resulted in the surrender, in full sovereignty, of the territory, hill and plain, lying between the me and Beas rivers, and the payment of one Solej and bell crore of rapees as indemnity for the expenses of war. The entire regulation and control of both banks of the river Sutlej, and such other arrangements for settling the future boundaries of the Sikh states, and the organization of its administration as might be determined on at Lahore.

The Oregon question has assumed a new shape in England. The parties are dividing, and the agricultural lords and classes intend to oppose the free trade movement of Sir Robert Peel to the uttermost; and by this means they expect to head off his intention relative to the settlement of the Oregon dispute.

The cotton market was apparently denressed; yet on the 3d instant, American descriptions roved one-eighth of a penny.

The money market was in an unsettled and passusfactory state.

There appears to be a stagnation in the corn markets, in consequence of the movements in Parliament relative to the corn laws.

It is said that the Oregon question will cut off, to a large extent, the emigration from Germany to the United States.

Indian corn continues to arrive in England and gain popularity.
The English tariff and Irsh coercion bill ab

sorb the proceedings in Parliment. The Polish revolution appears to be at an end.

Spain continues in an agilated state. The ministerial crisis in Belgium is not yet

The American minister was prevented by indisposition from attending the queen's drawlady of his excellency, was pressent, and len the secretary of legation, Mr. Gansevoort

The preparation for the visit of her Majesty, French, were proceeding without intermission at the Tmileries, Neuilly, St. Cloud and Versailles, and particularly at the Trianon.

Mr. Liston, who has long been in a declining tate of health, expired on the 22d ult., at halfcorner, London. As a performer of comic characters, his place will, perhaps, never be adequately supplied. -

New Road Law for Bradford County.

AN ACT, regulating the assessment and collection of are laid out through improved lands, in said counties.

ers of roads and highways of each of the several townships in the courties of Bradford, rear, as aforesaid, for each of the following urposes, to wit: For the support of the poor, by of any other officer or officers who may be ownship; also for books and stationary, and | practicable be paid first. other incidental expenses, and for furnishing and bridges in repair; and the amount of townthin debts (if any such exist) as nearly as the cierk, who shall be clerk to the said commiswhere, and keep a record of their official acts, when said estimate is so entered, it shall bediately furnish a certified copy thereof to the township treasurer, who shall keep the time on file; and the said commissioners/shall proceed before the twentieth day of May, in each year, to levy a tax of not exceeding one cent in the dollar on the last adjusted assessment and valuation of persons and property made taxable for county purposes in said township, and having levied the same at a certain fer centum, "shall cause a list to be made in aphapeneal order, of the names of the persons ared, with the amount assessed to each, by the list alligated assessment and valuation for county purposes, and the amount with which such person is taxed by virtue of this act.-To which list shall be, prefixed the rate per Statum at which said tax is levied, and the ag-Regate amount of taxes in such list; and the e per centum at which they are levied, shall kept by him as aforeszid, and the said town erk shall deliver to the township treasurer a terified statement of said aggregate amount of taxes and rate per centum, and the name of the Person to whom a duplicate thereof has been bivered for collection, whenever such dehery has been made and the time of such deivery. And said commissioners shall cause eduplicate of such alphabetical list of persons and taxes to the made out, to which they thall annex their warrant, signed by them offifally directed to some suitable person (by them to be appointed collector of township taxes. which appointment they are hereby authorized and required to make) requiring him to proceed to collect the same, in the same manner a collectors of county rates and levies are diected by the warrants of county commissionen to proceed to the collections of the same, and to pay the said taxes when collected, to township treasurer, in the same manner as the collectors of county rates and levies, are required to pay the same to county treasurers : and the collectors of township taxes appointed pursuance of this act, are hereby vested with powers and authority to proceed in the election of the same, and may proceed, in the manner as collectors of county rates and evies are by law authorized to proceed, in the collection thereof, and 'shall be entitled to the same fees as collectors of county rates and

levies. And the duplicate aforesaid, with the

warrant of the said commissioners annexed.

shall be delivered to the collector of township

axes, on or before the first of June, in reach

to said township, in such penal sum and with the officers of said township, shall be entered such sureties, (at least two in number) as the by said clerk upon the township records, and said commissioners shall approve, conditioned for the faithful performance of his duty as col- ten days after receiving such statement, to nolector of township taxes, and the town clerk tify the commissioners of roals and highways, having entered in the book aforesaid, the date and the auditors of the township, of the same, of and the penal sum and the names of the sureties in said bond, shall deliver the same to the township treasurer, who shall keep the same on file. And provided, further: That such person hath sustained damage by reason whenever in the opinion of the said road commissioners, or a majority of them, the moneys received or to be received from the road tax on applicant notice thereof in writing, with as litunseated lands, or from any other source, will be sufficient to pay the debts and defray the plying for redress, shall be content to receive expenses as aforesaid, during the current year, it shall not be lawful to assess the tax mention- claim aforesaid, the road commissioners, upon ed in this section, unless they are required to receiving a notice in writing of his willingness do so by the court of common pleas, as is here-

inafter provided.

Section 2. That whenever any collector of township taxes, shall have failed to collect and pay over any taxes, with the collection of which he has been charged in pursuance of this act, the township treasurer may proceed to institute a suit, in the name of the proper township, on the bond executed by said collector, and his sureties, before a justice of the peace, or in the court of common pleas, as the sum claimed to be due from said collector may requare, and may prosecute the same to judgment, and have execution as in other cases. Section 3. That the commissioners of roads and highways, may exonerate the col-ling said road through his improved lands, as lector of township taxes, in their proper township, from the payment of any taxes charged in the duplicate of such collector, in the same manner and for like causes, as collectors ing-room on the 19th ult; but Mrs. McLane, county rates and levies, may be expressed from the payment of the same by the county

Sec. 4. That no other or greater taxes shall be levied by the commissioners of road and a report, signed by them or a majority of them, Queen victoria, to the king and queen of the highways, in any one year, with a view to the to the next court of quarter sessions of said county, collection of the same in money, than is authorized by the provisions of the first section of this act, except that the court of common pleas | proved lands, and amount of damages (il any) of the proper county, may upon any a; plication to such court, by any person, setting forth past 10 o'clock, at his residence at Hyde-Park; that any township is indebted to him, direct notice of such application to be given to the commissioners, at a time named by the baid court, of which time all parties shall have due but in no case shall such court order the same matter is to be determined. waship taxes, in the counties of Bradford, Tioga & Touter, and fiving the manner of feviewing and conand roads, and of assessing damages, where roads persons and property in said township, as Section Be it enacted, by the Senate an increase of taxation in any township, ac- or lessen or increase the amount, as they shall up. Soon after that time, the accounts previous to and House of Renresentatives of the Com- cording to the provisions of this act, the com-monwealth of Pransylvania, in General As- missioners of roads and highways of such missioners of roads and highways of such simil; met, and it is hereby chacted by the township, shall increase the same accordingly; validity, and be enforced in the same manner, authority of the same :- That the commission- but nothing in this act shall be construed to authorize or compel the said commissioners to levy more than one tax upon the persons and Togs and Potter, be and they are hereby and property of such township, to be collected in offered by the commissioners and township aumorred and required to make an estimate, and any one year. Provided, That nothing in ditors, he shall pay all cost accruing on said petimails, on or before the first day of May, in this section shall be construed to prevent the tion, including the pay of the viewers (which ench year, of the probable expenses of their collection in money, of any tax which shall shall be one dollar each per day), otherwise the respective townships for the custing year, be- have been levied by the commissioners of cosis to be paid by the proper township, in gaining with the first day of June next, after roads and highways, with a view to collect either case to be taxed as costs for similar serme making of such estimate; in which esti- the same in labor, in pursuance of law, when- vices are now fixed by law. mate they shall name the amount which in ever the person charged with such a tax shall heir judgment will be needed in the ensuing neglect or refuse to pay the same in labor, af-

ter due notice.
SEC. 5. That the money collected in pursupay of commissioners of roads and high- ance of this act shall be paid out upon orders next, the notice mentioned in the seventh sec ways, for pay of township auditors, for pay of drawningon the township treasurer, by the township treasurer, for pay of town clerk, for commissioners of roads and highways, for the ing damages to the town clerk, shall be given by pay of collector of township taxes. Also, for payment of the current expenses of the town- the first day of January next, and in eases of enuded to compensation out of the funds of said and the debts of longest standing shall as far as aforesaid, such notice shall be given with three

Sec. 6. That any person or persons dissatmaterials and implements for keeping roads is fied with the location of any road heretofore of the townships, in the several counties aforelaid out, or which may be hereafter laid out by the commissioners of roads and highways of same can be ascertained, which estimate shall any township or townships in said counties, the same be signed by at least fifteen citizens of e entered in a book to be kept by the town | may give notice in writing to the town clerk of the township in which such road is located. of such dissatisfaction, and said town clerk shall appoint a day not more than ten days be signed by said commissioners, or a majori- distant from the time of receiving such notice, v of them, and the said town clerk shall im- at the office of said town clerk, or at some other convenient place in the neighborhood, of which time and place the said commissioners and person or persons giving the notice shall be informed by the town clerk, at least four days before the time of meeting, at which time and place the town clerk shall attend, and if he made under the direction, and the expenses the said combissioners of any one of them thereof paid, by the commissioners of the said of such places as may be directed by the commanding thereof paid, by the commissioners of the said of the sai ing township, and the person or persons diswhich the road complained of lies, and the commissioners thus named shall proceed to review the road where the location is complained of, and may confirm, after or vacate the same, and make report to the town clerk of the entered by the town clerk in the book to be township in which the road lies, and their report shall be entered of record, as in other cases, and shall be final and conclusive in regard to said road, for two years thereafter, Provide /. That if the said road is altered or vacated by the commissioners who review, their day

wages for such services shall be paid by the township in which the road is situated, otherwise by the person or persons who gave notice of dissatisfaction. And provided, further. That if no commissioner shall attend at the time and place named by the town clerk to name commissioners to review, then the town clerk shall shall name one on behalf of the commissioners of said township, and like proceedings shall be had as if the commissioners or one of them had attended. And it is also further provided. That no review shall be had n pursuance of the provisions of this section. of any road laid out after the first of September next, unless notice of dissatisfaction is given to the town clerk within thirty days after the report of the commissioners laying the same. has been filed with said town clerk. And provided further, That in all cases where roads have been or shall be laid out in any of the several townships in said counties, by said commissioners, prior to said first day of September next, such notice may be given at any

time previous to the first-day of October next but not afterwards. Sec. 7. All damages sustained by any own er of improved lands, by reason of the laving out and opening any public roads through said improvements, shall be paid by the township in which said road is located, and the method Feer, by the town clerk, who shall charge the of ascertaining the same shall be as follows: taid collector in the book aforesaid, with the The owner of such improved lands, who may and duplicate, setting forth in said charge the consider himself injured by the location of said and impart tranquility to the nervous system. They also aggregate amount of taxes charged in said du-pleate, and the town clerk a statement road, shall file with the town clerk a statement

twenty thousand Sikhs in a previous battle has lived to said collector, he shall execute a bond ment and all subsequent proceeding thereis by it shall be the duty of the said clerk, within who shall as soon as practicable examine said claim, and if necessary, view the premises, and if in their opinion, or that of a majority of them, of the location of said road through his improved lands, they shall fix the amount and give the tle delay as possible, and if the person so apthe said amount as a full compensation for his to receive the same, shall draw an order on the treasurer of the township, in favor of said applicant, for said amount; but in case said road commissioners and auditors, or a majority of the same, should be of opinion that said applicant was not entitled to damages, or if the said applicant should not be willing to receive the amount fixed by them in full of his claim. he may apply by retition to the court of quarer sessions of the proper county, setting forth the cause of complaint, and thereupon the said court shall appoint three disinterested persons to view the premises and assess the damages, if any, which such petitioner may have sustained, by reason of the laying out and open-

atoresaid. Section 8. The viewers so appointed, after having been duly sworn (by any person having power to administer oaths, or by one of their own number, who is hereby authorized to administer the same) well an I truly to view said premises, and justly and equitably to assess the damage, shall proceed to perform said duty, and make setting forth the length and manner of the locafrom of said road through the petitioner's im-

which has been sustained by said petitioner. SECTION 9. It shall be the duty of the court, at the term to which the report aforesaid is made. to make an order naming a certain day during commissioners of roads and highways of such the succeeding term, for the final disposition of township, and after hearing said applicant and said complaint, nonce of which, together with a copy of the report, shall be served upon the commissioners of the township from which damnotice may order such taxes to be increased; ages are claimed, at least ten days before said

Section 10. At the time of hearing, said parties, the said court may, in their discretion, examine witnesses touching said matter, and aforesaid, and whenever the court shall order may either approve of the report of the viewers. as a judgement entered upon the verdict of a not recover an amount greater than the sum

Section 11. In all cases where damages are claimed by reason of the laving out an opening any road as aforesaid, by the said road commissioners, prior to the first day of September ship, and in payment of the township debts; roads opened after the first day of September months after the opening of the same.

Section 12. That the road commissioners said, shall not be required to view any route for a proposed road, unless the petition praying for the same the signed by at least fifteen citizens of the township where said proposed route for a road is situated.

Section 13. That from and after the first day of September past, it shall be the the township where next, it shall be the the first day of September past, it shall be the the first day.

commissioners of roads and highways of the does not perform according to agreement. Suck a P.O. several townships in Tioga county, to keep in there! repair county bridges, and to pay the expense hereof out of the funds of the township where said bridge is located, except in cases where the repairs necessary to be made at one time shall exceed the sum of twenty dollars, which shall

Sugriou 14. That the assessor of each of the townships in said county; shall on or before sausfied may also name one commissioner of the fifteenth day of April, in every year, furnish roads & highways of an adjoining up. & the two to the town clerk of the respective townships, commissioners thus named may agree upon a for the use of the commissioners of roads and third commissioner, not of the township in highways, a copy of the last adjusted assessment and valuation of persons and property of said township, for county purposes.

Section 15. That any person appointed colector of township taxes, in pursuance of the provisions of this act, and who shall neglect or refuse to take upon himself the duties of the same, shall forfeit and pay for the use of said township, twenty dollars to be recovered by suit, in the name of said township, as debts of like amount are recoverable. Provided, That day of June; and 5th regiment, commanded by Colonel no person shall be compelled to serve as collector of township taxes, or pay said forfeiture, oftener than once in seven years.

Section 16. That so much of any law as his act alters or supplies is hereby repealed.

ACCIDENT AND Loss of Life-On Thursday last, a very serious accident occurred in Saratoga county. N. Y., resulting in the loss of life. Two sons of Dr. Jesse Billings were out gunning; and were about shooting a squirrel in a tree; both had their guns pointed at the sourcel, and the eldest son was to count three before they fired; when he had counted two, the squirrel moved round the limb, and they brought their gans down, when the gan in the youngest brother's hand went off accidentally, and the bill passed through his brother's body-he survived but thirty minutes .-In its course through his body, it passed through his lungs.

TO THE LADIES.

HEADACHE AND NERVOUS COMPLAINTS are a source of much suffering; and the nerves are singularly prone to have their functions disordered by an oppressed condition of the stomach. To relieve a state of so much distress, (in which mind and body participate) Dr Smith's Sugar Coated Indian Vegetable Pills are highly recommended, as, by combining aromatic, and operient properties, they remove all oppressive accumulaions, strengthen the stomach, induce a healthy appetite, cure dyspepsia, coughs and colds, and billious complaints. Picale, and the time of its delivery. Pro- of the injury sustained, and of his intention to tided. That before said duplicate shall be de- claim damages for the same, which said state-Office 179 Greenwich, and Guion 127 Bowery; see list

CANCER, SCROFULA AND GOITRE. Ample experience has proved that no combination

medicine has ever been so efficacious in removing the above diseases, as Dr. JAYNE'S ALTERATIVE, or Life Preservative. It has effected cures truly astonish ing, not only of CANCER, and other diseases of that class, but has removed the most stubborn Diseases of the Skin, Dyspepsia, &c., &c. This medicine enters into the circulation, and eradicates diseases wherever located, t purifies the blood and other fluids of the body, removes obstruction in the pores of the skin, and reduces enlargements of the glands or bones. It increases the appetite, removes headache and drowsiness, and invigoappetite, removes headache and drowsiness, and theight a the largest and the largest and best selected assortment of Fancy Goods diseased and debilitated constitution. There is nothing superior to it in the whole materia medica. It is per fectly safe and extremely pleasant, and has nothing of the disgusting nausea accompanying the idea of swallow

Prepared and sold at No. 8 South Third Street, near Market, Philadelphia, and by A. D. Montanye, Towanda, Penna.

good Medicine, will find one in the justly celebrated Pills of Doctor Brandreth, which have performed cures upon thousands of helpless and hopeless persons, after the usual scientific skill of physicians had consoled them with the assurance that they could do no more. The properties of these Pills, as an anti-bilious and aperient medicine, are unrivalled; all who use them recommend them; their virtues surpass all enlogy, and must be used to be appreciated. The weak and delicate will be strengthened by their use, not by bracing, but by removing the cause of weakness, the gross and corrupt humors of the body. They require no change in the diet, or care of any kind. Plain directions accompany each box, so that every one is his own competent physician.

To Delinquent Subscribers.

FAIR WARNING-We dislike very much to see paper constantly punching its patrons in the short ibs, and giving them hints that they are very much in arrearages. It is unpleasant for subscribers, and particularly unpleasant for printers. Consequently, re seldom do it, although there are some of our subscribers from six to two years in arrears. We are somewhat independent about it, for we believe we are fairly entitled to our pay, and that we should take proper methods to have it forthcoming. If any men think we entertain a different opinion, they will find themselves much mistaken. We have heretofore taken anything and everything from our subscribers-cash or country produce-and given them ample time and opportunity to cart it to us. We have waited on some of them long enough to have the money. May Court will afford our delinquent subscribers an excellent opportunity to settle see fit; the whole proceeding to be entered of the commencement of the present firm will be put record, and the decree of the court to have the in a magistrate's hands for immediate collection, and then nothing but eash will answer. This course has become necessary, and would before this have jury. Provided. That if the complaint shall, been adopted, but for absence of the former editor.

Those who have delayed until Spring, are desired o take particular notice. .

Spoons Recovered!

AKEN from a suspicious looking person, on the 26th inst., FIVE SILVER SPOONS—three large table spoons, marked with the initials of E.H.M.—one sauce spoon, marked H. C. M.; one tea spoon, M. G. The owner of the above spoons can have them by calling on George Coreyell or H. S. Phinney, and proving property. Monrocton, April 27, 1846.

OLOGIS AND WATCHES. HE subscriber not being in full communion with

the firm of M-, be is not prepared to boast of the largest assortment of JEWELRY out of Juli: and he is not prepared to do any work in that line; but having served a regular upprenticeship (!) in the watch repairing business, and the experience of 16 years, has no hesitation in saying that all work entrusted to him shall be done in a workmanlike manner, promptly, the state of that the first form where and second best to none west of that city from whence came that mighty rush of Gold Jewelry .

N. B.-I pledge myself to do my work right. All work warranted one year and the money refunded if

BRIGADE ORDERS.

HE enrolled militia and Volunteers within the bounds of the 2d Brigade, 9th Division, P. M., Ford John B will meet for military discipline and inspection, as fol-In companies, on Monday, the 1st day of June next,

battalion on Mouday, the 8th day of June, 1846; 2d battalion on Tuesday, the 9th day of June: 4th Reg. Gerould Chas commanded by Col. N. A. Elliott; 1st bat, on Wednesday, the 10th; 2d bat, same reg. on Thursday, the 11th Grow A C day of June. 2d reg. commanded by Col. H. H. Seely, on Friday, the 12th of June.

The 3d Volunteer Battalion of Bradford County, com-

nanded by Lieut, Col. L. J. Bradford, on Friday, the 12th day of June. The 1st Volunter Battalion, commanded by Lieut. Col. Theodore Wilder, on Saturday,
Hentz N R the 13th day of June.

1st regiment, commanded by Col. P. C. Ward, on

Monday, the 15th day of June. The 4th Vol. Batta'n commanded by Lieut. Col. Charles F. Welles, Jr., on Commanues of the County of June.

The 2d Volunteer Battalion of Bradford County commanded by Lieut, Col. E. Daniels, on Tuesday the Colon.

The attention of militia officers and others interested is called to the act of 25th of April, 1844, to reduce the expenses of the "militia system," and the returns of ea collments and lists of absentees must be made in strict mity with said act.

The penalty for not furnishing roll copy to Inspector.

en dollars; list of absentees, fitty dollars. Officers must appear in full uniform, and be punctual in making returns of all public property in their possession. Militia companies, having no officerato call them out, will comply with the provisions of the 20th section of the act of the 25th April, 1844, "to reduce the extenses of the militiation of the section of the control of the militiation of the militi penses of the militia system." &c.; substituting the first Monday of June, instead of the first Monday of May, as it reads in said section. W. E. BARTON, it reads in said section. W. E. BARTON,

Inspector 9th Brig. 2d Div. P. M.

Inspector's Office, E. Smithfield, April 27, 1846.

TOWANDA ACADEMY .- THE SUMMER T A .of the present Academic year will commence on Monday, the 4th of May next. The terms will continue as heretofore. The Preceptress, Miss & WORTHING, is prepared to give instruction in MUSIC. Terms.—With use of the instrument, per qr., \$9 00

Without, April 20, 1849. J. C. VANDERCOOK. WINDOW SASH AND BLIND FACTORY. The subscriber, having now completed his rrangements, is now ready to furnish any quantity f WINDOW SASH AND BLINDS.

Both are made with new machinery, of the neatest pattern and most approved description. Individuals wanting Eash or Blinds—can be accommodated on the most favorable terms—by calling at the Factory at Greenwood, on the Towarda creek, two miles JOSEPH JOHNSON. above Monroe corners. JOSEPH Greenwood, April 16, 1846.—3m.

NE TON of HAMMERED IRON, from Essing-ton's Iron Works this day marker, ton's Iron Works this day received, also a lot of vel Plough Patterns at MERCUR'S. 14th April, 1846.

Clocks, Watches. Jewelry & Silverware.

AT NO. 1. BRICK ROW. A. CHAMBERLIN has just returned from the city of New York with the largest assort-ment of FASHIONABLE JE WELRY, ever brought to this place, such as Finger-rings, Brenst-pins, of every description; Lockets, bracelets, gold and silver pancils gold keys, thin.bks, edver spoors, sugar longs, specta-cles, for all ages, pen and pocket knives, (Roger's mrnufacture.) and many other articles which as will sel extremely low for CASH.

All kinds of WATCHES; consisting of patent le

ver, L'Epine, English and Shiss watches, warrented to

keep good time.
It is as clear and unquestionable as our right to the will sell his goods cheaper than was ever sold by any human living being !-stick a pin there!!

N.B. Watches warranted to run well one year, or

N. B. Watches warranted to run well one year, or the money refunded; and a written agreement given to that effect to all that desire one.

(F) MAPLE SUGAR, Wood, and all kinds of Country Produce received in payment.

W. A. CHAMBERLIN, Agent.

Towanda, April 22, 1846.

THOSE OF OUR CITIZENS WHO DESIRE A good Medicine, will find one in the justly celebrated Pills of Doctor Brandreth, which have performed cures upon housands of helpless and hopeless persons, after the EYLENBURG & STALFORD. Asylum, April 22, 1846.

Asylum. April 22, 1846.

Crastion:

HE public are cautioned against purchasing a certain note given in Troy, the last of March, 1846, payable to Adea Conklin, or bearer, six months after cate, 1 shall not pay said note unless compelled by

ANDREW B. BASSETT. West Burlington, April 22, 1846.

CLAREMONT HOUSE.

George Merserau,

ESPECTFULLY informs his friends that he has leased the above House of the public square, lately occupied by A.M. Co and having made entirely new arrangements, is now prepared for the reception of visitors. Presenting his compliments to his friends and the public generally, and assuring them no pains or expense will be spared t please his guests, he respectfully solicits public patron age, pledging himself that while the establishment under his control, it shall not be excelled by any in the

The rooms of the 'CLAREMONT HOUSE,' as spacious and airy, and furnished in the best style.

The Table will be furnished with every substantial

the country can produce,

The Bar will be stocked with the best liquors in pure and unsdulterated state.

First rate Strbling attached, with ready and faithful

Ostlers always in attendance.

In abort, nothing will be omitted, which will add to the comfort and convenience of customers, and with his facilities, he believes satisfaction will be rendered to all. Towanda, April 8, 1846.

FOR SALE. FARM, situated on the stage road in the part of Pike township, containing 77 acres and allowater, about 40 acres cleared, with a good dwelling house, barn, two sheds, one workshop, a woodshed, and an orchard in full bearing, with some good stone wall, and an excellent spring of water near the house. For rms apply to the subscriber on the premises.
Pike, April 10th 1846. NOAH MAKINSON.

ADMINISTRATOR'S NOTICE. orlice is given that all persons indebted to the estate of D. Loomis, of Troy tp., dec'd., are requested to make immediate payment, and all those havng demands against the same are requested to present

hem legally attested for settlem LUTHER T. LOOMIS, ALVIN LOOMIS. Troy, April 9, 1846.

IST OF LETTERS remaining in the Post Office at Towarda, quarter ending March 31, 1846.

Arnold C W Jones Thomas Agney miss Mary Brown Orlanda Kinsman James Kirk Michael Kellogg maj L Brown mrs Lucy Blackford Pheb Keeler mrs Sally F Burk Martin Lewis Nancy A McDonald Wm A Myer miss Susan A Case L S Cogswell Charles McCleod miss Susan McMahon John Grocer Molony Maurice Mace Emerson Campbell Sidney Crowley David Maden Edmond McClough Wm Dr Catharine Cummings Murdock miss Charlotte \$ Marshall Joseph Doherty John Mace H H Dickson Charles Mc Andrus Martin Dolan mra Bridget Davidson Douglas Marithew miss Carolin Mace A A jr Minier Harriet A miss Newell Albert Newell Stephen Naglee Henry M O'Slain Patrick Osburn Elijah Proudfoot Robbert J Page Alfred B

Dranker Henry Dean Pane D Dodge Eliza Mrs Eveline Ambrose Fuller E L Powell John Pame Ransom Runbaw George Rooles Samuel Saxton J B Elder Gardner C M Shear Dennis Stratton Samuel 2 Geft Humphry Smith Harry Hemmenway Wakeman Hakes Mitte Horton Wm 2d Hays Charles

Swartwood Charles I Sickler Emily Must Tupper George K Tallada Solomon Terry Geraldon A 8 Vand7ke W.lham Woodard R Wainer Ulyses M Weaver D S & T Harlburt Wm H Helmes Morris Wensman Francis Welch Mrs sugar creek Johnson Rev L A. S. CHAMBERLIN, P. M.

BRIDGE LETTING. OTICE is hereby given, that that the Commissioners of the county of Bradford will attend at the Bridge over Wyalusing creek, near the mouth thereof, in the township of Wyalusing, on Thursday the 23d day of April next, at 9 o'clock A. M., for the purpose of receiving proposals and letting to the lowest and most responsible bidder, the necessary work and repairing of said bridge. The Commissioners will exhibit a plan and specification of such work at the time and place o letting.

By order of the Commissioners,

J. M. WATTLES, Clerk.

Commissioners Office, Towarda, March 26, 1846. TOOSTPONEMENT.—The above letting is postponed until Thursday, the 14th day of May next. at the Commissioners Office, in the Boro, of Towarda,

where sealed proposals will be received at any time previous. A specification of the work can be seen at the Commissioners Office at any time previous to the letting. By order of the Comn J. M. WATTLES, Clerk.
Commissioner's Office, April 24, 1846.

Bridget Coon by her next friend N. Coon Jr. vs. Nathan Coon-No. 75 Feb. T .- Libel for divorce in Brad. Com. Pleas.

O NATHAN COON, the defendant in the above libel. You are hereby notified that Bridget Coon your wife, by her next friend Nathan Coort jr., has filed er petition for a divorce from you from the bonds of natrimony. And that an alias subpens has been returned, and proof made that you were not to'e found in said county. You are therefore hereby required to appear at the Court House in the borough of Towarda, t the May term of said common pleas, on Monday the 4th day of May next, to snewer the said complain show cause, if any you have why the said Bridge should not be divorced from you. JOHN F. MEANS, Sheriff.

Sheriff's Office, Towards, March 25, 1846.

WAGON AND SLEIGH MAKING.

DUSTRIB A SMITHING
AVING formed a co-partnership for the porpose
of carrying on the above business at Monrocton
are prepared to execute all orders punctually, such ar
Enking, Repairing and Painting,

on the shortest notice and at the lowest prices that they can be had in this vicinity for ready pay. All kinds of Produce and Lumber taken in payment of the market prices.

COFFINS made on the shortest notice, and at re-

duced prices. P. DUNFEE,
Monocton, March 17, 1845, J. C. SMITH.

NOTICE. METHE partnership heretofore existing under the firm of Hinney Mix & Sox, is this day dissolved by mutual agreement. All cemands due sail firm are to be paid to Hiram Mix.

Towardn, March 3d, 1916.

H. MIX F.

Register's Notices. OTICE is hereby given to all persons interested, that Wm. P. Wylie, surviving executor of the

estate of Peter P. French, dec'd., late of Wells township; and Amasa Dimmick, Admin istrator of the estate of

Anna Dimmick. dec'd., late of Orwell township ; and Michael Mitchell, one of the executors of

Patrick Cummings, dec'd... late of Sheshequin township ; and D. G. Greenleaf and

David Palmer, Administrators of the estate of Wim. G. Greenleaf, dec'd., at of Canton township, have filed and settled in the office of the Register of Wills, in and for the county of Bradford, the accounts of their several administrations upon the estates aforesaid, and that the same will be recognized to the Ordonal's court of said county, on Monpresented to the Orphan's court of said county, on Monday the 4th day of May next, for confirmation and al-

LYMAN E. DEWOLF, Register. Register's Office, Towarda, March 31, 1846.

BUSHELS CLOVER SEED, large and small kind, just received and for the BUSHELS CILOVER SEED, large and small kind, just received and for sale cheaper than stany other store in Town. ALSO s few loosel of very time TIMOTHY, SEED at BAIRD'S.

Feb. 23d. 1846.

M CD'H'ECHE.

SPRING ARRANGEMENT! N and after MONDAY, MARCH 30th 1846, the Passenger Cars on the Williamsport and Elmira Rail Road will leave Williamsport daily at half past five o'clock, A. M., and at two o'clock P. M. while the vatermen are travelling.

A daily line of mail coaches, will I are Trout Run

for Tiogs County, i .mediately after the arrival of the

Extras, will always be in readiness on the arrival of the cars at Raiston, (besides the regular mail line,) to carry Passengers to
ELMIRA, OWEGO, TROY, TOWANDA and the intermediate places. The road for foot traveling from Crandle's to Blossburg is in good order. ing from Urandies to Blossburg is in good order.

Passengers may rest assured, that every effort will be made by the company to give satisfaction to the traveling public, and that this route North, is the chespest, he most comfortable and expeditious in the State.

Williamsport, March 23, 1846. Elmira, Corning, and Buffalo Line.

ROBERT FARIES, President.

HE Proprietors of the above Line will continue to Tun a Line of Passage Boats between ELMIRA, CORNING and BUFFALO, for the accommodation of EMIGRANTS and FAMILIES, moving West, affording facilities not heretofore offered to the Emigrant, from this section of New York and Pennsylvania.

The Boats of this Line are of the FIRST CLASS fitted and furnished with all the conveniences and ac-commodations of PACKETS, commanded by experien-

BOAT ROME, Capt. H. W. THOMPSON,
TEMPEST, Capt. A. M. TARLOR.

During the season of 1846, one of the above Boats
will leave Corning, and Elmira, every week, in the fol-

lowing order:— Convina, eve,y Monday evening, at 6 o'clock P.M., ELMIRA, every Tuesday evening, at 6 o'clock P. M.
Towing down Seneca lake every Thursday morning, touching at Big Stream, Lodi, and Dresden, leaving Buffalo for Corning and Elmira, every Wednesday

morning, FOR EREIGHT OR PASSAGE apply to Captain on board, or to Wm. Mallory, Corning, 8. B. Strang & co., Elmira,

Wintermute & Tuttle, Horocheads, A Nash, Harana, 1.. G. Townsend, Big Stream, Woodworth & Post, Lodi. Price & Holly, Geneau, Gay & Sweet, Waterloo. J. Shoemaker, Sencen Full Baker & Ross, Montezuma, H. Wright, Rochester. H. Niles, Buffalo.

Administrator's Notice. L.I. persons indebted to the estate of Channery Morre, deceased, late of Troy twp. Bradford Co

those having demands against the same ore requested to make immediate payment, and all those having demands against the same ore requested to present them, legally attested for settlement.

ELIHUT CASE.

A.D. SPALDING, Adminstra. Troy, April 3, 1846.

TWO BUGGIES FOR SALE. T the Blacksmith's shop of the subscribers, at the lower part of the town, we have for sale TWO NEW BUGGIES. They are well made, and will be sold very cheap.

II. & A. ESENWINE. Towarda, April 7, 1846.

Auditor's Molice.

HE undersigned, having been appointed an Auditor to report concerning the distribution of monies in the hands of the administrators of Wm. Myer, lec'd, hereby gives notice that he will attend to the duties of his appointment at his office in Towarda boro', on Tuesday, the 5th day of May next ensuing, at one o'clock, P. M., when and where all persons are required to present before him their claims, against the said leceased, or be debarred from coming in for a share of HENRY BOOTH, Auditor.

Towarda, April 4, 1846. IST OF LETTERS remaining in the Post Office at Troy, for quarter ending March 31, 1846.

Adams James Lane Gro W Ackerly Rev Saml 2 Merry James 2

McDowell miss Louisa Austin Augustus Austin Wm Murray G W McIntosh Wr sh Wm 2 McIntosh miss Charlotte Boice Wm Mason miss Sophronia McFeline Wm Baker John Bax er Smith McNaught John Colony Chas Davis Wm Donne J C Noble Orrin P Orvis E Provin Wm 2 Parke miss P E & Esther Parker CS Randall Daniel Fears L M Randall Stephen Reynolds Wm Rumsdel miss Olive L Fitch L H Ford Isaac Rumsdel mis Rich Esdras Greeno Amas: Remington Senaca Riddle Wm Snell Grant

Guile Jesso Halleck Caleb Hikok H R Jennings Ebenezer Johnson Libeous 2 Keyse miss Hannal Kelley Grorge

Tears mrs Emily C Tears Wm 2 Williams P C Young mrs Cehnda F. SMITH, P. M. King Charles Linderman Jacob DRIFT just allove the mouth of Sugar creek, on the 18th ult., s pile of Hemlock scanding, suppo-

Sherwood J

Simpson Henry Scott John H

Smith Wm M

sed to contain about 9,000 feet. The owner is reques-ted to come forward, prove property, pay charges, and take possession of the same. J. ALLOWAY & others. Towanda, April I, 1846.

TON ASSORTED IRON, just received, and for sale a dc24 REED'S, No. 2, B, D