

Cruc Northernner.

PAW PAW, MICHIGAN, FEB 16, 1877.

The Evangelical Messenger remarks that the devil is more afraid of women preachers than the Presbyterians are.

The Mountain City Banking Company, of Pottsville, Penn., announced a suspension on the 10th inst., and as a consequence great excitement prevailed. The following card was displayed on the door of the bank:

"In consequence of a large withdrawal of deposits during the past month, the directors of the bank deem it their duty to suspend. They feel confident that there will be no loss to the depositors—time only being required to convert the assets.

The close imprisonment and ill-treatment of the Louisiana Returning Board is beginning to call out protests from the people. The following spirited dispatch was sent from Havana, Ill., on Friday last:

"To William R. Morrison, Chairman of the Louisiana Congressional Committee, Washington: The brutal acts of your committee in remanding Wells and Anderson to a Louisiana prison against the advice of Randall in keeping with your acts at Andersonville."

The forbearance, kindness and fairness of the Confederate Democracy in the South as shown by the crushing of teeth against the atrocious acts of Florida who testified before the United States Senate investigating committee as follows: "The State Senate stood 12 Republicans to 12 Democrats, and Johnson, a Republican Senator, was selected because his district was a close one, and deliberately murdered for the purpose of giving the Democrats the ascendancy in that branch of the Legislature.

The evidence against Richard, the assassin, was clear, connected, and amounted to a certainty of mathematical demonstration, and yet the jury refused to convict him. The moment he was arrested the whole Democratic bar of Jacksonville, and nearly every Democratic lawyer in the State, volunteered their services in his defense, while every effort was made to bring the traitors to throw the officers of justice off the track and facilitate the escape of the murderer. For telling the truth against these murderers and assassins, the Tilden Democracy in the Florida Legislature are moving heaven and earth to have Judge Archibald impeached. Of course, a man can say just what he wishes in that "land of the myrtle and the vine," but the Confederate consequences which come afterwards are not pleasant to endure.—Lansing Republican.

The alleged miraculous cure, in answer to prayer, of Mrs. Janette M. Robinson, of Chicago, is still causing much discussion in that city. A late issue of the Chicago Tribune contains a statement in which it is explained that Mrs. Robinson had suffered from two falls, the first in 1865, and that it was at that time that she went to St. Luke's Hospital, and was discharged as cured. It was in 1867 that she had a fall from a street car, which caused the paralysis which she claims lasted until cured, in answer to prayer. She also denies the assertions of the physician and female detective who declared that she was feigning paralysis in order to secure damages from the street car company, and promises to make a full statement in a few days, as soon as she can hear from people in the east who know of her cure, and can vouch for all the attendant circumstances.

This is the story, in brief, that is just now traveling in "seven league boots," and which credulous and fondling people are asked to believe as true. The Chicago Tribune of Feb. 13, on the 7th page, contains a most thorough exposure of the whole story, showing it to be a fabrication throughout. The Tribune expose concludes thus:

The Mrs. Jeannette M. Robinson who says she was miraculously cured in 1874, is the mother of Hank Davis, and testified on his trial. She then swore her name was Mary Davis: she now says it is Jeannette M. Robinson. She testifies that she attended to her mother during six months of 1870, they two constituting the family; she stated to the reporter that she was speechless and paralyzed. Said she to a reporter, "For three and a half years from August, 1867, to the time when the accident happened, my jaws were firmly set, and I could communicate with others only by writing on a slate." The only way that she could take any nourishment was by prying the jaws open with an ivory stick, inserting wedges of cork, and then giving liquid food. Yet in 1870 she attended her son. She swore on the trial that she lived here up to the time of the great fire: she told the reporter that in August, 1871, she went to 1099, near Rockwood, N. Y. She swore on her examination that she was in Buffalo in '72, '73, '74 and '75; she told the reporter that she went to Riga in 1871, and was cured there in 1871. She now refuses to answer questions on these points. Either she swore falsely in court, or she told untruths to the reporters, and either indicate that she is hardly the person who is credited to a miraculous interposition.

The Chicago Post of the 12th inst., in an editorial article commented on the late order of Pope Pius of Rome, says: A New York paper asserts that Pope Pius has written an official letter to the Catholic Cardinal, Archbishops and Bishops of this country, setting the seal of his condemnation upon our Public School system. If this be true, His Holiness might be in better business. In the first place he is at war with the "Monroe doctrine," a fundamental principle in our politics, which denounces any interference by foreign potentates with the policy or practice of American States. In the second place he sets himself against perhaps the most characteristic of our institutions, and one in the support of which intelligent men of all parties, cordially unite. In the third place, he is going outside of his prerogatives as a Spiritual prince. He has nothing to do with the politics of this country. His temporal authority, even in Catholic Italy, has been taken from him. In America the people make the laws and name the officers to execute them. Can Pope Pius be ignorant of that fact? The Government does not undertake to run the churches, and it is very certain that churches will not be allowed to run the Government. So far as the public schools and general education is concerned, nine-tenths of our people believe in them as useful and necessary adjuncts to a Republican form of government. If Pope Pius differs, he has that right. But if he thinks to use his spiritual power in such a way as to make his difference of opinion effectual in shutting up the schools of the United States, he is not led by "inspiration" to any alarming extent, at least in this matter. He might as well issue a bull against a comet. The better class of Catholics will not agree with him, and the entire force of Protestantism will rise up to oppose him. Pope Pius once talked of visiting the United States. If he were not so old, it would be well for him to do so. Six months spent in examining the institutions and people of America would give him new and valuable views of the proper style of encyclical to send to this part of the New World. Neither an almanac nor an encyclical calculated for the latitude of Rome will answer for the Republic of the United States.

FOR Clocks Jewellery Watches ELGIN WATCHES GO TO WELCHOR & CO'S.

Who have a Fine Stock of all grades, from the Finest down to good, serviceable, Rolled Plate and Plated Goods, at the Lowest Prices consistent with a living margin.

REPAIRING. And have just procured some improved and Expensive Tools and Lathes especially adapted for that branch of their business.

Satisfaction Guaranteed. Before making your purchases call and examine our Goods and Prices.

PERUVIAN SYRUP Will Cure Dyspepsia, Fever and Ague, Bilious Remittent Fever, Liver Complaint, Dropsy Chronic Diarrhoea, Bolls, Nervous Affections, Chills and Fever, Humors, Loss of Constitutional Vigor, Diseases of the Kidneys, Female Complaints, and all Diseases Originating in a Bad State of the Blood, or Accompanied by Debility, or a Low State of the System.

THE PERUVIAN SYRUP. From LEWIS JOHNSON, M. D., of Horton. My experience of the Peruvian Syrup satisfies me that it is a valuable remedy for diseases usually classed under the general term of Dyspepsia, Nervous Debility and Neuralgia. I have also found it useful in rheumatic affections and Hemorrhage of the Lungs.

From S. H. KENDALL, M. D., of Boston. I was for many years afflicted with Liver Complaint, of which I was cured by the use of Peruvian Syrup, and have enjoyed perfect health ever since.

From W. R. CHISHOLM, M. D., of New Bedford. I have employed the Peruvian Syrup successfully in cases of Dyspepsia, Chronic Diarrhoea, Nervous Debility, Neuralgia, Erysipelas, Bolls, and diseases of the skin; also, Chlorosis, Leucorrhoea, Prolapsus Uteri, and in Female Complaints generally.

From Rev. GERDON ROBINS, of Hartford, Conn., of the Baptist Denomination. Dear Sir: It is a duty owe to you and to the public at present as I think, the medical use of the Peruvian Syrup is a safe and powerful remedy in those various manifestations of disease consequent upon disordered digestion.

From Rev. JOHN GREGORY, Pastor of the Wesleyan Methodist Church at Pittsfield, Pa. My dear Sir: Having at various times personally, and in my own and other families, tested the great value of the medicine called Peruvian Syrup or Peruvian Solution of Protoxide of Iron, I most cheerfully recommend it, especially to those who are suffering from dyspeptic and nervous disorders, as a reliable and powerful alternative. It is I think the most valuable and powerful of all the medicinal features of alcoholic remedies. It is a most efficient auxiliary to the temperance cause. One of the greatest hindrances to the temperance reform at present is, as I think, the medical use of alcoholic stimulants. Whatever may be argued as to their necessity in certain cases, we have, in the Peruvian Syrup, a safe and efficient substitute for those dangerous remedies. This testimony is given unhesitatingly, with the hope that some who are not yet acquainted with the valuable properties of the medicine may be induced to give it a trial.

SHERMAN & SELLICK. DRY GOODS! Fall Opening, 1876.

We have now in Stock Fresh Lines of all the Latest and most Fashionable DRESS FABRICS, Comprising the choicest shades of Blue, Myrtle, Green, Prune, Brown, and Smoke.

Special Bargains. In Cashmeres and Brilliantines. Below we mention a few of the Rare BARGAINS.

25 pieces good Black Cashmere for 75 cents, worth \$1.00. 40 pieces Black Brilliantines, very heavy quality, and good Guster for 50 cents. Extensive Assortment of Trimmings in Laces, Fringes, Velvets &c.

READY MADE CLOTHING. Department is now in full blast. Young men can fit themselves for any position. "Leud" and "Modest" styles in Plaid from \$5.00 to \$20.00 per suit. A good stylish Plaid suit for \$7.00. Bargains in Overcoats.

Boots & Shoes. In endless variety, and still they come. Remember, we never allow ourselves to be undersold, and invariably mark our goods down to the very lowest possible prices.

Sherman & Sellick. E. G. BUTLER, Dealer in Groceries, Provisions and Feed. CROCKERY and GLASS-WARE, at Butler's Old Stand, on Calumet Street, Paw Paw. Quality Good. Prices Low.

E. G. Butler. PYLE'S O.K. SOAP The Champion WASHES & BLEACHERS In HARD or SOFT Water. Nobody will want the soft, sticky, unprofitable, Yellow Soap, after using PYLE'S O.K. Saleratus.

TO CONSUMPTIVES. The advertiser, having been permanently cured of that dread disease—Consumption—by a simple remedy, is anxious to make known to his fellow sufferers the means of cure. To all who desire it he will send a copy of the prescription used—free of charge—with the directions for preparing and using the same, which they will find a Sure Cure for Consumption, Asthma, Bronchitis, &c.

ENGLISH for Printers. News, Book and Job Inks, all warranted of Superior Quality. No cheap or inferior grades of Ink made by us. EXCELSIOR PRINTING INK CO., MANUFACTURERS, (Formerly of London, England), 144 & 146 MONROE ST., CHICAGO, And 13 Barclay Street, New York.

Ayer's Hair Vigor, For restoring Gray Hair to its natural Vitality and Color.

A dressing which is at once agreeable, healthy, and effectual for preserving the hair. Faded or gray hair is soon restored to its original color, with the gloss and freshness of youth.

HAIR DRESSING, nothing else can be found so desirable. Containing neither oil nor dye, it does not soil white cambric, and yet lasts long on the hair, giving it a rich, glossy lustre and a grateful perfume.

Prepared by Dr. J. C. Ayer & Co., Lowell, Mass. Dr. E. A. CURTIS TREATS ALL CHRONIC DISEASES OF THE Throat, Lungs, Heart, Liver, Stomach, Bowels, Kidneys, and Bladder.

Female Weakness, Cancer, Epilepsy, Fever Sore, Nervous Weakness, Scrophulous, Asthma, Catarrh, Bronchitis, Dyspepsia, &c.

MORTGAGE SALE. Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by Lewis Bowman and Nancy Bowman, his wife, of Almena, Van Buren County, Michigan, to Ebenezer Barringer, of the same place, bearing date the 29th day of March, 1872, and recorded in the office of the Register of Deeds for the county of Van Buren, on the 29th day of March, 1872, in book 361, on page 361, upon which mortgage there is claimed to be due at the date of this notice the sum of five hundred and ninety one dollars (\$591.00), and no suit or proceedings at law having been instituted to recover the same or any part thereof, Notice is therefore hereby given that on Tuesday, the first day of May next, at eleven o'clock in the forenoon, I shall sell at public auction, to the highest bidder,—sale to take place at the front door of the Van Buren County Court House, in the village of Paw Paw, Van Buren county and state of Michigan,—the premises described in said mortgage,—or so much thereof as shall be necessary to satisfy the amount due on said mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, to be paid in cash, on the day of sale.

MORTGAGE SALE. Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by Joseph H. Lison, and Rosetta J. Lison, his wife, of Van Buren county, in the state of Michigan, to George L. Hyalop, of the same place, bearing date the twenty second day of April, A. D. 1876, in book 100, on page 124, upon which mortgage there is claimed to be due at the date of this notice the sum of five hundred and ninety one dollars (\$591.00), and no suit or proceedings at law having been instituted to recover the same or any part thereof, Notice is therefore hereby given that on Tuesday, the first day of May next, at eleven o'clock in the forenoon, I shall sell at public auction, to the highest bidder,—sale to take place at the front door of the Van Buren County Court House, in the village of Paw Paw, Van Buren county and state of Michigan,—the premises described in said mortgage,—or so much thereof as shall be necessary to satisfy the amount due on said mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, to be paid in cash, on the day of sale.

STATE OF MICHIGAN, COUNTY OF VAN BUREN. At a session of the Probate Court for the county of Van Buren, holden at the Probate Office in the village of Paw Paw, on Saturday, the 27th day of January, in the year one thousand eight hundred and seventy seven: Present Alfred J. Mills, Judge of Probate. In the matter of the estate of Cora Perrin and Orr Perrin, minors. On reading and filing the petition, duly verified, of Rebecca Perrin, guardian of said minors, praying for the appointment of a guardian to sell the land of said minors, described in said petition, thereupon it is ordered that Monday, the twelfth day of March, 1877, at 10 o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the Probate Office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petition should not be granted. And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northernner, a newspaper printed and circulating in said county of Van Buren for three successive weeks at least previous to said day of hearing.

STATE OF MICHIGAN, COUNTY OF VAN BUREN. At a session of the Probate Court for the county of Van Buren, holden at the Probate Office in the village of Paw Paw, on Monday, the 29th day of January, in the year one thousand eight hundred and seventy seven: Present Alfred J. Mills, Judge of Probate. In the matter of the estate of Thomas C. Benton, deceased. On reading and filing the petition, duly verified, of Wells W. White, praying that administration of said estate may be granted to Emory C. Briggs, or some other suitable person, thereupon it is ordered that Monday, the 26th day of February, 1877, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and that all persons interested in said estate are required to appear at a session of said Court, then to be holden at the Probate Office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northernner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

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CROCKERY, CROCKERIES, Wall Paper and Cutlery.

The Largest and Best selected Stock in Van Buren County, which I will sell at RED ROCK PRICES FOR CASH. Come in and examine my stock and be convinced that I mean business. C. E. MATTHEWS, (Successor to Matthews & Hutchins.) 1169 1/2 One door East of First National Bank.

MORTGAGE SALE. Default having been made in the payment of a certain indenture of mortgage bearing date the 1st day of August, A. D. 1874, executed by Casper Dunham and his wife Jane C. Dunham, of the township of Waverly, Van Buren county, state of Michigan, to William B. Hawkins, of Paw Paw, Michigan, and recorded in the office of the Register of Deeds for Van Buren county, state of Michigan, in book No. 5, on page 484, on the 22d day of August, A. D. 1871, and the amount claimed to be due thereon at the date of this notice being twelve hundred and seventy four dollars and sixty five cents (\$1,274.65) including an attorney fee of twenty five dollars provided for in said mortgage, and no suit or proceedings at law or in equity having been instituted to recover the amount now due and unpaid, or any part thereof, Now, notice is hereby given that by virtue of a power of sale contained in said mortgage there will be sold at public auction, to the highest bidder, on Saturday, the tenth day of March, A. D. 1877, at the front door of the court house, in the village of Paw Paw, Van Buren county, state of Michigan, at twelve o'clock at noon of said day, the following described lands lying and being in the township of Waverly, Van Buren county, state of Michigan, known and described as follows, to-wit: The north east quarter of section 10, in township one—1—south of range seventeen—17—west, containing eighty acres of land, and the south half of the north half of the south east quarter, all on section four in said township of Waverly, being town two south of range fourteen west.

MORTGAGE SALE. Default having been made in the payment of a certain sum of money secured by the payment of an indenture of mortgage bearing date the seventeenth day of November, A. D. 1874, executed and delivered by H. A. Young and Luanda E. Young, his wife, of the township of Columbia, county of Van Buren and state of Michigan, to Eugene Cooley of Cheboygan, Michigan county and state aforesaid, which said mortgage was duly recorded in the office of the Register of Deeds in and for the county of Van Buren, on the eleventh day of December, A. D. 1874, in book 12 of mortgages, at page 127, and which said mortgage was, on the tenth day of December, A. D. 1874, duly assigned by the said Eugene Cooley to Horace B. Peck, of Allegan, Allegan county and state aforesaid, and which said assignment was duly recorded in said Register's office on the sixth day of December, A. D. 1874, in book 18 of mortgages, on page 76, and on which said mortgage there is claimed to be due at the date of this notice the sum of forty eight dollars and ninety cents (\$48.90), plus interest, and also fifteen dollars (\$15.00) attorney fee, specified in said mortgage to be paid in case any proceedings be taken to foreclose the same; and no proceedings at law or in equity having been instituted to recover the sum so remaining due and secured as aforesaid, or any part thereof, Notice is therefore given that by virtue of a power of sale in said mortgage contained, and in pursuance of the statute in such case made and provided, the lands and premises described in said mortgage, or so much thereof as may be necessary, will be sold at public auction, to the highest bidder, at the front door of the court house, in the village of Paw Paw, Van Buren county and state of Michigan, on Saturday, the seventeenth [17th] day of March, A. D. 1877, at ten o'clock in the forenoon of that day, (said court house being the place of holding Circuit Court for said county of Van Buren,) to pay the amount due on said mortgage, and the costs of this foreclosure allowed by law, including an attorney fee in said mortgage mentioned of fifteen dollars. [15\$315.] Dated December eleventh [11th] A. D. 1876. BENJAMIN BURNES, Att'y for Assignee.

MORTGAGE SALE. Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by Lewis Bowman and Nancy Bowman, his wife, of Almena, Van Buren County, Michigan, to Ebenezer Barringer, of the same place, bearing date the 29th day of March, 1872, and recorded in the office of the Register of Deeds for the county of Van Buren, on the 29th day of March, 1872, in book 361, on page 361, upon which mortgage there is claimed to be due at the date of this notice the sum of seven hundred and eighty eight dollars and eight cents (\$788.8), and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given that on Tuesday, the first day of May next, at eleven o'clock in the forenoon, I shall sell at public auction, to the highest bidder,—sale to take place at the front door of the Van Buren County Court House, in the township of Paw Paw, Van Buren county and state of Michigan,—the premises described in said mortgage,—or so much thereof as shall be necessary to satisfy the amount due on such mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, to be paid in cash, on the day of sale.

MORTGAGE SALE. Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by John M. West and Mercy West, his wife, of Van Buren county in the state of Michigan, to Ira Daverport, of the state of New York, bearing date the 1st day of May, A. D. 1876, and recorded in the office of the Register of Deeds for the county of Van Buren in said state of Michigan, on the 29th day of January, in the year one thousand eight hundred and seventy seven: Present Alfred J. Mills, Judge of Probate. In the matter of the estate of Thomas C. Benton, deceased. On reading and filing the petition, duly verified, of Wells W. White, praying that administration of said estate may be granted to Emory C. Briggs, or some other suitable person, thereupon it is ordered that Monday, the 26th day of February, 1877, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and that all persons interested in said estate are required to appear at a session of said Court, then to be holden at the Probate Office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northernner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

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MORTGAGE SALE. Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by John M. West and Mercy West, his wife, of Van Buren county in the state of Michigan, to Ira Daverport, of the state of New York, bearing date the 1st day of May, A. D. 1876, and recorded in the office of the Register of Deeds for the county of Van Buren in said state of Michigan, on the 29th day of January, in the year one thousand eight hundred and seventy seven: Present Alfred J. Mills, Judge of Probate. In the matter of the estate of Thomas C. Benton, deceased. On reading and filing the petition, duly verified, of Wells W. White, praying that administration of said estate may be granted to Emory C. Briggs, or some other suitable person, thereupon it is ordered that Monday, the 26th day of February, 1877, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and that all persons interested in said estate are required to appear at a session of said Court, then to be holden at the Probate Office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northernner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

MORTGAGE SALE. Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by Foster I. Parks and Louisa Parks, his wife, and W. H. Thompson and Lucy Thompson, his wife, all of South Haven, in the county of Van Buren and state of Michigan, to Rufus M. A. Barstow, of Burlington, in the county of Chittenden and state of Vermont, bearing date the seventh day of January, A. D. 1876, and recorded in the office of the Register of Deeds for the county of Van Buren in said state of Michigan, on the fourteenth day of January, A. D. 1876, in book 688, upon which mortgage there is claimed to be due at the date of this notice the sum of eleven hundred and sixty five dollars and sixty eight cents, \$1,165.68; and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given that on the twentieth day of February next, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder,—sale to take place at the front door of the Van Buren County Court House, in the township of Paw Paw,—the premises described in said mortgage,—or so much thereof as shall be necessary to satisfy the amount due on such mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, to be paid in cash, on the day of sale.

MORTGAGE SALE. Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by Albert C. Gay, of the state of New York, to Thomas J. Reed, of Albion, in said state, bearing date the eleventh day of March, A. D. one thousand eight hundred and forty four, and recorded in the office of the Register of Deeds for the county of Van Buren, state of Michigan, in book 17 of mortgages, on page forty four; which said mortgage was duly assigned on the fifth day of November, eighteen hundred and seventy four, by the said Thomas J. Reed to Nelson H. Nelson, of the same place, which said assignment was recorded in the Van Buren county Register's office, December twenty seventh, eighteen hundred and seventy four, in book 9 of mortgages, on page two hundred and sixty seven, upon which mortgage there is claimed to be due at the date of this notice the sum of one hundred and seven dollars and forty seven cents, and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given that on the third day of March, A. D. 1877, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder, at the front door of the Van Buren county court house, in the village of Paw Paw, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the same, with the costs allowed by law: that is to say, the following piece or parcel of land situated in Van Buren county, Michigan, viz: The north east quarter of the south east quarter of section number thirty five, in township number two south of range sixteen west, and containing forty acres of land, more or less. [113213] Dated December 6, 1876. NELSON H. NELSON, Assignee. E. DUBKER, Att'y for Assignee.

MORTGAGE SALE. Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by Foster I. Parks and Louisa Parks, his wife, of South Haven, in the county of Van Buren and state of Michigan, to Rufus M. A. Barstow, of Burlington, in the county of Chittenden and state of Vermont, bearing date the first day of July, A. D. eighteen hundred and seventy-four, and recorded in the office of the Register of Deeds for the county of Van Buren in said state of Michigan, on the sixteenth day of July, A. D. eighteen hundred and seventy-four, in book 6 of mortgages, on page 21, upon which mortgage there is claimed to be due at the date of this notice the sum of six hundred and fifty three dollars and thirty four cents, (\$653.34), and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given that on the twentieth day of February next, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder,—sale to take place at the front door of the Van Buren County court house, in the township of Paw Paw,—the premises described in said mortgage,—or so much thereof as shall be necessary to satisfy the amount due on such mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, to be paid therefor,—that is to say, the following piece or parcel of land situated in Van Buren county in the state of Michigan, viz: The north half of the north east quarter of section twenty four—24—in town one—1—south of range seventeen—17—west, containing eighty acres of land according to the United States survey thereof. [113213] Dated December 6, 1876. NELSON H. NELSON, Assignee. E. DUBKER, Att'y for Assignee.

MORTGAGE SALE. Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by Foster I. Parks and Louisa Parks, his wife, of South Haven, in the county of Van Buren and state of Michigan, to Rufus M. A. Barstow, of Burlington, in the county of Chittenden and state of Vermont, bearing date the first day of July, A. D. eighteen hundred and seventy-four, and recorded in the office of the Register of Deeds for the county of Van Buren in said state of Michigan, on the sixteenth day of July, A. D. eighteen hundred and seventy-four, in book 6 of mortgages, on page 21, upon which mortgage there is claimed to be due at the date of this notice the sum of six hundred and fifty three dollars and thirty four cents, (\$653.34), and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given that on the twentieth day of February next, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder,—sale to take place at the front door of the Van Buren County court house, in the township of Paw Paw,—the premises described in said mortgage,—or so much thereof as shall be necessary to satisfy the amount due on such mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, to be paid therefor,—that is to say, the following piece or parcel of land situated in Van Buren county in the state of Michigan, viz: The north half of the north east quarter of section twenty four—24—in town one—1—south of range seventeen—17—west, containing eighty acres of land according to the United States survey thereof. [113213] Dated December 6, 1876. NELSON H. NELSON, Assignee. E. DUBKER, Att'y for Assignee.

MORTGAGE SALE. Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by Lewis Bowman and Nancy Bowman, his wife, of Almena, Van Buren County, Michigan, to Ebenezer Barringer, of the same place, bearing date the 29th day of March, 1872, and recorded in the office of the Register of Deeds for the county of Van Buren, on the 29th day of March, 1872, in book 361, on page 361, upon which mortgage there is claimed to be due at the date of this notice the sum of seven hundred and eighty eight dollars and eight cents (\$788.8), and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given that on Tuesday, the first day of May next, at eleven o'clock in the forenoon, I shall sell at public auction, to the highest bidder,—sale to take place at the front door of the Van Buren County Court House, in the township of Paw Paw, Van Buren county and state of Michigan,—the premises described in said mortgage,—or so much thereof as shall be necessary to satisfy the amount due on such mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, to be paid in cash, on the day of sale.

STATE OF MICHIGAN, COUNTY OF VAN BUREN. At a session of the Probate Court for the county of Van Buren, holden at the Probate Office in the village of Paw Paw, on Monday, the 22d day of January, in the year one thousand eight hundred and seventy seven: Present Alfred J. Mills, Judge of Probate. In the matter of the estate of Maria A. Murin, minor. On reading and filing the petition, duly verified, of Reuben J. Myers, guardian of said minor, praying for reasons therein set forth, for license to sell the land of said minor described in said petition, thereupon it is ordered, that Saturday, the 24th day of February, 1877, at 10 o'clock in the forenoon, be assigned for the hearing of said petition, and that all persons interested in said estate are required to appear at a session of said Court, then to be holden at the Probate Office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northernner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

STATE OF MICHIGAN, COUNTY OF VAN BUREN. At a session of the Probate Court for the county of Van Buren, holden at the Probate Office in the village of Paw Paw, on Monday, the 22d day of January, in the year one thousand eight hundred and seventy seven: Present Alfred J. Mills, Judge of Probate. In the matter of the estate of Thomas C. Benton, deceased. On reading and filing the petition, duly verified, of Wells W. White, praying that administration of said estate may be granted to Emory C. Briggs, or some other suitable person, thereupon it is ordered that Monday, the 26th day of February, 1877, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and that all persons interested in said estate are required to appear at a session of said Court, then to be holden at the Probate Office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northernner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

STATE OF MICHIGAN, COUNTY OF VAN BUREN. At a session of the Probate Court for the county of Van Buren, holden at the Probate Office in the village of Paw Paw, on Monday, the 22d day of January, in the year one thousand eight hundred and seventy seven: Present Alfred J. Mills, Judge of Probate. In the matter of the estate of Thomas C. Benton, deceased. On reading and filing the petition, duly verified, of Wells W. White, praying that administration of said estate may be granted to Emory C. Briggs, or some other suitable person, thereupon it is ordered that Monday, the 26th day of February, 1877, at ten o'clock in the forenoon, be assigned for the hearing