have been drawn.

Our Representatives, had they endangered the passage of the act, would not have been faithful to the interests of their constituents .-We presume it never entered the mind of any man in Bradford, when this law was passed, that it affected this County. The School Director's Convention had fixed the salary at \$500, which was quite as liberal as most of the Counties. The increase of the salary we warmly opposed. We considered it uncalled for and unjustifiable. It has destroyed the efficiency of the office in Bradford and created a prejudice which years cannot eradicate. But to attempt to hold our Representative responsible for that increase, is not warranted by the facts. In the first place they supported the sure enough there was no fight, but any amount bill allowing the School Directors to abolish of swearing." the office, if they saw proper. This having been vetoed, they would have been doing wrong to incorporate in another bill a provision of the same character, which would only result in having it vetoed.

The law of last winter, in itself is not obnoxious to any censure. Any privilege of the kind it confers, however right in itself, may be abused. If the Directors of certain counties wished to increase the salary, it was right they should have the privilege. By the eighth section the whole matter was left in the hands of the School Directors. Although an undue advantage has been taken in Bradford, we believe they are competent to attend to the School interests of the County. We publish the 8th section, that our readers may see how much care was taken that the privilege should not be abused.

Section 8. That the State Superintendent of Common Schools shall, on the application of the boards of directors OF A MAJORITY OF THE SCHOOL DISTRICTS in any OF AMAJORITY OF THE SCHOOL DISTRICTS in any County in this Commonwealth, stating their desire to increase the salary of the County Superintendent, fixed at any of the periods named in the 39th section of the school law of 1854, or at any subsequent triennial convention of Directors, appoint the time and place of the re-assembling of the Convention of Directors, who shall have all the powers conferred by the said 39th section.

The Governor has already indicated that he will not approve a law abolishing the office in a few counties. The only way to settle the matter is by repealing the law creating the office of County Superintendent. This our candidates tell you they are willing to do.

PASSMORE WILLIAMSON.

During the session of 1847, Col. PIOLETT was a member of the Pennsylvania Legislature, and voted for a law which makes a slave free, when voluntarily brought by his master into this Commonwealth. Yes, Col. PIOLETT, the pro-Slavery dough-face of the present day, was then a pestilent abolitionist, for he voted to remove the last relic of Slavery from our statute books.

In July last, Passmore Willamson, the Secretary of the active committee of a Society incorporated in 1792 by the Pennsylvania Legislature for the "amelioration of the condiion of free persons unlawfully held in bondage," the first President which was that other abolitionist BENJ. FRANKLIN, was informed that a colored woman and three children, were at the Walnut Street wharf, being in the State of Pennsylvania. Believing that they were " unlawfully held in bondage," according to the law passed by Piolett and his colleagues, WILLIAMSON proceeded to the wharf, found the woman, told her she was free, and she desiring her freedom, was, with her children, put into a carriage by some persons of her own color. and driven off. And thus ended Williamson's connection with the matter, or knowledge of her whereabouts.

Judge Kane having issued a habeas corpus directed to Williamson, requiring him to produce the body of said Jane and her children, he makes return that he has not now in his possession, nor has ever had, the said Jane, and consequently cannot produce her as required. In this he is adjudged justly of contempt of Court, and is committed to prison " without bail or maniprize," there to remain until he shall confess himself guilty of perjury, in stating what was strictly true.

The Republican Convention at Pittsburg, incensed at the attempt to make the sacred writ of habeas cerpus, in fact a Fugitive Slave Law,-alarmed at this glaring encroachments upon State Rights, by the assumption of powers not appertaining to a Federal Judge-and viewing it as another monstrous stride in the march of Slavery-aggression-placed Pass MORE WILLIAMSON before the people of the State for their suffrages, that in voting for him they might rebuke the judicial tyranny usurping such dangerous and unlimited power, and testify their alarm at the aggressions daily making by the Slave power upon the soil and the rights of Freemen.

We shall give him our vote with much pleasure. We shall do it the more cheerfully because we have every assurance that he is amply qualified for the office of Canal Commissioner, and we have the certainty that he can be no worse than those we have been voting for. We believe it would be fortunate for the Commonwealth could the Board of Canal Commissioners be composed of such men as dollars. Passmore Williamson, instead of the corrupt and profligate politicians who make the office subservient to personal and political ends.

(For the Bradford Reporter.)

AN INCIDENT .- The following "Incident" I saw in the Belvidere Standard, and thinking it very applicable to the "Old Liners" in this county I forward it to you for publication.

"We have just been told an amusing incident that occurred a few days since down in County. An extra train (one car loaded) had been engaged to convey a delegation of Old term not lesss than five years. Franklin. As the procession approached the depot at Martinsville it was discovered that a large white flag was flying on the Locomotive.

\$ 12. If any free person, by speaking or maintain that persons have not the right to hold slaves in this Territory, such person shall be deemed guilty of felony, large white flag was flying on the Locomotive.

\$ 12. If any free person, by speaking or to hang a hope of its future value; but we writing, assert or maintain that persons have not the right to hold slaves in this Territory, of renewed life and vitality in our common large white flag was flying on the Locomotive.

near view displayed to their astonished vision for a term of not less than two years. a whisky jug, astride of which stood a negro in chains, and issuing out of his mouth was this significant announcement, "Bound for Kansas." The army in Flanders did not swear shall sit as a Juror on the trial of any prosecuat this home thurst. One of them more savage | this act. than all the rest, exclaimed, "Where is the man that painted that flag? If he dare avow himself, I will thrash him within an inch of 1855. his life." Whereupon the stalwart engineer stepped out upon the platform and said "I am the man that painted that flag, sir, and I am not afraid of any bullying cowards who are ashamed of their principles. The flag, gentle men, expresses your principles, and you have not the courage or manliness to acknowledge them. No man who has not the pluck ite stand by his principles and up to them, will dare to fight. I fear none of you." And

THE BLOODY CODE OF KANSAS.

E. B. G.

The border ruffians who invaded Kansas and have been engaged in making laws for the settlers of that Territory, have finally adjourned and gone to their Missouri homes. The following is one of the acts of that Legislature. We invite our readers, to examine it, that they may ascertain what they are to expect from Slavery when the doctrine of "popular sovereignty" is fully carried out :-

§ 1. Be it enacted by the Governor and Legisative Assembly of Kansas, That every person, bond or free, who shall be convicted of actually raising a rebellion or insurrection of slaves, free negroes or mulattoes, in this Territory, shall suffer death.

§ 2. Every free person who shall aid or assist in any rebellion or insurrection of slaves. free negroes or mulattoes, or shall furnish arms, or do any over act in furtherance of such rebellion or insurrection, shall suffer death.

§ 3. If any free person shall, by speaking, writing or printing, advise, persuade or induce any slaves to rebel, conspire against or murder any citizen of this Territory, or shall bring into, print, write publish, or circulate, or shall knowingly aid or assist in the bringing into, printing, writing, publishing or circulating in this Territory any book,paper, magazine, pamphlet or circular for the purpose of exciting nsurrection, rebellion, revolt or conspiracy on the part of slaves, free negroes or mulattoes against the citizens of the Territory or any part of them, such persons shall be guilty of felony and suffer death.

§ 4. If any person shall entice, decoy or carry away out of this Territory, any slave belonging to another, with intent to deprive the owner thereof of the services of such slave, or with intent to effect or procure the free dom of such slave, he shall be adjudged guilty of grand larceny, and, on conviction thereof, shall suffer death, or be imprisoned at hard labour for not less than ten years.

§ 5. If any person aid or assist in enticing, decoying, or persuading, or carrying away or sending out of this Territory, any slave belonging to another, with intent to procure or effect the freedom of such slave, or with intent to deprive the owner thereof of the services of such slave, he shall be adjudged guilty of grand larceny, and, on conviction thereof, shall suffer obtain it. death, or be imprisoned at hard labor for not

the United States, any slave belonging to another, with intent to procure or effect the freedom of such slave, or to deprive the owner thereof of the services of such slave, and shall bring such slave, into this Terrritory, he shall be adjudged guilty of grand larceny, in the same manner as if such slave had been enticed, decoyed or carried away out of this territory, decoyed or carried away out of this territory, and in such cases the larceny may be charged to have been committed in any County of this on motion of Simon Stevens, it was unanimously adopted by this meeting. Thereupon on motion of Simon Stevens, it was continue to be distinguished by the skill which has heretofore enabled it to enjoy the nutation of being the most reliable in town. Towards, September 24, 1855. Territory into or through which such slave shall have been brought by such person, and, on conviction thereof, the person offending shall uffer death, or be imprisoned at hard labour in the papers of Bradford County. for not less than ten years.

§ 7. If any person shall entice, persuade or induce any slave to escape from the service of his master or owner in this Territory, or shall aid or assist any slave in escaping from the ervice of his master or owner, or shall assist, harbour or conceal any slave who may have escaped from the service of his master or owner, term of not less than five years.

or assist, harbour or conceal any slave who has escaped from the service of his master or owner in another State or Territory, such person shall be punished in like manner as if such slave had Mr. Guyer's letter, written in defence of the escaped from the service of his master or owner in this Territory.

§ 9. If any person shall resist any officer when in custody of any officer or other person, for a term of not less than two years.

& 10. If any Marshall, Sheriff or Constable, or the Deputy of any such officer, shall when required by any person, refuse to aid or assist in the arrest and capture of any slave that may have escaped from the service of his master or owner, whether such slave shall have escaped from his master or owner in this Territory or any State or other Territory, such officer shall be fined in a sum of not less than law, for the education of all the children living one hundred nor more than five hundred with her borders, and that every good citizen,

§ 11. If any person print, write introduce into publish or circulate, or cause to be brought their power, the progress of their important into, printed, written, published or circulated, or shall knowingly aid or assist in bringing into, printing, publishing or circulating within this Territory, any book, paper, pamphlet, System of Pennsylvania, believing its provismagazine, handbill, or circular, containing any statements, arguments, opinions, sentiment, doctrine, advice or inuendo, calculated to produce a disorderly, dangerous or rebellious fit-an expensive experiment not called for by disaffection among the slaves in this Territory, the exigences of the times, nor the voice of or to induce such slaves to escape from the the people of this Commonwealth. service of their masters, or to resist their | Resolved, Though we do not expect a tree Martinsville the County Seat of Morgan authority, he shall be guilty of felony, and be to bear fruit in the year of its planting, yet punished by imprisonment at hard labour for a we do desire to see it exhibit some symptoms

the law of last winter that money could not which was placed there by the engineer. A and punished by imprisonment at hard labour

§ 13. No person who is conscientously opposed to holding slavery, or who does not admit the right to hold slaves in this Territory, harder than this rampant band of Old Liners, tion for any violation of any of the sections of

This act to take affect and be in force from and after the 15th day of September, A. D.,

J. H. STRINGFELLOW, Attest, J. M. Lyle, Clerk. THOMAS JOHNSON,

President of the Council.
Attest, J. A. HALDERMAN, Clerk.

Meetings Relative to the Co. Superint'dt.

STANDING STONE TOWNSHIP. At a meeting held in the School House in Lats District No. 1 Standing Stone Township, Bradford County Pa., on Tuesday Eveinng Sept. 18th, 1855, pursuant to public notice .-The meeting was organized by calling ASA STEVENS Esq., to the Chair, and H. W. TRACY, was appointed Secretary.

The object of the meeting being stated by the Chairman, to take into consideration mat-Common Schools. On motion it was therefore

expressive of the sense of this meeting. Thereupon the chair appointed : H. W. Tracy, E. L. Gregg, Geo. Stevens, Wm. Kingsley, Henry Huff, Isaac H. Vannest, and Geo. Vannest, said Committee.

After a very full and deliberate interchange of sentiment by the citizens present, it was

unanimously
Resolved, That this meeting do now adjourn to meet at this place on Saturday Evening Sept. 22, at early candlelight, at which time the Committee was requested to report.

Saturday Sept. 22, 1855. The meeting convened agreeable to adjournment. The proceedings of the 18th inst., having been read and approved of, the Committee on Resolutions, through their chairman reported the following :-

Resolved. That in the opinion of this meeting, so much of the law "For the regulation and continuance of a system of education by Common Schools" as authorizes the School Directors of the several counties of this Commonwealth to meet in Convention at the Seat of Justice in the said counties, to select County Superintendents ought to be repealed. Experience having fully demonstrated, that such officers tend rather to embarass and derange the Common School System, by coming in conflict with the School Directors, and thus impair and weaken, instead of giving strength and vigor to it.

Resolved. That while we are willing to be taxed to defray the expenses of Government, and the education of Children, we are not willing that money thus raised shall be seized by " Hawks "-therefore we do most solemnly protest against having quartered upon the Common School Fund of this County a sucker JEWELRY! JEWELRY! JEWELRY! or leech in the form of a County Superintendent, thus absorbing \$1500 of the people's money, thereby reducing the State appropriation, to so small and trivial a sum, as not to be worth the trouble and expense necessary to

Resolved, That it would be worse than a waste of time for the County Superintendent, less than ten years.

§ 6. If any person shall entice, decoy, or carry away out of any State or Territory of having become so entirely dissatisfied with having become so entirely dissatisfied with that part of the law, which creates the office of County Superintendents, and the supplement thereto, by which that officer's salary has been so shamefully increased, they are determined that all connection with that office in the schools of this district, shall cease,

Which after being duly considered and dis-

Resolved, That the proceedings of this meeting be signed by the officers and published ASA STEVENS, Chairman.

H. W. TRACY, Secretary.

ASYLUM TOWNHSIP.

At a public meeting held at the Sugar Run School House, in Asylum on Saturday the 8th day of Sept. 1855, called for the purpose of devising the best means for the improvehe shall be deemed guilty of felony, and punished by imprisonment at hard labour for a consideration the subject of county Superinconsideration the subject of county Superintendencies. WM. TERRY was appointed § 8. If any person in this Territory shall aid | President, PAUL QUICK and AARON ELY, Vice Presidents, and D. C. Miller and D. H. Corbin, Secretaries.

Dr. G. F. Horrox asked permission to read increase of his salary, as County Superinten-

On leave being granted he proceeded to while attempting to arrest any slave that read the most important portions of the letter may have escaped from the service of his in order, as he stated, that Mr. Guyer might master or owner, or shall rescue such slave not be condemned without a hearing in this meeting. On motion the president appointed or shall entice, persuale, aid or asist such John Morrow, Geo. F. Horton and J. W. Ing slave to escape from the custody of any officer ham, a Committee to draft resolutions expres or other person who may have such slave in sive of the sense of the meeting. After some custody, whether such slave have escaped from discussion the meeting adjourned for one week the service of his master or owner in this to meet at the same place, at 2 o'clock P. M. Territory or any other State or Territory, the Saturday Sept. 18th. Meeting assembled person so offending shall be guilty of felony, according to adjournment and the following and punished by imprisonment at hard labour resolutions reported by the Committee, were

discussed and passed. WHEREAS, In the opinion of this meeting Education is the chief corner stone of Repub lican Institutions, and the grand bulwark of a nation's defence against the encroachments of bigotry, superstition, despotism and vice

Resolved, That it is a sacred and imperative duty devolving upon the State to provide by and especially parents, guardians and directors should aid and encourage by every means in

essential work. Resolved, That while we have ever been firm friends and advocates of the Common School ions in the main, wise and salutary, we have viewed the creation of the office of County Superintendent as a meusure of doubtful bene

of life and put forth some little buds, on which § 12. If any free person, by speaking or to hang a hope of its future value; but we

schools, on the contrary the fact forces itself upon our attention, that since our County Superintendent entered upon the duties of his office our common schools have experienced a

rapid and alarming decline.

Resolved, That "the laborer is worthy his hire" and we are in favor of paying just and liberal wages to all who serve us, whether in a public or private capacity, in order that we may secure the services of able competent men : but the increase of our County Superintendent's salary from five to fifteen hundred dollars per annum, was, on the part of that officer a "big strike," and on the part of those school directors who voted so to increase, is either a beautiful specimen of being generous of other people's money, or a certain proof that they are firm believers in the celebrated dogma that the money comes from nowhere.

Resolved, That as our County is one of great reographical extent, containing a large number of schools to be visited, and in consideration of the distance our township is situated from the residence of the County Superintendent, thereby subjecting him, in his visits, to a tedious journey, and much peril, from snowstorms and drenchings, we have concluded that it would be but an act of simple justice and charity, to relinquish our claim to any portion of his future services, that might be due our ters concerning the County Superintendents of township, in favor of those townships, whose school directors voted to increase his salary to Reselved, That a Committee of Seven be lifteen hundred dollars. It being apparent appointed by the Chair to draft Resolutions that his labors there must be more needed and better appreciated than here.

On motion it was Resolved, That the proceedings of this meeting be published in the county papers.

On motion the meeting adjourned. [Signed by the Officers.]

Towanda Market - Wholesale Prices.

Corrected weekly by E. T. FOX, Dealer in Provisions and Groceries, No. 1, Brick Row, who will pay Cash, at the

prices fixed, for the a				_		
Flour, (retail price,)		bbl	\$8 00	(11)		
Pork, do			21 00	(it)	24	00
Wheat,	. 2 bus	hel	1 25	60		50
Buckwheat,					-	
Oats,				60		
Corn,	"		1 00	(et)	-	
Rye,	"		624	(0)	-	
Potatoes,	44		25	(cr.		31
Beans,	"		1 50	(cr.	2	00
Dried Apples,	"			Con	_	
Butter,		1b	12	60		16
Cheese,		"		60		10
Hams and Shoulders,		"	9	(ch		12
Dried Peaches,		"		(et)		16
Dried Berries,		46		60		18
Eggs,		en,		0		12

MASONIC.—The regular meetings of UNION LODGE, No. 108, A. Y. M., are held every Wednesday, on or preceding the full moon, at 3, P. M.; and on each second Wednesday thereafter, t Masonic Hall, over J. Kingsbery's store, as follows: tugust... 8th, at 8, P. M. October... 21th, at 3 P. M. Lugust... 22d, 3, "November... 7th, 64 "September. 5th 8, "November... 21st, 3 "December... 19th, 3, "December... 19th, 3 " ptember 19th 3, "December ... 5th, 6½ " ctober ... 2d 8, "December ... 19th, 3 " All brethren in good standing are invited to attend. H. R. A. UNION CHAPTER, No. 161, holds its regular oon. Meeting for August on the 23d day. E. H. MASON, Secretary.

New Advertisements.

A. M. Warner's



New & Splendid Jewelry Store, one door north of Pattons Drug Store,
HAS just been opened with the largest and most choice stock of FASHIONABLE JEWELRY ever offered to a discriminating public. Indeed, he can safely say that with the opening of his new store has been inaugurated a new era in the Jewelry line, inasmuch as along with the choice and elegant assortment he gives the most reliable assurance of an almost incredible reduction in prices: the rich and tasteful articles having been all bought with ready cash.

A. M. W., when he reflects how, for the past years, with a far less attractive stock, he has enjoyed so large a share of public patronage, flatters himself that the immense increase of Goods he now offers, which have been bought so much more advantageously, will enable him to increase the generous confidence which has hitherto been vonch-safed to him. He therefore solicits a continuance of the favor of his old customers, and invites the public general-layer or solicity as the fashion.

or of his old customers, and invites the public general to come and see the fashions.

**THE WATCH REPAIRING DEPARTMENT will

New York State Fair at Elmira. October, 2, 3, 4 and 5.

THE N. Y. & E R. R. Company will run

Excursion Trains during the continuance of the State Fair, to be held at Elmira next week, at half the usual TOWANDA TO WAVERLY.

dnesday, Thursday and Friday, the 3d, 4th and only day's on which the Fair Grounds will be ne public, the Packet Boat "Gazelle" will run diae) connecting at Waverly with the Excursion Train for Elmira, at 9 48, and again at half-past one, connecting with the evening trains both ways.

LEAVE WAVERLY, at half past seven, A. M. again at 4 35 P. M. after the arrival of the Excursion Trains rom Elmira.

POWELL & SMITH.

Towaxpa, Sent. 26, 1855

Towanda, Sept. 26, 1855 MAXL PACKET-BOAT GAZELLE.

TOWANDA AND WAVERLEY. ME undersigned have placed upon the line between Towarda and Waverley, a new Packet, built express for the travel between the above and the intermediat

The "GAZELLE" is neatly fitted up, and may be relied on as always being "on time." The hours of arrival d departure will be arranged in conformity with the ne tables on the X. Y. and Eric Railroad. At present, leave Towanda for Waverley, at 1½ o'clock, M., precisely.

. M., precisely. Leave Waverley, at 7½ o'clock, A. M., or immediately POWELL & SMITH, Proprietors. Towanda, September 1, 1855.

CANDLES—by the box or single pound, sen1

MONTANYES & CO. A RE NOW RECEIVING,

A THEIR FALL GOODS.
Their assortment of SADDLERY and other HARDWARE is complete. Also, a good supply of LEATHER and SHOE FINDINGS, WINDOW SHADES AND PAPER HANGINGS. Towanda, August 28, 1855.

Administrator's Sale.

BBY virtue of an order issued by the Or-BY virtue of an order issued by the Orphan's Court of Bradford County, will be sold on
Saturday October 27th at 2 o'clock, P. M., on the premises, late the property of Miner R. Wilcox, situated in Aibany twp., and bounded on the north by James Wilcox,
east by the Fowler branch of the Townuda creek, west by
Joseph White, and south by the Coal Company's lands,
containing 140 acres, more or less, about 80 acres improved, with a frame house, frame barn and horse shed and an
such and of fruit frees thereon. chard of fruit trees thereon.

Terms made known on day of sale. JOSEPH MENARDI, Administrator. September 20, 1855.

WHEREAS my wife MINERVA and I have have entered into a mutual agreement to part, and have no more family deal. This is therefore to forbid all

poring or trusting her on my account, as I will ay no debts of her contracting after this date Orwell, September 3, 1855.

ESTRAY. CAME to the enclosure of the subscriber in



PATTON'S NEW DRUG STORE,

JUST OPENED. ON THE CORNER OF BRIDGE AND MAIN STREETS, No. 4, Patton's Block, Towanda, Pa.

WHOLESALE AND RETAIL.

THE subscriber would respectfully inform his friends and the public that he has fitted up No. 4, in Patton's New Brick Block, for a DRUG STORE, and that he is now receiving from the cities of Philadelphia and New York, a large and well selected stock of American, French and English

CHEMICALS, DRUCS AND MEDICINES.

PAINTS, OILS, WINDOW GLASS, DYE STUFFS, LARGE ASSERVENT OF FANCY ARTICLES 8 DRESSING COMBS, PERFUMERY, FANCY SOAPS, PORT MONNAES, &c.

SURGICAL INSTRUMENTS, and a variety of the most approved Trusses, Abdominal Supporters, &c., always on hand. London Porter and Scotch Ale, and Pure Liquors, for Medicinal purposes.

ALL THE MOST POPULAR PATENT MEDICINES. Brushes for the Hat, Hair, Teeth, Nails, Boots, Painting, Varnishing, Whitewashing, &c.

The Lovers of GOOD CIGARS and TOBACCO, will find a large variety of choice Havana, Yara and Principe Cigars, and the finest brands of Tobacco and Snuff.

CAMPHENE AND BURNING FLUID.

And a fine assortment of LAMPS, of all sizes and descriptions, Bird Cages, Cups, Nests and Seed. All of which is offered for sale on the most satisfactory terms. Our stock being large and mostly purchased from the Importer and Manufacturer at the lowest rates, and with Cash, enables us to sell at reduced prices, that must be satisfactory to all. We invite the attention of the public to an especial examination of our stock of goods and prices.

Our Motto is—"THE CASH SYSTEM—QUICK SALES—SMALL PROFITS."

Our Molto 18—" THE CASH SYSTEM—QUICK SALES—SMALL FROTHS.

Our Goods are selected with the utmost care and warranted to be what they are represented; if any should prove the contrary, we are not only willing but request our customers to return them, and the money shall be refunded.

As Having secured the services of DR. HUSTON, who will keep his office at this store, and will give medical advice gratuitously to those purchasing medicines.

Towarda, September 1, 1853.

BOOKS AND STATIONERY.

OSEPH KINGSBERY still continues the BOOK & STATIONERY business, where purchasers may find all the latest School and Miscellaneous Books at reduced prices. The following School Books are embracient the catalogue, viz:

Bullion's Greek and Latin Reader and Grammar.

do. Cæsar, do. Sallust, do Donegan's Greek and English Lexicon. Olendorff's, Lebrethon's, Barbauld's, Fausdick's and Denuera's, Lebrethon's, Barbauld's, Fausdick's and Levizack's French Works. Parker's, Comstock's, Phelps', Smiley's and Olmsted's Philosophy.

Haller, hilosophy, hilosophy, and Davie's Works, Day's, Thompson's and Davie's Works, Cutter's, Coat's and Comstock's Physoology, Saunder's, Porter's, Bentley's and Cobb's Works, Bancroft's History, Parley's, Worcester's, Gurnsey's,

Bottas, &c. &c. Webster's Unabridged Dictionary.

University edition, do Common School, do do Common School, do.
Worcester's, Cooper's, Harper's, Johnson's, do. Comstock's works; Lincoln's Botany, Sweet's Elocution.
Thompson's series of Arithmetic, primary to High School.

chool. Adams', Davie's, Smith's and Cobb's, do. Brown's, Kirkham's, Smith's and Morse's Geography nd Atlas; and all the various Primary Geographys now Spelling books of all kinds, and miscellaneous books in great variety.
Also—Dry Goods, Groceries, Crockery, Boots & Shoes,

Hats and Caps. &c., &c.

New and desirable styles of Goods will be received monthly, and sold at the lowest Cash Prices.

J. K. Towanda, April, 21, 1855. General Election Proclamation.

WHEREAS, by an act of assembly of the Common-wealth, entitled "an act relating to the elections of this commonwealth," it is enjoined upon me to give pub-lic notice of such election to be held, and also the enumera-tion in such notice what officers are to be elected, IJOHN A. CODDING, High Sheriff of the county of Bradford, do

hereby make known and give notice to the electors of said county that a general election will be held in said county, on TUESDAY, the 9th day of October, in the se-veral districts in said county, to wit:— In Albany, at the sub-district school house near Camp-bell's mill

In Asymm, at Jacob Frucheys,
In Athens boro' at E. S. Mathewson's,
In Athens twp., at the school house near Wm. Scott's,
In Armenia, at John S. Becker's,
In Ruriington boro', at the hall of H. Vosburg,
In Burlington twp., at house of Roswell Luther's,
In West Barlington, at the house of Ezra Goddard.
Forners.

orners.

In Cuton, at A. E. Spalding's.

In Columbia, at James Morgan's.

In Durell, at the school house, called the centre school house, near S. Decker's.

In Franklin, at Wm. Deemer's.

In Granville, at the house of Benjamin F. Taylor.

In Herrick, at the school house near Daniel Darand's.

In Litchfield, at Cyrus Bloodgood's.

In LeRoy, at the school house in LeRoy.

In Monroe boro', at the house of Ethel Taylor.

In Orwell, at the house formerly occupied by Francis Woodruff.

oogran. In Overton, at the house of Wm. Waltman. In Pike, at Denison Johnson's. In Rome at the Academy.

In Radgbery, at the house of Benjamin F. Buck. In Sheshequin, at D. Brink's. In Smithfield, at A. J. Gerould's. n Springfield, at T. Wilder's.

In Springfield, at T. Wilder's.
In Standing Stone, at Simon Steven's.
In South Creek, at the school house near A. Gillett's.
In Sylvania boro', at the house of Curtis Merritt.
In Towanda bore', at the Grand Jury boom in the Court louse, in said boro'.
In Towanda typ., at the school house, near H. L. Scott's.
In North Towanda at the house of S. A. Mills.
In Troy boro', at the Eagle Tavern.
In Troy typ., at the House of V. M. Long, in the boro' of Troy.

Troy.
In Tuscarora, at the school house near James Black's.

In Ulster, at S. B. Holcomb's.
In Warren, at R. Cooper's.
In Wells, at L. Seeley's.
In Windham, at the house of Benj. Kuykendall.
In Wyalusing, at the house of J. H. Black.
In Wilmot, at the house of James Foster.
In Wysox, at the house of James M. Reed.
At which time and place the electors aforesaid will elect by ballot.

One persen for Canal Commissioner of the Common wealth. Two persons to represent the county of Rradford in the

House of Representatives of the Commonwealth of Per

One person for Treasurer of said county.
One person for Commissioner of said county.
One person for Auditor of said county.
And in and by said act, I am further directed to give notice "that every person excepting justices of the peace who shall hold any office of profit and trust under the go-vernment of the United States or of this State, or of ac-incorporated district, and also that every member of en-gress and of the State Legislature and the select and com-

gress and of the State Legislature and the select and common council of any city, or commissioners of any incorporated district, is by law incapable of holding or exercising, at the same time, the office or appointment of Judge, Inspector or Clerk, of any election of this Commonwealth and that no inspector or other officer, of any such election shall be then eligible to any office to be voted for. By the 4th section of an act passed the 16th day of April, 1840, it is provided "that the 13th section of an act passed July 2, 1833, entitled "An act relating to the elections of this commonwealth," shall not be so construed as to prevent any militia officer from serving as Judge. Inspector or Clerk, at any general or special election of this Commonwealth.

inspector or Clerk, at any general or special election of this Commonwealth.

In the 61st section of the act first above mentioned, it is enacted that every general and special election shall be opened between 8 and 10 in the forenoon, and continue without interruption or adjournment until 7 o'clock in the evening, when the polls shall be closed.

By the 18sh section of the act passed Feb. 3, 1846, it shall be lawful for the inspectors and judges of any general election which shall be heraafter held in the Armenia election district of Bradford county to close the polls of sach election at 5 o'clock, P. M.

By the 11th section of the act of 1853, it is provided that the polls of the election district of Tuscarora twp, be closed at 5 o'clock P. M.

It is further directed that the meeting of the Judges at

closed at 5 o'clock P. M.

It is further directed that the meeting of the Judges at the Court House in Towanda, to make o it the general re turn, shall be on the 3d day after the election, which will be on the 12th day of October.

JOHN A. CODDING, Sheriff. Towanda, September 10, 1855.

A DMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of Wm. HORNING dec'd., late of South Creek tp., are hereby requested to make payment without delay; and all persons havinging claims against said estate will pleaso present them duly authenticated for settlement.

ATHARINE HORNING, Administratrix.

June 18, 1855. June 18, 1855.

A DMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of Isaac Rosencrants, deceased, late of Asylum twp., are requested to make payment without delay; and those having demands against said estate will present them duly authenticated for settlement. CYRUS SHUMWAY, Administrator.

A DMINISTRATOR'S NOTICE.—Notice A is hereby given, that all persons indebted to the estate of ISAAC S. CROFUT, deceased, late of Leroy twp, are hereby requested to make payment without delay; and all persons having claims against said estate will please present them duly authenticated for settlement.

SEBA CROFUT. Administrators.

May 1ff, 1855. JAMES CROFUT.

TAKE NOTICE.

R. C. L. KELLING, MECHANICSBURG, P.A. announces to all afflicted with Tumors, Wens. Can A announces to all afflicted with Tumors, Wens, Can-cer, Warts, Polypus, Lupus, Moles or Marks, Scrofula or King's Evil, and all diseases that have been usually treated Caustic or Knife that he can remove them by an en-tirely new method, without cutting, burning or pain. It is no matter on what part of the body they are, he can re is no matter on what part of the body they are, he can remove them with perfect safety and in a remarkable short time, if curable. No money required, except for medicines until a cure is perfected. Chronic and other diseases not mentioned above, treated with positive success, if curable. Full particulars can be obtained by addressing C. L. KEL-LING, M. D., Mechanicsburg, Cumberland Co., Pa. Person's afflicted, residing at a distance, he has, for years been in the habit of prescribing by letter, and with general satisfaction.

He would say however to those desiring advice, in this way, that to secure attention they should enclose, with

He would say however to those desiring advice, in this way, that to secure attention they should enclose, with the general symptoms of their cases, a fee of one dollar, to warrant him in spending his time for their benefit.

The doctor may be consulted at his office at all times, when not professionally absent.

CALTION.—Strangers coming to see the Dr. are cautioned as some have been deceived. Dr. K. is the only one in this State, who can perform cures by the new method.—The Dr's. office is directly opposite the Union Church.

Mechanicsburg is 8 miles from Harrisburg on the Cumberland V. R. R. and accessible from all parts of the Union. The Dr. will visit cases within a reasonable distance.

ion. The Dr. will visit cases within a reas when desired. SHERIFF'S SALE—By virtue of a certain writ of Vend, Exponas, issued out of the Court of SHERIFF'S SALE—By virtue of a certain writ of Vend. Exponas, issued out of the Court of Common Pleas of Bradford County, and to me directed, will be exposed to public sale at the Court House, in the boro of Towanda, on Tuesday, October 16, 1855, at 1 o clock, P. M.the following lot, piece or parcel of land situate in Athens township, bounded north by lands of Neal McDuffle, east by lands of Samuel S. Clark, south by lands of Daniel S. Brown, and west by lands of Morrison Gardner. Containing forty-two and a half acres, more or less, twelve acres improved, with a framed house, a log barn and fruit trees thereon.

Seized and taken in execution at the suit of David Gardner vs. L. A. Gardner.

ner vs. L. A. Gardner.

JOHN A. CODDING, Sheriff.

Sheriff's Office, Towanda, Sept. 24, 1855.

E Notice is hereby given, that an amount equal to the costs will be required to be paid upon each sale when struck down to the bidder, and upon failing to comply with this regulation, the tract of land will again be offered for sale.

JOHN A. CODDING.

NEW FALL GOODS. Tracy & Moore,

HAVE JUST RECEIVED from N. York

NEW FALL GOODS,
which have been selected with unusual care, and purchased at the lowest possible rates. Feeling confident that we can sell Goods for Ready Pay, as low as any establishment in the country, we ask the public to give us a call, and examine our stock and prices.

Sept. 12, 1855. MAGIC LANTERN.

THE subscriber offers for sale a splendid collection of Landscapes, Historic, Astronomic, and Comic Views, together with two first class Magic Lanterns. This Apparatus is intended for giving Exhibitions, and is the most extensive and complete of the kind in this country. Either one or two persons wishing to travel can make the business nay from one to two hundred dollars

nake the business pay from one to two hundred dollars per month, if properly conducted, and will afford a better opportunity of seeing the country than any other business, Address DANIEL HARKINS, Ulster, Bradford Co., Pa.
P. S. Reference, D. J. CHUBBUCK, Ulster, who has traveled with the Exhibition.

A DMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of MINERVA WEBBER, dec'd, late of Franklin tp. are quested to make payment without delay; and all persons having claims against said estate, must present them duly authenticated for settlement, to the subscriber at his resi-Franklin, August 2, 1855.

JOHN H. WEBBER
Administrat

EXECUTOR'S NOTICE.—All persons indebted to the estate of ELIAL STEVENS, deceased, late of Ridgbury township, are hereby notified to make payment without delay, and all persons having demands against said estate are requested to present them duly authenticated for settlement.

STURGES SQUIRES, WM. STEVENS,
Ridgbury, March 20, 1855

Ridgbury, March 20, 1855. NO JOHE.

VINE HUNDRED AND NINETY-NINE Men, in Bradford County in debt to us, that we want to pay their Judgment notes or accounts, which ever it may be, and we intend to have them do it, either by perion or by employing officers sufficient to collect of exery man immediately, without any exception or respect to persons, from the fact that the money belongs to our cre-ditors, and we intend that they shall have it as soon as it can be called the HALL & RUSSELL Towanda, April 20 1855.

NEW SPRING & SUMMER GOODS. OSEPH KINGSBERY is now receiving, from New York, a large, carefully selected and most NEW SPRING AND SUMMER GOOLS.

BR BE THE AN IN A OLLINS & POWELL have REMOVED to PATTON'S NEW BLOCK, where they have just received a large addition to their stock of READY-MADE LOTHING, Cloths, Trimmings, Furnishing Goods, &c , a which they invite public attention.

Towanda, May 24, 1855.

TWO STRAY COWS .- Came to the en-L closure of the subscriber, on the 24th day of August ast, two cows, one a pale red with some white in the face brown one, with a line back, and some white on the hade brown one, with a line back, and some white on the hind parts of the body. The owner is requested to come for-ward, prove property pay charges, and take them away. Ridgeberry, September 3, 1855.

LERAYSVILLE ACADEMY, Leraysville, Bradford County, Pa. PRINCIPAL—J. L. OVERFIELD, A. B. The first term of the above institution will commence on WEDNES. DAY, SETT. 12th. Circulars with complete details, may be obtained from the Principal, or from either of the fol-lowing.

lowing
REFERENCES—Rev. George Landon, Herrickville; Rev.
J. C. Warren, S. DeWitt, M. D., LeRaysville; D. P. Lacey
M. D., Camptown; Rev. L. Peck, Lime Hill. AGENTS WANTED. MAKE MONEY WHEN YOU CAN.-M. The Subscribers desire to procure the undivided time of an Agent in every county of the United States.—Efficient and capable men may make several dollars per day, without risk or humbuggery of any kind. Full particulars of the nature of the business will be given by addrassing the subscriber, and forwarding One Post Office

Stamp to pre-pay return postage. FUREY & CO., Philadelphia. Pa. DAINTS, Oils, Varnishes, Glass, Putty, &c.

MACKINAW TROUT,-10 hbls, No. 1, just received at TRACY & MOORE'S.

MACKEREL-whole, half and quarter blds
by je29 TRACY & MOORE