Manfull, Augusta; Dr. Jas. Cotter, New Hagerstown; Amos Carr, Leesburgh; J. Millisack, do.; J. Newell, Leydellville; J. Wellou, Palomo.

Notice. Is hereby given that the undersigned has been appointed Administrator of the estate of William McLintock, late of Carroll county, deceased.

Notice. Is hereby given that the undersigned has been appointed Administrator of the estate of William McLintock, late of Carroll county, deceased.

Notice. Is hereby given that the undersigned has been appointed Administrator of the estate of William McLintock, late of Carroll county, deceased.

Notice. Is hereby given that the undersigned has been appointed Administrator of the estate of William McLintock, late of Carroll county, deceased.

Notice. Is hereby given that the undersigned has been appointed Administrator of the estate of William McLintock, late of Carroll county, deceased.

Notice. Is hereby given that the undersigned has been appointed Administrator of the estate of William McLintock, late of Carroll county, deceased.

Notice. Is hereby given that the undersigned has been appointed Administrator of the estate of William McLintock, late of Carroll county, deceased.

Notice. Is hereby given that the undersigned has been appointed Administrator of the estate of William McLintock, late of Carroll county, deceased.

Notice. Is hereby given that the undersigned has been appointed Administrator of the estate of William McLintock, late of Carroll county, deceased.

Notice. Is hereby given that the undersigned has been appointed Administrator of the estate of William McLintock, late of Carroll county, deceased.

Notice. Is hereby given that the undersigned has been appointed Administrator of the estate of William McLintock, late of Carroll county, deceased.

NEW BOOK FOR THE PEOPLE! THE LIFE OF WM. H. HARRISON—By H. Montgomery, Esq., author of the Life of General Z. Taylor, &c. of which some 25,000 copies have been already sold. This book will contain over 400 pages, with illustrations, and a beautiful Steel Portrait of the General. The literary merit of the work will be of a high order, the Author having taken several years in gathering reliable information, which will be offered to the public in an attractive form, and in a moderate price. The work will be ready by the first of July next.

3000 Colored Carpet Yarn received and for sale by CUMMINGS & BRACKIN, Carrollton, July 16th, 1852.

Relief for the Afflicted. Genesee Liniment. Prepared upon the most scientific principle, and in strict accordance with the laws of chemical affinity, forming a remedy better calculated to permanently cure the following diseases than any other ever yet discovered.

Denistry! A. W. & W. F. SEMPLER. Resident Dentists of Steubenville, tender their professional services to the citizens of Carrollton, in all matters pertaining to Teeth. Dr. Sempler has been long known in this community as the Oldest Practitioner in Eastern Ohio, and is now prepared to insert teeth in Whole or Part of Sets, with or without Artificial Gums; also upon Atmospheric Pressure, or any other method that may be desired, and all work will be got up neatly and elegantly, with a view to Utility, Comfort and Elegance that cannot be surpassed.

Notice. To Jacob Swaney, Rebecca Keator, John Houseman, assignee of Rosanna Keator, intermarried with William Koutz, Margaret Menden, intermarried with William Mudden Samuel Swaney, Elizabeth Johnston, intermarried with William Johnston, Nancy Johnston, intermarried with Jacob Johnston, and Eleanor Swaney, widow of Daniel Swaney, dec'd.

Notice. The undersigned demands that partition be made of the said premises as follows: To the undersigned two undivided ninth parts, and to each of the other parties one undivided ninth part of said land, which Daniel Swaney died seized, and to Eleanor Swaney, dower in the whole.

Notice. Run away from the subscriber on the 13th inst., James Ruppel, a bound apprentice. Said apprentice is about nineteen years of age. I hereby warn all persons from harboring said apprentice, or trusting him on my account, as I will not be responsible, but will give the above reward to any person delivering him to me, but no thanks for their trouble. HEZEKIAH PYLE, Orange township, July 23, 1852.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of William Hardesty, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Notice. Is hereby given that the undersigned has been appointed and qualified as Administrator of the estate of Cornelius Brackin, late of Carroll county, deceased. Those indebted to said estate will make immediate payment, and those having claims against said estate will present them legally proven within one year from this date.

Table with columns for Township, County, and Total. Lists Loudon, Lee, Fox, East, Augusta, Washington, Centre, Perry, Union, Harrison, Brown, Rose, Monroe, Orange, and Perry.

Table with columns for County, Township, and Total. Lists Loudon, Lee, Fox, East, Augusta, Washington, Centre, Perry, Union, Harrison, Brown, Rose, Monroe, Orange, and Perry.

Personal property belonging to the estate of Joseph G. Kennedy deceased, consisting of a large and excellent assortment of merchandise, such as cloths, cassimeres, cossinets, silks, bleached and brown muslins, flannels, calicoes, hardware, boots and shoes, besides a great variety of articles usually kept and sold by western merchants, which will be sold at retail or at near the store house of deceased, in Carrollton, on Friday the first day of October, next, commencing at ten o'clock in the forenoon, and will continue from day to day thereafter until the property is all sold.

Personal property belonging to the estate of Joseph G. Kennedy deceased, consisting of a large and excellent assortment of merchandise, such as cloths, cassimeres, cossinets, silks, bleached and brown muslins, flannels, calicoes, hardware, boots and shoes, besides a great variety of articles usually kept and sold by western merchants, which will be sold at retail or at near the store house of deceased, in Carrollton, on Friday the first day of October, next, commencing at ten o'clock in the forenoon, and will continue from day to day thereafter until the property is all sold.

Personal property belonging to the estate of Joseph G. Kennedy deceased, consisting of a large and excellent assortment of merchandise, such as cloths, cassimeres, cossinets, silks, bleached and brown muslins, flannels, calicoes, hardware, boots and shoes, besides a great variety of articles usually kept and sold by western merchants, which will be sold at retail or at near the store house of deceased, in Carrollton, on Friday the first day of October, next, commencing at ten o'clock in the forenoon, and will continue from day to day thereafter until the property is all sold.

Personal property belonging to the estate of Joseph G. Kennedy deceased, consisting of a large and excellent assortment of merchandise, such as cloths, cassimeres, cossinets, silks, bleached and brown muslins, flannels, calicoes, hardware, boots and shoes, besides a great variety of articles usually kept and sold by western merchants, which will be sold at retail or at near the store house of deceased, in Carrollton, on Friday the first day of October, next, commencing at ten o'clock in the forenoon, and will continue from day to day thereafter until the property is all sold.