THE SUBMARINE EXPLOSION. - Mr. Colt on Saturday made an experiment at no board the "doomed ship" made their gril. The ship moved slowly, in sailmooring place blew up with a grand explosion, which raised the bow of the ressel completely out of the water, and callered her fragments in various direc-10015. It would seem that the explosion mas made a little too soon, as, had the battery, struck the vessei a minute later, the would have been completely destroy-As it was, the experiment was conudered highly satisfactorily.

DEAD.-Professor Sanderson, Professor of the Philadelphia High School, expired in that city on Friday morning. 12th inst.

Frank Johnson, the celebrated colormusician, died of bronchitis, at niladelphia, on Saturday, 11th inst.

WASHINGTONIANS!-There will be a meeting of the Washingtoans of the Borough of Towarda, at the Fire oof, next MONDAY EVENING. The Ladies are invited to attend, and seats ill be provided for them.

REMOVAL.

THE Boot & Shoemaking establishment of S. Hathaway is removed to Warner's stand, one door south of O. D. Bartlett's ore, directly opposite Montanye's. His old mers and others will find him as ready as mal to wait on all who may wish to obtain strate work.

S. HATHAWAY. Towanda, April 22. 1844.

ution for Bridge Managers.

MHE STOCKHOLDERS in the Towanda Bridge are hereby notified that on NDAY, the 6th day of MAY next, an elecwill be held at the Toll House for one Preand six managers. The polls will be n from 2 till 5 o'clock, P. M. ENOS TOMKINS, President.

owanda, April 11th, 1844.

H.C. KELLY. MORNBY AT LAW, TOWANDA, PA.

on the north side of the Public Square, e room recently occupied by D.M.Bull.)

WANDA ACADEMIY

HE friends and patrons of this institution we informed that the Summer Term will the on Monday, the 29th inst.

of tuitinn, per Quarter of 12 weeks. at & Foreign Languages & Drawing, \$5 and Moral and Mental Science, an English branches.

ontingences, 25 cents per quarter. expected that a competent Instructiess

te charge of the Female Department at ocement of the term. CHARLES NASH, Principal.

MOURNED SPECIAL COURT. ADJOURNED SPECIAL COURT will be held in Towards in and for the

of Bradford, on Thursday, the 13th day NE next, at 10 o'clock in the forence trial of the following causes, to wit: Chastelleux vs A. Fairchild, Trespass. Molden vs. Moses Warford, ra Schrader vs. J. Decker et al., ejeetment.

Benight vs. L. M. Palmer, et al. do. AARON CHUBBUCK, Prot. thonotary's Office, May 6, 1844.

BAIRD & SHERWOOD, Wan Pasevete⁶⁵²

W. BAIRD & J. SHERWOOD have opened an office in Troy, Brad. Co. Pa. Il attend to all business of said office, in e of their profession as copartners. J. on will attend punctually at said office and E. W. BAIRD may be consulted me in relation to the business, of the his office in Towarda. 43-6m

TTED ON ACCOUNT, at this ide,/Wheat or Oats, or any kind of Butter, Maple Sugar, &c. &c. &c. 10N YARN, Wicking & Batting on MEANS & CO.

DISSOLUTION.

CE is hereby given, that the firm of ATHAWAY & WILCOX, is this ed by mutual consent. All monies must be paid to S. HATHAWAY, all demands against the firm will be S. HATHAWAY, J. WILCOX.

February 22d, 1844.

ministrator's Notice.

ERSONS indebted to the estate or A: BECKWITH late of Elmira in d Cheming and state of New York notified to make payment and all ^{ning} demands against said estate are resent them duly attested for settle-

the is intended for all persons in this having unsettled business with at the time of his death either in apacity or as connected in partany other person or persons inclu-Ridgbury township by Beckwith, tong, and by Beckwith & Sattertes done by Hector W. Strong in an interest.

L. WEBB Administrator, Bradford Co., Pa., Feb. 6, 1844,

ORSE BILLS. ED on short notice, with a handthe, at this office.

SHERIFF'S SALES.

Weshington of blowing up a ship, in full issued from the court of common pleas of five hundred tons, with his subparine battery. The experiment took at the house of E. Rayneford, in the borough place in the presence of large number of MAY next, at 1 o'clock P. M., the followplace in the property of the p persons were exhibited before the seamen lands of Marcus Loomis; on the east by James Vandyke; on the south by N. Bailey; on the west by Nathaniel Bennett. 'Containing seven acres more or less, half an acre improved, with acres more or less, half an acre improved, with a saw mill thereon erected; the one half of the and in a few minutes after leaving her add in a few minutes after leaving her and turned out by Nehemiah Bailey.

Seized and taken in execution at the suit of John F. Means vs. Nehemiah Bailey.

ALSO-The following piece or parcel of land situate in Franklin township and bounded on the north by lands of Oliver W: Dodge; on the east by William Lyons and others; on the south by Daniel L. Dodge; on the west by Oliver W. Dodge. Containing sixty five acres thirty acres or more improved, with a log house and log barn thereon erected.

Seized and taken in execution at the suit of O. R. Tyler to the use of J. H. & W. B. Hart vs. Daniel Cokely.

ALSO-The following piece or parcel of land situate in Burlington, Bradford County and bounded as follows: beginning at a beach the N. E. corner of the Lyman Dodge lot (so called) on warrant lot no. 1485; thence east on the north line of said warrant lot 108 and 8-10 perches to a post for a corner; thence south one hundred and fifty two and 8-10 perches to a beech: thence north 152 and 8-10 perches to a beech tree, thence north 152 8-10 perches to the beginning. Containing one hundred and fifty two acres and ninety five perches strict measure, with twelve or fifteen acres improved with a framed house, framed barn and saw mill thereon erected.

Seized and taken in execution at the suit of

Joseph Kingsbery Jr. vs. Joseph Riley, ALSO—The following lot of land situate in Ridgbury township and bounded on the north by lands of E. Brown; east by lands of O. P. Coleman; on the south by lands of Wm. Henry; on the west by Pertheson. Containing seventy six acres, thirty acres improved, three log houses and a small orchard thereon.

Seized and taken in execution at the suit of Mark A. Burt vs. Giles J. Mandeville and John Mandeville. ALSO-The following piece or parcel of

land situated in Wyalusing township, bounded on the north by Joseph Ingham deceased, on the east by John Ingham; on the south by John Ingham and Ingham Stone; on the west by William Camp. Containing thirty eight acres about twenty one acres improved, no buil-

Seized and taken in execution at the suit of E. W. Baird vs. DanielM. Beardsley and Jonas Ingham.

ALSO-The following described piece or parcel of land situate in Springfield township and bounded on the north by George Chase west by Austin Smith; south by William Brace and E. Rich; and east by William Brace. Containing eighty seven acres more or less, about thirty acres thereof improved, with a log house thereon.

Seized and taken in execution at the suit of . W. Fassett and Huldah Wakefield, administrators &c., of Chester Wakefield deceased, vs Jacob Newell.

ALSO-The following described piece or parcel of land situate in Ridgbury township, and bounded on the north by Harry Baldwin; on the east by John Brown and others; on the south by Ebenezer Dewy's estate; on the west by Ralph Crum. Containing about seventy acres, with about fifteen acres improved. with a framed house and framed horse shed and small orchard thereon.

Seized and taken in execution at the suit o

Jehial Gregory vs. Silas Baldwin. ALSO-The following piece or parcel of land situate in Litchfield township and bounded as follows: beginning at a pine knot and stones, a rock oak witness N.67° W. 15 links; thence N. 34° W. 100 perches to a white oak sapling for a corner; thence E. 120 perches to a chestnut sapling for a corner; thence N. 24 perches to the south west corner of a reserved lot for Solomon Merrill, a post; thence E. 131 2-10 perches to a post, a corner for Chauncey Parks; thence S. 184 p. to a post on the N. line of David McKinney's lot; thence W. 231 2-10 p. to a post, a white oak, N. 8° W. marked as a witness; thence N. 16 p. to a post S. E. corner of a lot bought by the parties of the first part from Robert Spalding; thence W,150 p. or to a post on the town line between Athens and Litchfield townships: thence N. on said town line 60 p. to a post; thence E. 55 p. or to a corner S. 6 8-10 p. of a lot formerly deeded to Daniel Park; thence N. 6 8-10 p. to said Parks' corner; thence E. 19 p. or to another of said Park's lot or place of beginning; three hundred and twenty seven acres and twenty eight perches more or less.

ALSO-One other lot beginning at a crooked chestnut the south west corner of a lot surved to Daniel Done; thence N. 100 rods to a hemlock sapling; thence E. 80 to a post; thence S. 100 p. to a post and thence W. 80 p. to the beginning. Containing fifty acres more or less and both pieces inclusive containing three hundred and seventy seven acres and twenty eight perches with about ninety acres improved and a framed house and one framed and one log barn and two apple orchards there-

Seized and taken in execution at the suit of Benjamin Lambert to the use of L. H. Sher-

man vs. Charles Chandler. ALSO-the following described 2 lots of land situated in the village of Troy, bounded as follows, wit: On the North by E. Newbury, on the east by the highway, on the west by A. Herrick. Containing one half acre, with a framed waggon shop and blacks mith shop there-

ALSO-Another lot described as follows: On the west by the highway, south by A. Herrick, east by Sugar Creek, north by O. P. Ballard. Containing 3 of an acre with two framed

houses and one framed barn thereon. Seized and taken in execution at the suit of Taylor, Long, and Thomas to the use of White

and Barns vs H. H. Hickock.

ALSO—The following piece or parcel of land situate in Athens township, bounded and described as follows, to wit: On the north by lands of Thomas D. Richman, east by Albert Campbell, on the south by lands of Richard and Mary Caton, and on the West by Horace

Williston. Containing fifty acres one acre improved and a log bouse thereon erected. Seized and taken in execution at the suit of George Fritcher and Martin S. Rogers vs. Jacob

ALSO A lot of land in the borough of To-wands Bradford county, bounded on the east by Main street, on the south by Mrs. Elizabeth Means' land, and land heretofore sold by her to John E. Gieger, on the west by a lot in the possession of M. C. Amout, and on the north by land heretofore sold by Z. & B. Thomas to
Page & Ellsworth, and land now or formerly
of Edward White. Containing half an acre

ALSO—A piece or parcel of land in Pike
tp., bounded north by lands of Major Darling
and Samuel Chaffee, east by lands of Almon

Register's Uffice, Towarda, April 6, 1844.

BOOTS & SHQES, a large assortment at
and Samuel Chaffee, east by lands of Almon

SALSBURY'S.

thereon erected, a building used heretofore as a ten-pin alley, and one shanty.

Seized and taken in execution at the suit of D. F. Barstow vs. Zenas Thomas and Benja-

min Thomas. ALSO—The following piece or parcel of land situated in Ridgbury township and bounded as follows, to wit: On the north west by land of William B. Johnson, on the north east by David Burt and the Covell tract, on the south by lands of John Cummings and James Covell. Containing one hundred and sixty possession right, be the same more or less, ten acres improved with a log house thereon.

Seized and taken in execution at the suit of Edward Covell and Robert Covell, Jr. vs. Jacob

ALSO-A lot or parcel of land situate in Tuscarora township and bounded as follows, to wit: On the south by land of M. C. Mercur, on the east by land in the warrantee name o Peter Lowry, on the north by land of M. C. Mercur, on the west by land in the name of Peter Guinip. Containing fifty acres more or

Seized and taken in execution at the suit of

M.C. Mercur vs. William Dickinson. ALSO.—The following described land situate Burlington and bounded as follows, to wit: On the north by land of J. Hoover, east by lands William Knapp, Polly Rundell, Z. Lane and John Gustin, and on the south by lands of Zephaniah Lane, and on the west by Sugar Creek, and lands of Soper and Wilcox and A. Lane. Containing one hundred and twenty two acres more or less, with about 75 acres improved with two dwelling houses, one double saw mill and one single saw mill, one Grist mill and one framed barn and shed thereon erected.

ALSO-Another piece or parcel of land situate in Burlington and bounded as follows, to wit: Beginning at a beech tree marked for the south west corner of lot No. 66, and south west corner of lot No. 65 of the lands of the Bank of Northumberland so called, thence 105 perches, and 5-10 to a post, thence west 205 perches and 7-10 to a post, thence east 100 perches to the place of beginning. Containing four hundred and thirty one acres more or less it being lots Nos. 77-78-75-70 warrantee lots 147 and 149.

ALSO-One undivided half part of a piece or parcel of land in Burlington township on the south side of the Sugar creek, bounded on the north-on the west by lands of J. Wilcox, on the south by lands of Z. Lane, on the east by John Gustin, and fully described in a deed to Smith and Bacon. Containing ---- acres more or less.

Seized and taken in execution at the suit of Gordon Burnham vs. Asahel Smith.

ALSO-A lot of land situate in Leroy town ship, bounded on the north by lands of John Vaughn, on the west by lands of Sterling Holcomb, on the south by Towanda creek, east by lands of Hugh Holcomb. Containing two hundred acres, be same more or less, with a framed house, wood shed, corn house and three framed barns and a large apple orchard thereon with about one hundred acres improved.

Seized and taken in execution at the suit of O. P. Ballard vs. Sterling Holcomb and Seely Holcomb, and Orison Royse.

ALSO-A piece or parcel of land in Athens tp., bounded north by lands of Doctor Woodruff, west by the heirs of Swain, south by the heirs of John Shepard, east by the Susquehanna river. Containing fifty acres, with a framed house and barn, together with a young orchard of apple trees. Seized and taken in execution at the suit of

Nathaniel C. Harris vs. William Robb. ALSO-A piece or parcel of land situate in Smithfield township, bounded north by lands of Edwin Eames and Salon Weed; east by lands of John Bird; south by lands of David Farnaworth, Sally Wood and John Bird; west by land of Barnard Farnsworth and Isaac Bullock. Containing about one hundred and two acres, with about twenty-eight acres improved, one log house, a new framed barn thereon erected. Seized and taken in execution at the suit of

Titus vs. Warren Eames. ALSO-A lot of land situate in Columbia, and bounded south by lands of Hiram Mason; west by R. S. Wells; north by Simon Johnson and east by Levi Woodard. Containing ninety acres, with thirty acres improved, and a log house and framed barn thereon erected. Seized and taken in execution at the spit of

Taylor and Prince, to the use of P. H & W.H.

O.P.Ballard vs. Charles Mason.

ALSO-A piece or parcel of land in Monroe and Franklin townships, bounded as follows— Beginning at an ash on Towanda creek; there by lands of W.B. Spalding 190 p. to a white pine; thence by land of Samuel Wallis south 50° east 254 p. to spruce; thence by land of Samuel Clark north 19° east 344 p. to a walnut on the bank of said creek : thence up said creek the several courses and distances to the place of beginning. Containing 372 acres, with a framed dwelling house, barn and saw mill thereon and about 40 acres improved. Seized and taken in execution at the suit of

Mason and Smith to the use of J. T. Kirkpatrick & co., vs. Henry B. Myer.

ALSO-The following piece or parcel of land in Athens tp., bounded on the north by the state line; on the east by the Owego road; on the south by S. Spalding; on the west by J. Shepard and others. Containing eighty acres more or less, all improved, one large stone grist mill, a frame tannery, two barns and a framed shed, and four framed houses thereon erected, together with an orchard thereon.

Seized and taken in execution at the suit of Wm. P. Miller and Frederick Fawult, partners &c., vs. Wm. H. Overton, J. C. Jenkins and Charles Jenkins, doing business as Overton, Jenkins & Co.

ALSO-The following piece or parcel of land in Durel tp., bounded on the north by David Benjamin; on the south by John Benjamin and Samuel Gillson 2d. and C. Butler; on the east by land in the possession of S.S.Bradley, and on the west by the heirs of Matthias Hollemback, dec'd. Containing 340 acres more or less, with about 100 acres improved, with two framed houses, one log barn and a small orchard of young apple trees thereon.

Seized and taken in execution at the suit of V.E. Piollet vs. Amos Acla.

ALSO-A piece or parcel of land in Ridgbury tp., bounded on the north by the highway, east by lands of Samuel Wrightmyer, south by lands of John Leach and west by Williams --Containing about forty acres more or less, with twenty acres or thereabouts improved.

Seized and taken in execution at the suit of Joseph O. Gordon now to the use of O.O.Ship-

man vs. Simon Dickinson. ALSG-A piece or parcel of land in Durel tp., bounded west by E. Mason, east by lands formerly owned by John Wood and Oliver Gilbert, south by lands of _____ Waid, and west by lands formerly owned by E. Mason. Containing 114 acres more or less, with a dwelling house and barn thereon erected, 15 or 20 acres

Seized and taken in execution at the suit of J.F. Means and T.B. Overton vs. Danl Kieffe.

more or less with a two story framed building | Beecher, south, by lands of Win. Humphrey, and west by lands of Albert Couklin, Alorzo Patton. Containing about 200 acres of land, be the same more or less, with about 100 acres improved, and two log houses, a framed barn,

and a small orchard thereon. Seized and taken in execution at the suit of Comfort B. Chaffee and Amasa Dimmick, to the use of Orwell township, vs. Peter Hegeman.

ALSO-A piece or parcel of land in Granville tp., bounded as follows:-Beginning at south west corner of warrant lot no. 1742; thence north 280 p. to the north west corner of said warrant lot; thence east 120 p. to a post north east corner of lot no. 167 and plot as surveyed into lots; thence south 280 p. to a hemlock sapling, south west corner of lot 169 on said plot, thence west 120 p. to the beginning. Containing 210 acres, strict measure, it being in-tended for whole of lots no. 167 and 168 on said warrant lot no, 1472, with 70 acres improved, a log house and frame barn thereon. Seized and taken in execution at the suit of

Timothy Paxton and Wm. Davidson, trustees of Bank of North America vs. Simon P Chesley. ALSO-A piece or parcel of land bounded on the north by the public highway leading from Athens to Owego, east by lands belonging to the heirs of John Shepard, dec'd., west by land of Overton, Jenkins & Co., south by the Cayuta creek. Containing three-fourths of an acre, more or less, all improved, two framed houses and barn thereon erected, with other out

buildings. Seized and taken in execution at the suit of W. H. Overton, to the use of Edward Overton

vs. John Jenkins and Charles Jenkins. ALSO-All that piece or parcel of land in Franklin township, described in a certain article of agreement between E. Overton and Jedethan Cross, dated 7th May, 1840, bounded on the north by the Carrou lands, east by lands late of John Hanson, south by lands late of William Deemer and O. W. Dodge, and west by lands in possession of Daniel Cokely Containing 100 hundred acres with allowance, with a sawmill and log house thereon. Seized and taken in execution at the suit of

Edward Overton vs. Jeduthan Cross.

ALSO—The following described piece or parcel of land situate in Herrick township and bounded on the east by lands of Charles Dickson; on the south by lands of Edward Overton; on the west by lands of — Wheeler; on the north by warrant line of said lot. Con-

thirty acres improved, with a log house, a frame house and stable thereon erected. Seized and taken in execution at the suit of Welch Cameron & Co. vs. Harry N. Spalding who survived Wm. Myer late of the firm of

taining one hundred acres more or less about

Myer & Spalding.

ALSG—The following piece or parcel of land in Athens tp., bounded on the north by the state line, on the eest by the Owego road, on the south by S. Spalding, on the west by J. Shepard and others. Containing eighty acres, more or less, all improved, one large stone grist mill, a frame tannery, two barns and a framed shed, and four framed houses thereon erected together with an orchard thereon.

Seized and taken in execution at the suit of John Arnot vs. William H. Overton, J. C. Jenkins and Charles Jenkins.

ALSO-A piece or parcel of land in Ulster township, bounded north by lands of Cash and Vanvleck, west by lands of J. Vanvleck, south - Holcomb, east by the Susquehanna river. Containing about three hundred acres, more or less, about two hundred thereof improv ed, with two framed houses, a framed barn and

orchard thereon. Seized and taken in execution at the suit of loseph G. Wilkinson now to the use of Nathaniel Clapp vs. Edmund Lockwood and Mary

A. Lockwood. ALSO The following described piece or parcel of land situate in South Creek township, bounded by lands of Samuel Pettingill on the east; south by Bingham lands; on the west by lands of Isanc Welles; and on the north by Corneilus Haight. Containing 140 acres, be the some more or less, with about 40 acres improved, with two log houses and a framed barn

Seized and taken in execution at the suit of Asa Gillett, vs. Steephen Stiles & John Camp-

ALSO-By virtue of a Levari Factas, a certain lot piece or parcel of land situate in Orwell tp., and bounded as follows: beginning at the south east corner of a tract or farm deeded by Thomas Eddy to Eliphalet Clarke a post; thence west on the south line of said Clarke 197 rods and 4-10 to a post; thence south 12° cast 49 3-10 rods to a post; thence cast 183 rods to a post; thence north 610 east 51 3-10 rods to the beginning. Containing fifty seven acres, and

seventy-six perches, and allowance, &c. Seized and taken in execution at the suit of T. Eddy vs. Hıram Washburn.

ALSO-A certain messuage or tract of land in Athens, bounded as follows .- Beginning at a point on the state line in the mill-race formerly of J. Shepard's saw-mill, and now occupied by A. Brooks as a factory, thence down said race 19° 9 2-10 perches to a post and stones for a corner on said race; thence 85° west 201 perches to a post and stones for the corner of said lot; thence north 20° 45 east 12 perches to a post and stones for a corner, standing in said state line, south 88° east 21 2-10 perches to the place of beginning. Containing one acre and fifty rods.

Seized and taken in execution at the suit of A. Benton and Arthur Yates, survivors of Jon-athan Stewart us. Luther Stone.

ALSO-A certain messuage and tract of land beginning at the south-east corner of a track of land granted to Thomas Thomas, Esq. at a point on the state line in the mill race formerly of J. Shepard, and owned by A. Brooks, and occupied by him as a factory; thence down said race south 19° east 9 2-10 perches to a post and stones for a corner on said race; thence south 85° west 20½ perches to a post and stones for corner of said lot: thence north 20° 45' east 12 perches to a post and stones for a corner on the state line; thence, on said line south 88° east 21 2-10 perches to the place of beginning Containing one acre and fifty-one perches.

Seized and taken in execution at the suit of J. W. Morris to the use of Arthur Yates, Albert Benton and Christopher C. Fellows, survivors of Jonathan B. Stewart vs. Jonathan Rounds and Luther Stone, terre tenants.

JOHN N. WESTON, Sheriff,

Sheriff's Office, Towards, April 1st, 1844.)

REGISTER'S NOTICE.

OTICE is hereby given to all persons in terested, that James D. Newell and Minor aylor, administrators of the estate of Josiah W. Grant, dec'd., and E. Reed Myer and Harry Morgan, administrators of the estate of Wm. Myer, dec'd., have filed an account of their said administrations in the Register's office at To wanda, and that the same will be presented to the Orphan's court of Bradford co., on Monday, the 6th day of May next, for confirmation and allowance. JULIUS RUSSELL, Register.

Per C. S. RUSSELL, Deputy. Register's Office, Towanda, April 6, 1844. SHERIFF'S SALE.

Y virtue of a writ of Fiere Facias issued from the court of common pleas of Bradford county, to me directed, I shall expose to public sale at the house of E.RAYNSFORD in the Borough of Towards, on Saturday the 4th day of MAY next, at one o'clock P. M., the following described piece or parcel of land situate in Athens township, bounded on the north by the state line and Luther Stone; on the east by lands in possession of Overton and Jenkins; on the south by land of Job Shepard, O.B. Spring and the Snakenberger lot; and on the west by lands of Thomas Wilcox .-Containing fifty nine acres more or less, all improved, with a small house thereon erected, with a small shed thereon.

Seized and taken in execution at the suit of Benjamin G.Rice vs. John C. Jenkins and C. Jenkins.

J.N. WESTON, Sheriff. Sheriff's Office. Towarda, April 1st, 1844.

In the Court of Williams & Bogart, To the use of J. C. Adams, Com. Pleas of Ebenezer Lamb. No. 143, Ma. Term. 1840. No. 143, May

HE Undersigned baving been appointed Auditor by said Court, for the hearing & adjusting of the several claims upon the proceeds of the Sheriff's sale, of real estate, by virtue of process issued upon the above judgement, will attend for the hearing of the claimants, at the Prothonotary's office in the Borough of Towanca, on Wednesday the 24th day of April next, at 2 o'clock P. M. at which time and place all persons interested will please attend. ULYSSES MERCUR.

March 20, 1844.

NOTICE. HE subscriber having been appointed by the Orphan's Court of Bradford county an auditor to settle the exceptions filed to the account and final settlement of E.S. GOOD-RICH, administrator of the estate of Benjamin Hunt, deceased, will attend for that purpose at his office in the borough of Towards on Saturday, the 4th day of May next, at one o'clock in the afternoon, of which all persons interested will take notice. E. W. BAIRD, Auditor.

NOTICE.

Towanda, March 30, 1844.

HE subscriber having been appointed by the Orphan's Court of Bradford county, an auditor to settle the exceptions filed to the account of JARED WOODRUFF and SYL-VESTER W. ALDEN, executors of the last will and testament of Philinda Ladd, deceased, will attend for that purpose at his office, in the borough of Towards, on Saturday, the 4th day of May next, at 10 o'clock in the forenoon, of which all persons interested will take notice.

E. W. BAIRD, Auditor. Towanda, March 30, 1844.

REGISTER'S NOTICE.

OTICE is hereby given to all persons interested that Thomas T Smiley, guardian of Nancy, Joseph and David Smiley has filed an account of his said guardianship in the Register's Office at Towanda, and that the same will be presented to the Orphan's Court of Bradford county on Monday the 6th day of May for confirmation and allowance.
JULIUS RUSSELL, Register,

Per C. S. Russell, Deputy. Register's Office, Towarda, March 18th, 1844.

REGISTER'S NOTICE.

OTICE is hereby given to all persons interested that E. R. Myer administrator the estate of Wm. Myer, late guardian of Elsey Maria Moger has filed an account of his said guardianship in the Registers Office at Towanda, and that the same will be presented to the Orphan's Court of Bradford county on Monday the 6th day of May next for confirmation

JULIUS RUSSELL, Register, Per. C. S. Russell, Deputy. Register's Office Towanda, March 18th, 1844. 5

MECHANIC'S LIEN. To all claiments and persons interested in the property described below or in the heirs thereon. Take Notice, that a writ of Siere Facias of which the following is a copy is now in my hands, and has been duly served on Amor Pennypacker, the owner and contractor therein

Commonwealth of Pennsylvania. Bradford County ss.

named.

To the Sheriff of Bradford County, Greeting -Whereas Nelson P. Brown and Henry A. Carey have filed a claim in our County Court of Common Pleas for the county of Bradford against Amos Pennypacker for the sum of two hundred and twenty five dollars for work done to and materials furnished for a certain building; one and a half Story framed, situated on the west side of River Street between a lot owned by Jesse Woodruff and a lot owned by the heirs of James P. Bull deceased in the borough of Towanda in said County of Bradford, containing in front on said street twenty two feet and in depth thirty feet and the lot or piece of ground and curtilage appurtenant to said building. And whereas it is alleged that the said sum remains due and unpaid to the said Nelson P. Brown and Henry A. Carey; now we command you, that you make known to the said Amos Pennypacker and to all such persons as may hold or occupy, the said building, that they be and appear before the Judges of our said court at a Court of Common Pleas to be held at Towards, on the first Monday of May next, to show if any thing they know or have to say why the said sum of two hundred and twenty five dollars should not be levied of the said building and piece of ground and curtilage appurtenant to said building to use of the said Nelson P. Brown and Henry A. Carey according to the form and effect of the act of assembly, in such case made and provided, if to them it shall seem expedient and have you then and there this writ. Witness the Hon. John N. Conyugham President of our said Court, at Towarda the 15th day of March A. D. 1844.

AARON CHUBBUCK, Prothonotary. By Aaron C. Allen, Deputy. J. N. WESTON, Sheriff. Sheriff's Office, Towarda, March 20, 1844.

WILLISTON & ELWELL, Atty's for Plaintiff's

NOTICE.

LL those indebted to the subscribers who expect to pay in Grain, must deliver it by the first of MARCH next, otherwise, we shall expect the Cash by the first of April. Those neglect this call, will find their notes and secounts in the hands of an attorney, who will collect them in the shortest time possible. Towards, Feb. 20, 1844.

ZEUZE Manupaord.

HE SUBSCRIBER respectfully informs his old friends and the public generally that he is now carrying on the above business in all its various branches, in the north part of the building occupied by B. Thomas, as a Hat shop, on Main street, nearly opposite Mercur's store, where he will be happy to accomodate old and new customers. CARPET BAGS

SADDLES. BRIDLES. VALICES, MARTINGALS, TRUNKS. HARNESS, COLLARS, WHIPS &C., &C.

of the latest fashion and best materials will be made to order on moderate terms for ready pay. Most kinds of country produce will be taken in exchange for work.

April 17, 1844.

NOTICE.

JERE CULP.

S hereby given, that the Board of Revision for Bradford county, will meet at the Commissioners Office, in the boro, of Towarda, to hear such as think themselves aggrieved in the Assessment for the year 1844, on the following days, to wit:

Athens boro., Athens tp., Asylum, Albany, Armenia, Burlington, Canton on Monday the 15th of April.

Columbia, Durell, Franklin, Granville, Herrick. Litchfield, Leroy on Tuesday the 16th of April.

Monroe, Orwell, Pike, Rome, Ridgbury, Sheshequin, and Springfield on Wednesday the Smithfield, South Creek, Standing Stone,

Towarda horo., Towarda tp., Trey, Tuscarora on Thursday, the 18th of April. Ulster, Wysox, Wells, Wyalusing, Warren nd Windham on Friday the 19th of April.

By order of the Board, A. S. CHAMBERLIN, Clerk. Commissioners Office. Towanda, March 15th, 1844, 5

SHUBRIUFIF9S SAILIE

Y virtue of stradry writs of Vend. Expo.
issued out of the court of common pleas
of Bradford county, I shall expose to public sale at the house of E. Raynsford in Towarda boro, on Saturday the 13th day of APRIL next, at one o'clock P. M., the following piece or parcel of land situate in Smithfield township and bounded as follows; on the north by land of Stephen Gladding; on the east by land of Billings Walden; on the south by land of J O. Tracy; and on the west by land of Nelson Rice. Containing eighty three acres more or less, with about forty acres thereof improved, one framed house and framed barn and saw mill

Seized and taken in execution at the suit of Elijah S. Tracey vs. Don M. Bacon. JOHN N. WESTON, Sheriff.

Sheriff's Office, Towards, March 8th, 1844.

DISSOLUTION. OTICE is hereby given that the firm of ARNOUT & CULP is this day dissolved by mutual consent. The business will be carried on in all its various branches, at the old

stand, by J. Culf. M. C. ARNOUT, J. CULP.

Towards, March 28, 1844. BBLS, ITHACA FLOUR, 20 bbls. Heavy MessPork, 500 Bushels Grain, 1000 Lights Window Sash for sale at

February 26, 1844. MONTANYE'S. Three Dollars Reward. ALAKEN from my little girl on the Towanda bridge, the afternoon of Monday the 26th inst., a Copper Colored Whiffet dog about eight months old, rather long hair, and answers to the the name of "Penny," very lively and playful, by a man that met the little girl, of a rather rough appearance, with two horses before a wagon, one white, the box partly filled with straw, and went towards Monroe. The above reward will be given for the dog and

man, or sufficient information where they are.

/M. S. WARNER. Towarda, February 28th, 1844.

A CALL FROM THE YANKER SHOP.

Upon all whom it may interest. MALHE subscriber is very much in want of money and does not feel disposed to have his own property sacrificed to accommodate those who are indebted to him, that have reasonable time to pay, consequently if they will call and settle their acts, however small they may be, they will oblige him very much, and

save cost withot respect to persons D. C. HALL. Towanda, March 4th, 1844.

SHERIFF'S SALE.

Y virtue of a writ of Vend. Expo. issued from the court of common pleas of Bradford county, to me directed, I shall expose to public sale at the house of E. Raynsford in the Borough of Towanda, on Monday, the 25th day of MARCH next, at one o'clock, P. M. The following described piece or parcel of land situate in Durell township and bounded as follows: beginning at a stone heap on the bank of the Susquehanna river; thence west 600 perches to a yellow pine; thence north 125 perches to a nine: thence east 490 perches to a black oak; thence down the Susquehanna the several courses of the same 175 perches to the place of beginning. Containing four hundred acres more or less, with four framed hotises, three framed barns and a saw mill thereon erected with about one hundred and sixty icres improved and a small orchard. Seized and taken in execution at the suit of

Simon Stevens vs. Sela Payne, JOHN N. WESTON, Sheriff, Sheriff's Office.
Towards, February 17, 1844.

POSTPONEMENT.

Monday the 6th day of May same place and time of day.

JOHN N. WESTON, Sheriff.

Sheriff's Office.

Towards, March 29, 1844.

FURID 8 FURID 8 INVESTE 8.2

INSURANCE AGENCY.

are issued by said company in the usual manner of other stock companies.
Towanda, Dec. 4, 1842.

SADDLE, HARNESS &