

should not be sold - and showed upon hearing the  
 the examination of the alleged assets of the said  
 Administration and of the said proceedings of the Court  
 it is found that the personal & estate of the said deceased  
 was insufficient to pay his debts that the whole of  
 the personal estate of the said deceased has been  
 exhausted and applied towards the payment of the said  
 debts that upon due application to and proceedings  
 had before the said Surrogate an order had been  
 heretofore made and a part of the real estate of the  
 said deceased sold as specified and set forth in the said  
 petition of the said Administratrix and that the said  
 sum of two hundred and fifty dollars for which the said  
 lands sold as aforesaid has been faithfully applied and ap-  
 plied towards the payment of the said debts and that it is therefore  
 ordered that a further part or parcel of said real estate for  
 the payment of the debts of the said deceased. It is therefore  
 ordered adj. and directed and the Surrogate by virtue of  
 the power vested in him doth order and direct that he do  
 determine and direct that Healds Executor Adminis-  
 trator of the said do sell at public auction the part  
 of the real estate whereof the said Gideon Seymour  
 said decedent hereinafter mentioned and set forth as the same  
 has been represented and described unto the said Surrogate  
 after giving legal notice thereof and conforming in  
 other respects to the requirements of the Statute in such  
 case made and provided which said real estate  
 or part thereof hereby intended to be sold as aforesaid  
 is described as follows to wit; all that certain  
 piece or parcel of Land situate and being in the  
 Town of Tisbury aforesaid being part of lot number  
 one hundred and four, in the Tenth the Township  
 of Scuba's Patent in the County of the Highway  
 North Twenty one degrees East three chains and Eight  
 one links and one tenth of a link, then South Sixty  
 nine degrees East parallel with the South line of

of said lot three chains and Twenty Eight links then  
 South Twenty one degrees East parallel with the West  
 line of said lot three chains and Eight one links and  
 one tenth of a link to the South line of said lot on  
 Center of the Highway, then along the Highway on  
 South line of said lot North Sixty nine degrees East  
 three chains and Twenty Eight links to the place of  
 Beginning containing an acre and one fortieth  
 part of an acre of Land and it is further ordered  
 that before any deed or deeds are executed for the said  
 premises, or any part thereof the said Administra-  
 trix shall make a return of the proceedings had on  
 this order to the Surrogate of the County of Orange at  
 the Surrogate's office in the Town of Hillsland of said County  
 there to receive the further order of the said Surrogate  
 in the premises. In testimony whereof the said Sur-  
 rogate hath hereunto set his hand and affixed his  
 Seal of office done at the Town of Hillsland in said  
 County the Eleventh day of July in the year of  
 our Lord one thousand eight hundred  
 and Twenty Eight and of our Independence  
 the Fiftieth year.  
 J. H. Hulme -  
 Surrogate

The Surrogate Court held for the County of Orange at the  
 Surrogate's office in the Town of Hillsland in said County  
 the Twenty eighth day of August 1828. Present Joseph  
 Hulme Surrogate  
 In the matter of the estate of Gideon Seymour deceased  
 Report of date in date in this matter nothing for the  
 the proceedings had under the decree of sale made in  
 this matter setting forth the proceedings had under the