Mr. Pratt presented twenty-one, Mr. Ingram ten, and Mr. Walton one petition for the repeal of the restraining liquor law of last ses-

The following bills were read : By Mr. Browne-To allow bills of exceptions and writs of error in criminal cases. Mr. Crabb, bill for the repeal of the com-

pensation act of last session.

A resolution was adopted requesting the Committee on Inland Navigation, to inquire into the expediency of reporting a bill to protect the transpurters on the Public Improvements of the State. Adjourned.

House.-The opinion of the Attorney General, relative to the right of the State of New York to divert the water of the Chemung River, was read, and 1000 copies ordered to be

Mr. Morris offered a resolution, calling on the Attorney General for information as to

Five thousand diagrams of the House were bills, were read in place :

To abolish the office of County Superinten-

dent of Common Schools. To incorporate the Tioga County Bank.

e session of the House with prayer.

TERRIS OF LAMPS! JANUARY 5 Mr. Crabb presented a bill to extend the (Conn.) Journal. charter of the Philadelphia Bank.

The nomination of Superintendent of the State Printing was confirmed by the Senate. Adjourned till Monday afternoon. House.—The House is not in session, hav-

ing yesterday adjourned till Monday. MASSACRE OF UNITED STATES TROOPS,-By

an extra from the Charleston Courier, we ceived from the headquarters of the United States troops in Florida: FORT BROOKE, FLA., Dec 13, 1855

An exploring party under command of Lt. George L. Hartsuff, 2d urtillery, consisting of one sergeant, one corporal and seven privates, were suddenly attacked by a party of Seminole Indians at daylight on the 50th instant, about 16 miles S. E. from Fort Simon Drumthat party being about 40 miles S. E. from

The party left Fort Myers on the morning of the 7th inst. and up to the time of the at-Lieut. Hartsuff and the remainder of his party

Most of the public animals with the expedisome 18 in number, were also shot down. Lieut, Hartsuff when last seen had one arm 2d Artillery, one of the party, who escaped, brought the above information to Fort Myers.

from Fort Myers Baker gave out at that point and could come

The above information embraces everything known, officially, concerning the attack

n concerning the attack.

train from the East on the Pennsylvania Railnctor, on looking into a car which had been eft behind, was horrified to find the dead bolies of two children, aged respectively about o and five years. The matter was telegraph-West, and it was ascertained that the parents of the children were poor German emi-crants, who left them unburied from necessity. the citizens of Altoona had the unfortunate bies decently buried. The youngest is suposed to have died from exposure while teethng, and the other from fever .- Pittsburgh

Refreshingly Cool .- A conductor on a w-England road was sent for by the Presifor Superintendent of the road one day, rather summarily informed that after that teek the company would not require his seres. He asked who was to be his successor, the name was given him. He then asked thy he was to be removed. After pressing question some time, and failing to obtain satisfactory explanation, a little light dawnpon him, and he addressed his superior ficer nearly as follows: "You are about making a great mistake, Sir, a great mistake. You know, Sir, I have a nice house, a fast horse, a splendid gold watch, and an elegant diamond ring. That fellow you have chosen to take my place has got to get all these things." is said the argument was conclusive, and e conductor was allowed to retain his posi-

'AT PAR."-There is a law in Pennsylvania requires the banks in that State, east of mountains, to keep their notes at par in aladelphia, and those west of the mountains, Putsburg. Judge Pearson, of Harrisburg, days ago, decided that under the law des of a bank are at par whenever they are qual to gold and siler for ordinary purposes. Case, at the city banks, or by the brokers, the hotes are equivalent to gold and silver of the Teacher's Association of Bradford County, for sale or within the true interest of the true interest of

FRIGHTFUL DEATH FROM НУDROPHOBIA-A CHILD BITTEN BY A CAT .- The Lockport Journal relates the following distressing case : A little girl aged three years, living on Monroe street, died on Wednesday evening from the effects of a bite by a rabid cat. She was bitten some weeks since, over the eye, the wounds exhibiting the prints of the teeth. The cat had been bitten by a dog, which was ascertained to be rabid, and the parents, being alarmed submitted the case to Dr. Moore of Gosport. No decided symptoms of the horrible disease, however, were manifested until Saturday last, the 15th, when drowsiness and nervous excitability at the approach of fluids were exhibited by the child. On Sunday the poor sufferer grew wild and frantic, and during the day was thrown into violent spasms. The convulsions which shook the frame of the patient were redoubled with frightful intensity at the approach of fluids, every nerve repelling its vicinity with spasmodic horror. The disease, on Monday, what foreign insurance companies doing busi- exhibited still more definite symptoms of madness in this State, have failed to render the re- ness, a flashing of the eye and frothing of the ness in this state, have laid over for one mouth accompanying the convulsions. Drs. Leonard and Gould were called, and administered chlorororm which temporarily produced ordered to be printed for the use of members. The following, among a number of other skill of man. The awful sufferings of the child were protracted until Wednesday even-To repeal the act regulating the public print- ing, when it was relieved by death.

THE MURDERERS OF MATTHWS .- The prophetess is yet in jail, and is confined in the same cell with Abigail Sables and Thankful S. Her Mr. Morris, a joint resolution relative to the sey. They spend most of their time in the cell in protection of American citizens in the rights of in prayer, and seem to regard the whole procountries. A resolution was adopted—yeas 63, nays has a revelation from God every night! There 19-authorizing the Speaker to invite the cler- is much interest taken in these deluded wo gy of Harrisburg or any other minister to open men by our citizens, who visit the jail in large numbers to see them. We were wrong in Adjourned till Monday afternoon at three stating Thursday morning that Israel Wooding had been released from jail. He still remains in jail, but is merely detained as a witness. It is quite improbable that Sly and SENATE. The Speaker faid before the Sen- Mrs. Hersey may have their trial before the ate a number of annual reports of corporations. Superior Court, now in session .- New Haven

HORRIBLE BRUTALITY.—The Cincinnati (Ohio) Commercial, of the 28th ultimo, states that two young men of "respectable wealthy families" were on a drunken spree at the Parker House, in Maysville, Ky, on the night of Thanksgiving in that State, and being in want of liquor, poured some camphene over the hair and whiskers of a colored waiter, whom they have the following "official information" re-oeived from the headquarters of the United poor fellow lived for two weeks in extreme torture and then died, but no steps have as vet been taken to have a legal investigation, as the young gentlemen have agreed to pay Mr. Ball, the owner, for the loss of his servant \$1,

SAVAGE ATTACK .- On the evening of the 26th ult., Judge HYATT, of Nichols, was in Owego and at the store of ROBERT CAMERON, he was met by BARNEY CHAFFE, who drives a wagon in this village. BARNEY, it is said, was intoxicated. His wagon had been broken a tack were engaged in making a re-examina- few days ago by a teamster of Judge Hyarr's, tion of that portion of the Big Cypress Swamp examined by the troops last winter. Three new attacked the Judge about the injury to men of the command arrived at Fort Myers on his wagon, and, being drunk, the Judge did the night of the 21st. It is supposed that not pay much attention to him. This enraged him, and he suddenly drew a stake from his wagon and struck the Judge above the ear, cutting a horrid gash in his head. The extent and danger of the injury is not yet fully known. Barney fled across the bridge, threatening roken, and is supposed to have been wounded that if a constable was sent after him he would ahis side. Private Hanna, of company G, serve him in the same manner. - Ocego Times.

brought the above information to Fort Myers. The Accident on the Ohio and Pennsyl-Hanna was wounded in the abdomen, not vania Railroad.—We have already stated eriously, it is thought; he left another of the that by a collision on the Ohio and Pennsylparty, private Baker, also wounded, about 18 vania railroad, a few days ago, four persons were killed, and six wounded! Of the latter, Henry Mansfield, of St. Louis, and Geo. W. no farther. The Indians making the attack Lee, of Allegheny city, Pa., had both logs browere some 25 or 30 in number. Two com- ken; W. H. Tyler, of New Bedford, one leg panies of the 2d Artillery were to leave Fort and an arm broken; M. Robb, of Trumbull Myers on the morning of the 22d ult., in search | county, Ohio, one arm and leg broken ; Wm. of Lieut. Hartsuff and the missing members of Water, one leg broken; J. Painter, of Canton, his party. Other movements of the troops in Ohio, leg broken ; John Yeatman, Postmaster the direction of the battle ground, were order- at Hartford, Ohio, leg broken ; Hugh Moore, immediately on the receipt of the informa- of Youngstown, Ohio, leg broken, and others severely injured.

THE NEW POSTAGE LAW .- Payment in Stamps .- It should be particularly remember-Two DE D CHILDREN FOUND IN .. RAILRO D ed that the postage on all letters intended for CAR. On Wednesday, after the emigrant any place in the United States must now be be pre-paid by stamps or stamped envelopes, as mad had changed cars at Altoona, the con- no money will hereafter be received at the window of the post-office in payment of postage. This is the law of Congress, which took effect on the 1st instant. Letters to foreign countries can be sent as usual, and the postage on newspapers and the mode of payment remain unchanged.

> FATAL ACCIDENT .- WILLIAM CHAPMAN, & resident of Bath, was killed at Corning, Saturday night last. He was attempting to conple the cars on the Buffalo, Corning and New York Road, when he was so injured between the couplings, that he died immediately.

## MABBIED,

this borough, on the 15th ult., by Rev. Julius Foster, WILLIAM BROWN to Miss HENRIETTA RAY.

By the same, on the 1st inst., EDWIN WEST ROWLAND to Miss CLARISSA JULIA BASSETT, all of this place. In Philadelphia, on the 26th ult., by Rev. Wesley Kenney, J. H. STALFORD, of Wyalusing, to Miss MARY A. DIEHL, of the former place.

In Albany, on the 25th ult., by M. H. Codding, Esq., Mr. HORATIA J. LADD, of Albany, to Miss CATHARINE HAVERLEY, of Overton.

At the same time and place, Mr. LOWELL L. HOWELL to Miss ELIZA LADD, both of Albany. In Wysox, on the 29th alt., by Rev. T. Dutcher, Mr. NOR-MAN WHITE, of Valatie, Dutchess Co., N. Y. to Miss SARAH A CONKLIN, of Wysox.

## Died.

On Thursday, 27th ultimo, of congestion of the lungs, CHARLES H., only son of L. L. and E. A. La Moreux, aged 3 months and 13 days, "One angel more in Heaven."

In Towanda tp., on the 23d ult., SARAH, wife of Harry Scoville, in the 40th year of her age. In Tamaqua, on the 20th inst., of congestion of the lungs and pleura, Mrs. LODOISKA M., wife of Milton Bailey.

Esq., in the 38th year of her age. November 17th, KITTIE LIZZIE, daughter of Wm. B. and Adra E. Bradbury, aged 5 years 17 days.

NOTICE.—A Lecture on American Slavery will be delivered by Rev. MARSAALL FRINK, of New York, at the Court House, on Tuesday evening next,

STATEMENT of the amount, description and value of REAL AND PERSONAL PRO-PERTY, Rades, Occupations, and Professions. Offices and Posts of Profits, Pleasure Carriages, Money at Interest, Notes, Judgments, Mortgages, &c., Gold Lever Watches, Silver Lever and Gold do., and Silver Watches, valued at over \$20, &c. &c., as returned by the several Assessors of Bradford County, for 1856: STOVE FOR SALE.—One Stone Coal COOKING STOVE, with Furniture complete; one second-hand Wood Cooking Stove; one second-hand Parlor Stove, and one Grate for burning Coal.

Jan. 2, 1856. BAILEY & NEVINS.

No. of Taxables,	Townships and Boroughs.	Real Estate,	Personal Property,	Offices and posts of profit over \$200; tax 2\frac{1}{2} per cent.	Money on interest, notes, judgments mortgages, &c.— Tax, 3 mills,	pations and Professions over \$200  —tax 1 per cent.	900	dold lever Watches —tax \$1, each,	Watches—tax 75 cents, each	50 ce
233	Athens Borough	\$105,182	\$16.783		\$3,000	\$250	\$430	1	2	1
401	Athens Township	266,145	31,940	1::::	12,400			1	1 2	1
227	Albany,	48.492	8,506		260	1	000000	1	li	1 1
211	Asylum,	62.956	10,020	1 11000	a 500 00 20	300	343	1 1	1	1
84	Armenia,	13,671	2.097	1		1		1	1	1
49	Burlington Borough,	. 12,080	2.720	1	2,200		40	1	1	1
178	Burlington West	68.372	8.161	1	300				1	1
257	Burlington,		11,005	550	468		1	1	1	
433	Canton,	132,761	21,132			1			5	1
256	Columbia,	114,752	16,134	1	150	1	185		1	
212	Durell	. 63,327	10,174		300	1	1	2	1	
155	Franklin,	41,049	8,258		350	1	1		1	
259	Granville,	. 86,708	11,193		833		100	1	2	1
216	Herrick,	49,543	9,520		330	335		1		2
208	LeRoy,	50,003	8,562		868		45	1		2
237	Litchfield,		12,393		1,825	1	100			1
59	Monroe Borough,	11,465	3,395		400	1			4	
191	Monroe Township,		10,150		940	1				
283	Orwell,	93,509	14,070		660	1				
91	Overton,	16,976	3,888		1					
394	Pike,	184,774	21,109		4,332		120	3	1 4	
276	Rome,	77,262	10,067		60					
314	Ridgberry,	95,868	17,508		3,439	beere.	170	(	17.447	
329	Sheshequin,	141,978	14,811		700		495		4	
447	Smithfield,		20,839		7,136		1		1	
394	Springfield,		16,858			Sill Anua	264	1	1 1 1 1 1 1 1	10.1
167	South Creek,	65,418	7,497		1,296	Outpour X	50		17. 11	1
53	Standing Stone,	62,695	9,372		4,479		300		1	2
175	Sylvania Borough,	13,199	2,169	1	800	300				
222	Tuscarora, Towanda borough,	66,698	11,245		1,199			::		
107	Towarda Township	171,360	24,210	3,000	19,159	1101	2350	15	19	
90	Towarda North	59,034	7.913		5,300	4900				
293	Troy Township,	63,953	6,406	1	1,000			.:	2	
133	Troy Borough	137,431	14,834		1,475		235	1	1 :: 1	
214	Ulster		6,359		4,700		50		18	
243	Wells,		11.909		2,275	250	75		7	
237	Wysox	82,513	15,268		775				3	
315	Wyalusing	113,593 102,757	13,377		14,963		****		3	
355	Warren		14,566		1,670		210	2	2	1
227	Windham		15,177	10.000	1,900		970		2	
161	Wilmot		5,220		1,800		270			
101	Ad at a second	34,022	0,220			olle, 7,500	80	7.	1.	1
9535	The state of the s	\$3,563,524	\$501,455	\$3,550	\$103,742	******	\$5,922	23	79	12

BRADFORD COUNTY, SS.—We, the undersigned, Commissioners of said County, do hereby certify,

L. S. the above to be a true and correct statement of the returns made by the several Assessors of Bradford County

for the year 1856, and we also give notice that we will meet at the Commissioner's Office, on MONDAY, the

21st day of January, 1856, for the purpose of revising and equalizing said assessment.

Given under our hands and seals, at Towanda, this 21st of December, 1855. S. SMILEY, G. H. BULL, P. H. BUCK,

Seized and taken in execution at the suit of Franklin

framed house, framed barn, one saw mill and an old saw

Harris to the use of M. W. Hamilton vs. Henry Quick. JOHN A. CODDING, Sheriff.

GRAND JURORS.

Abrams, Jas Strong; Wells—James Brasted; Tuscarora—Sami Lake;

topner narriman;
Monroe bo.—Geo Traey;
Pike—Chas R Brown, Oliver Wysox—Gabriel King,
Northrop, N B Briggs;
Springfield—L L Beach, H Wells—C H Leonard;

Potter, Hiram Spear, C H Windham Charles Walker Campbell; Warren H Champlin.

mill frame and fruit trees thereon.

Term and Sessions, 1856.

Sheriff's Office.

Leroy-Hiram Stone; Overton-Eli Heverley;

Pike-Chandler W Brink; Ridgbury-O A Burnham;

ed for sale,

Attest - E. M. FARRAR, Clerk.

## New Advertisements.

Grand Division, Sons of Temperance, Pa. QUARTERLY SESSION will be held

Seized and taken in execution at the suit of Franklin H. Parsons vs. Pierce Sherman.

ALSO—The following described lot piece or parcel of land situate in Standing Stone twp. bounded north by lands of John Keem and Jacob Schoonover, east by lands of John Swackhammer, south by lands of Wm. Wright, and west by lands of Theophelus Schoonover and Isaac Vosburg, containing one hundred and seventy acres more or less, about eighty acres improved, with three log houses, one log barn and some fruit trees thereon.

Seized and taken in execution at the suit of The Commonwealth of Pennsylvania at the instance of the County of Bradford vs Samuel A. Tenant and Simon Stevens.

ALSO—The following lot piece or parcel of land situate in Orwell twp bounded west by the K. tract, north by lands of Edwin Taylor, east by lands of Harry L. Park, on the south by the Ridge Road, containing about seventy-three acres more or less, about fifteen acres improved.

ALSO—One other lot piece or parcel of land situate in Orwell twp. bounded on the west, north and east by lands of Silas Allis, and south by public road, containing about one acre more or less, all improved, with a framed Blacksmith shop and a few fruit trees thereon.

Seized and taken in execution at the suit of Jacob Wickizer to the use of Edward Overton vs. E. R. and Silas Allis.

ALSO—The following described lot piece or parcel of land situate in Herrick twp. bounded on the north by lands A QUARTERLY SESSION will be held at LERAYSVILLE, Bradford County, Pa., in Sons of Temperance Hall, commencing JANUARY 23, 1856, at 10 o'clock, A. M.

There will be a public demonstration of the Order, and addresses delivered by the Grand Officers, on the exening of the 23d at LeRaysville. Also addresses by the Grand Officers, at Towanda, January 24th, at 2, P. M., and at Monrocton, 7 o'clock, P. M.; at East Smithfield, January 25th, afternoon end evening.

Representatives are requested to be punctual in their attendance at LeRaysville.

January 9, 1856.

WM. NICHOLSON, G. S.

J. D. HUMPHREY

IS NOW RECEIVING an excellent assortment of gent's, boy's, ladies', children's and misses' BOOTS & BOOT-ES. Also, Shoe Pegs, Thread, Linings and Findings, to which he invites public attention. #2" All persons having unsettled accounts or notes due the subscriber, are invited to make payment. Those con-renient may call on C. Frisbie, E.q. or T. Humphrey, in Orwell, previous to the 15th of February next, after which time delinquents may expect special invitations to visi Towarda.

J. D. HUMPHREY.

Towanda, January 9, 1855. NO CREDITORS.—Notice is hereby given that I have applied to the honorable the Judges of the Court of Common Pleas of the county of Bradford for the benefit of the Insolvent laws of the Commonwealth of Pennsylvania, and they have appointed MONDAY, the 4th day of FEBRUARY next, at 10 o'clock, A. M. for the hearing of me and my creditors, at the Court Hourse, in the borough of Towanda, when and where you may attend if you think proper. Jan. 9. O. R. HEMINGWAY.

DISSOLUTION.—The co-partnership heretofore existing under the firm of LONG & MERRY,
is this dissolved by mutual consent. All persons indebted
to the said firm of Long & Merry will please take notice
that unless their accounts are settled immediately, they
will be left for collection.

Burlington, Dec. 20, 1855.

JOHN F. LONG.

#### ST. LAWRENCE HOTEL, 288 & 290 Chestnut st

G. W. MULLIN, Superintendent.

ween Tenth and Eleventh, opposite the Academ Fine Arts, and Parkinson's Garden and Saloons, PHILADELPHIA.

WM. S. CAMPBELL, Proprietor.

SHERIFF'S SALE.—By virtue of sundry Writs 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 borro' of Towanda, on MONDAY February 4th, 1856, at 1 o'clock P. M., the following lot, piece or parcel of land situate in Durell twp. bounded on the north by lands of Ge rge Arnout, on the east by lands of John Connell, on the south by lands of Hiram and Richard Gilbert, and on the south by lands of Hiram and Richard Gilbert, and on the west by Daniel Keeffe, dec'd., containing 98 acres, bethe same nore or less, about 30 acres improved, one frame house, one saw mill, log baru and a few fruit trees thereon. Seized and taken in execution at the suit of Catharine Cummins vs. Michael Crimmins and Dennis Crimmins. A LSO—The following described piece or parcel of land situate in the town-ships of Burlington and Franklin bounded and described as follows: On the North by lands of Chandler Ward, on the east or easterly by lands of Chandler Ward, on the east or easterly by lands of Sanac Crane and John Lantz, and by a small creek, usually known as goose creek, being the boundary line between John M. Martin and this described lot; on the south, or southeasterly by lands of J. M. Martin, or said goose creek, and lands of Horace Willey, on the west by lands of John M. Paniels and the public highway, containing one hundred acres be the same more or less, about fifty acres improved, one framed House, old log barn, framed barn and an orchard of fruit trees thereon.

n orchard of fruit trees thereon. Seized and taken in execution at the suit of Brown and

Scized and taken in execution at the suit of Brown and Rockwell to the use of the township of Franklin vs. Jeremiah Myers. Also at the suit of Harriet A. Mercur to the use of Franklin township vs. Jeremiah Myers.

ALSO—The following lot, piece or parcel of land situate in Sheshequin two. bounded ou the north by Wm. Young, east by lands of Wm. and Sarah Young, south by lands of Reuben Young, and west by land of Calvin Smith, containing about unity agrees more or less, about fifty five

east by lands of Wm. and Sarah Young, south by lands of Reuben Young, and west by land of Calvin Smith, containing about ninety acres more or less, about fifty-five reres improved, two log boures, two log barns and an apple orchard and other fruit trees thereon.

Seized and taken in execution at the suit of H. S. & H. A. Mercur, now to the use of J. M. Peck and H. M. Moore vs. Richard Horton and Curtis Smith.

ALSO—The following described lot, piece or parcel of land situate in Wilmot twp. bounded north by lands of Ambrose Vanderpool, east by lands of Nelson Vanderpool, south by lands of Lewis Johnson and Sam el Vanderpool, south by lands of Ambrose Vanderpool, containing about fifty acres more or less, about twelve acres improved with a log house thereon.

Seized and taken in execution at the suit of Amborse Vanderpool vs. Charles Johnson.

ALSO—The following described lot, piece or parcel of land situate in Litchfield twp. bounded on the north by Joshua Merrill and James Thompson, on the east by Orson Rickey, on the south by lands belonging to the estate of Wm. Park, dec'd., now in the possession of his widow, Maria, and on the west by Thomas Strait and Clement Dibble, containing one hundred acres more or less, about seventy acres improved, one frame house, one frame barn and shed attached, one log house and a few fruit trees thereon.

ALSO—One other piece or parcel of land situate in Ridgbury—O A Burnham; Tuscarora—Saml Lake;

second week.

Burlington horo'—J E Vosburg, J V Daniels;
Burlington tp—J J Haight;
Columbia—Jesse Edsall;
Canton—A Hamilton Thomas, Ezra Spalding, Jacob,
Rockwell;
Durell—Wm Frisbie;
Granville—Sylves. Kendall;
LeRoy—J G Landon, Christopher Hartman;
Monroe bo—Geo Tracy;
Tuscarora—Saml Lake;
Sweek.

South Creek—Cyrus Berk,
Dan H Gillett;
Towands bro—Henry Bassett, Wallis Bull;
Tuscarora—Jesse Berk,
Dan H Gillett;
Tuscarora—Jesse Berk,
Dan H Gillett;
Tuscarora—Saml Lake;

thereon.

ALSO—One other piece or parcel of land situate in Litchfield twp. bounded as follows: Commencing at a stone for a corner, running north on the Headlock line 39 rods to a stone corner, thence west along the line of Thios. rods to a stone corner, thence west along the line of Thos. Morris' estate, 20 rods to a stake, thence south along Mathewson's line, 39 rods to a stump for a corner, thence east twenty rods along the Park line to a stone for a corner, containing about four acres more or less, about two acres improved, one log house and framed barn thereon. Seized and taken in executi n at the suit of Wm. Kiff

Seized and taken in executin at the sait of the var. Russell Hadlock.

ALSO—The defendant's interest, supposed to be the undivided one-half of the following described lot piece or parcel of land situate in Monroe two, bounded on the north by lands of Sevellon L. Fowler, east and south by the public highway, and on the west formerly belonging to Joseph Greggs, containing about four acres more or less, all improved, and fruit trees t ereon.

ALSO—One other lot piece or parcel of land situate in Albany two, bounded on the north by Rossett & Bicking east by lands of C. M. Hakes, on the south by lands of Joseph Menardi and the public highway, and on the west by lands of Dr. Gillett, containing twenty acres, all improved.

Campbell; Warren—H Champlin.

THERD WEEK.

Athens tp—Edmund Hill; Ridgberry—John Larrison, P W Burnham; Rome—F C Cranmer; Savylum—Samuel Bacon; Burlington w—J G Blakslee Burlington bo—Abm Morley Canton—F Hall, E Newman, Allen Taylor, jr; Towanda the S Dimmick; Towanda north—E Rutty; Towanda north—E Rutty; Towanda north—E Rutty; J D Montanye, L H Scott; Towanda provi—Geo E Fox.

J D Montanye, L H Scott; New York, at the Court House, on Tuesday evening next, at the paper must be received in the custom as the paper must be received in the custom as, at the city banks, or by the brokers, at the city banks, or by the brokers, at the city banks, or by the brokers of the teacher's Association of Bradford County, for sale of the Teacher's Association of Bradford County, for sale by lands of Joseph Illadding; and on the cast by lands of Joseph Illadding; and on the west by lands of Joseph Illadding; and on the west by lands of Joseph Illadding; and on the west by lands of Joseph Illadding; and on the west by lands of Joseph Illadding; and on the west by lands of Joseph Illadding; and on the west by lands of Joseph Illadding; and on the west by lands of Joseph Illadding; and on the west by lands of Joseph Illadding; and on the west by lands of Joseph Illadding; and on the west by lands of Joseph Illadding; and on the west by lands of Joseph Illadding; and the count in the true intent and meaning of the fine paper with about one hundred acres, be the same mere or less, or an acres of E. W. Baird vs. Bollin Wilcox.

Allen Taylor, jr; Towanda bory. Towanda bory. Jowanda the—Seph Illadding; Franklin Ezra Champion; Ulster James McCarty; lands of James Wolf, on the east by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph Illadding; Dewitt, on the south by lands of Joseph

IST OF LETTERS remaining in the Post
Office at TOWANDA, December 31, 1855.

Adams Caleb
Bull J B
Hurley John
Irvine Wm
Beardslee Sarah
Blake Thomas
Bowman Catharine
Bowman Catharine
Bowman John
Lewis Mary Adams C.
Bull J B Blake Thomas Bowman Catharine Benjamin John Brown John J Beardslee Kate Bennett John M

Bennett John M
Cumming Miss S E
Crosby L V H
Campbell John F
Coverdale Charles T
Cummings Sarah H
Cooley Cordelia M
Chubhuck Arna II 2 Chubbuck Anna H Chobback Anna I Cooley Martha C Crofut Levi Clark Benj, heirs of Drake F B Dunn Thomas Donahoe Bernard Drailaine Richard Draidus Simon Decker Wm H Duloeher Simon Flint George W Fassett George

Smith Jane A.
Stockwell Clarissa
Stevens Homer IL
Shores Freeman
Tucker Henry
Vangorder Rebecca
Welch Susan
Warner Man Warner Mrs. M. Weed Augusta A Wilkinson Leonora Walen John Harret Rose Hairle Wm Fred Woodruff Margaret Wicoff Sarah Howard Jarvis O Persons calling for any of these letters, please mention they are advertised.

H. C. PORTER, P. M. DISSOLUTION.—The firm of PHILIPS

& NICHOLS is this day dissolved by mutual con The business will be conducted by W. H. Phillips sent. The business will be conducted by W. H. I who is authorized to settle the affairs of the late fi Granville, Dec. 18, 1855. GREAT REDUCTION IN PRICES

New Advertisements.

Lewis Mary Monhar Daniel

Mouie Charles.
Moure Wm.
Murphy Mary.
Patterson Marinda
Peckham Peleg
Piatt Christopher
Pierce Chester
Pollard Thomas
Onin Prancis

Quin Francis Roche Constand

Spain John Slyter Wm A. Smith James Jr. Smith Wm

Sastor John Smith Jane A.

Rogers Jesse Rogers Wm. Randal John

FOR the purpose of clearing out our entire STOCK OF STOVES, before moving into our new store, we will sell for cash at prices full 15 per cent. less than our usual rates. Persons in want of a Stove will do SHERIFF'S SALE.—By virtue of a writ of HERREE SALE.—By virtue of a writ of vend.ex. issued out of the Court of Common Pleas of Bradford county, to me directed, I shall expose to public sale at the Court House, in the boro' of Towanda, on Saturday, the 2d day of February, 1856, at 1 o'clock, P. M. the following described lot, piece or parcel of land situate in Wyalusing twp., bounded on the north by lands of Michael Fee, east by lands of Rosa Carr, south by lands of Amos S. Coleman, and west by lands of Hiram Washburn. Containing fifty acres, more or less, with about thirty acres improved, one log house thereon.

Seized and taken in execution at the suit of E. W. Baird vs. Anthony Farwell.

JOHN A. CODDING, Sheriff. Sheriff's Office, Towanda, Jan. 2, 1856.

FRESH LEMONS—a quantity just received at FOX'S. FRESH CANDY, by the quantity, at ma-

NEW BOOKS!

J. KINGSBERY has just received from New York and Philadelphia a large supply of NEW BOOKS, including some very nice ANNUALS for 1856. Also a great variety of Books suitable for Christmas and New Year Gifts, &c. Towanda, Dec. 20, 1855. wickles to the use of Edward Overton vs. E. R. and Silas Allis.

Al.SO—The following described lot piece or parcel of
land situate in Herrick twp: bounded on the north by lands
of A. R. Browa, east by lands of N. B. Wetmore, south by
lands of George Perkins, and west by lands of Nelson
Marsh, containing about \(\frac{1}{2}\) of an acre more or less, all improved, with a framed dwelling house, a blacksmith shop
and a few fruit trees thereon.

Seized and taken in execution at the suit of J. H. Latham to the use of Timothy Hurley vs. V. D. Rosengrant.

ALSO—The following described lot piece or parcel of
land situate in Smithfield twp. bounded on the north by
lands of Henry Quick, on the east by lands of John Watkins, on the south by the public highway, on the west by
lands of Anthony Childs, containing about twenty-three
acres, about eighteen acres improved, one framed house,
one framed barn and a tew fruit trees thereon.

Seized and taken in execution at the suit of Welles and

## FARM TO RENT.

THE SUBSCRIBER is desirons of renting his Farm situated in the township of Wysox, about three miles from Towanda, and one mile from the Canal at Piollet's. There are about SEVENTY ACRES under improvement, with a large new house and first rate barn, &c. Said farm is well adapted to the raising of all kinds of grain, besides being a good farm for keeping a dairy. The subscriber will leave on the farm a horse team, wagon, plows, harrows, and all kinds of implements necessary for working said farm, together with about eight cows. A sober, honest, industrious man, with a wife who understands batter making, can do well on this farm. None other need apply. Possession given on the first day of April next. For further particulars enquire of the subscriber on the premises.

WILLIAM SCOTT.

Wysox, December 22, 1855.

Wysox, December 22, 1855.

## THE ELECTRO CHEMICAL BATH, DIRECT & TO-&-FRO ELECTRO MAGNETIC MACHINE.

acres, about eighteen acres improved, one framed house, one framed barn and a tew fruit trees thereon.

Seized and taken in execution at the suit of Welles and Harris vs. Billings Pierce.

ALSO—The following described lot piece or parcel of land situate in West Burlington bounded on the north by lands of John Boarne, on the west by lands of H. H. Brewn and on the south by lands of John Boom, and formerly of Ira A. Weed, and on the east by lands of Silas Betts, containing two hundred acres be the same more or less, about fifteen acres improved, one saw mill, one plank house, one framed barn and a few fruit trees thereon.

Seized and taken in execution at the suit of C. Rockwell & Co. vs. Hiram A. Weed and Brink Smith.

ALSO—The following lot piece or parcel of land situate in Overton twp. bounded and described as follows:—Beginning at a maple the southwest corner of Cabill and Vought, thence N. 60° W. 160 rods to a maple, the S. W. corner of a lat in the warrantee name of Robert Roberts; thence north 30° east 212 rods to the S. E. corner of lands claimed by D. Cash; thence S. 60° E. 160 rods by Cash's JAMES HARRIS, ELECTRICIAN, of Towanda, respect-fully informs the public that he has lately procured from New York the celebrated Electro-Chemical Bath,

from New York the celebrated Electro-Chemical Bath, which has proven to be one of the most important and wonderful discoveries of the age, from its ability to extract minerals from the haman system.

Some eight years ago, a physician of Cincinnati discovered the process of extracting minerals from the body, by galvanism; more recently, M. Verges, of New York, an electro-gilder, having suffered from the introduction of poisonous minerals into his system in the prosecution of the art conceived the like of convenient to the like of the lik thence norm 30° east 212 rods to the S. E. corner of lands claimed by D. Cash; thence S. 60° E. 160 rods by Cash's line to the N. W. corner of J. Camp's lot; thence by Camp and Cahill and Vought's land, south 30° W. 212 rods to the place of beginning, containing 212 acres more or less, about eight acres improved, two log houses, one log shed, and a few fruit trees thereon.

Seized and taken in execution at the suit of John Hanson to the use of Judgen Blackman vs. James A. Paine. poisonous minerals into his system in the prosecution of his art, conceived the idea of removing them by the same processes, he succeeded in doing so, and quickly recovered. He then applied the same means to others similarly affected, with like results. His success exceeded his most sanguine expectations, for not only did these Baths remove mineral poisons, but cured many diseases, some of which were the result of minerals, and some were not.

More recent experiments have fully confirmed the singular power of this Bath to draw from the system all minerals that may be lodged therein, to the great detriment Seized and taken in execution at the suit of John Han-son to the use of Judson Blackman vs. James A. Paine. ALSO—The following lot piece or parcel of land situate in Smithfield twp. bounded north land of by Harrison Car-tisle, west by lands of Samuel Niles, south by lands of Billings Pierce and John Chamberlain, and on the east by lands of Lewis Wallace and John Chamberlain, containing about 63 acres more or less, about 55 acres improved, one framed house framed horn, one saw mill and an all leave

nerals that may be lodged therein, to the great detriment of health. Very often persons are afflicted by diseases which are beyond the comprehension of the most skifful physicians, and which are the effect of poisonous minezed and taken in execution at the suit of Welles and

physicians, and which are the effect of poisonous mine-rals accumulating in the system for years, taken in the shape of calomel, lead, &c. &c.

The following are some of the diseases cured by these baths: Rheumatism, Paralysis, Paisy, Painter's Cholic, Chronic Ulcers, Glandular Swellings, Scrofula, Cancer, Neuralia in all its forms, Salt Rheum and Humors of all Sheriff's Office.

Towarda, Jan. 1, 1855.

\*\*Example 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 offer-

kinds.

He has also S. B. Smith's newly invented DIRECT AND TO-AND-FRO ELECTRO MAGNETIC MACHINE, which is a great improvement on the Magnetic machines heretofore in uses. With the aid of the Bath and Machine, we have at command all the available medical efficiency of Electricity. The medical power of the Machine is very great, in introducing medicines into the system through the pores of the skin—applying it directly to the parts affected, which gives an increase of medicinal power over that of taking it into the stomach, rendering it particularly efficacious in all local diseases. LIST OF JUBORS drawn for February Burlington tp—Orra Burns,
Roswell Luther;
Burlington west—P Phelps;
Canton—E M'Clelland, Eli
Rockwell;
Franklin—Horace Willey;
Granville—Solomon Bovier;
Herrick—Abel Bolles;
Litchfield—Henry Keyser, S

that of taking it into the stomach, rendering it particularly efficacious in all local diseases.

I am now prepared to apply these Baths, and also the Machines, at my house in the south part of the berugh of Towanda, or I will visit patients at a distance, who are unable by reason of disease to come to this place, at moderate pricess.

derate prices.
I am also sole agent for Bradford county, for the above
JAMES HARRIS. Towanda, December 22, 1855.

# CASH-AND CREDIT!

Evans;

TRAVERSE JUROBS—FIRST WEEK.

Athens tp—I. Rowlandson; Standing Stone—Byron Stevens, W Lee;
Asylum—Harvey Birney;
Burlington West—Wm Mcsan, Myron Ballard;
Columbia—D S Alexander.
Philip Slade, Jas Bullock:
Canton—Wm Lawrence;
Granville—James Gee;
Herrick—J C Barnes, Jame-Brown, W M Bowker;
Litchfield—James Merrill;
Leroy—Hiram Stone;
Ocerton—Eli Heverley;

Towanda tp—H Scoville;
Wilmot—Nathan Castor, D
Abrains, Jas Strong; THE subscriber gratefully announces his thanks for the liberal patronage received during the past year, and respectfully solicits a continuance of the trade, which he will endeavor to merit by keeping his Stock continually replenished by CASH purchases, with a large and pure assortment of Goods, which several years experience has enabled him to "buy at the lowest rates" of the "Importers and Manufacturers"—by selling low—by adopting the Cash System entirely, and by making a general reduction of prices.

tion of prices.

Consequently, the credit system will cease on and after the first day of January, 1856.

37 All persons indebted are requested to make immediate mayment.

H. C. PORTER. diate payment.

Office and Drug Store in South end of the Ward House
December 20, 1855.

## MONTHLY MAGAZINES UPPLIED AT LOWER RATES, for

ment in advance, than can be obtained in other way ree of postage—large lists are now being formed for Harper's, Harper's, Harper's Story Book, Putnam's, Littel's Living Age. Graham's, National (Methodist.) National (Peterson's). Now is the time to subscribe, as the volumes nearly all commonare with the first of January. Remember the numbers delivered at my store the first of each month, free of postage.

Dec. 25.

O. D. BARTLETT.

To men that have and ought to have Carn to Sell!

A LL PERSONS indebted to the subscriber, either by the self of the self of the subscriber, either by the self of the s

RESH TEAS, both Green and Black-1. from 37½ cents to \$1.00—every pound warranted to suit or the money returned in all cases, at FOX'S.

Cash paid for Hides. THE highest price paid in CASH, for Hides and Skins, by JOHN W. WILCOX. and Skins, by

## Legal Advertiements.

A DMINISTRATOR'S NOTICE -- Notice A is hereby given, that all persons indebted to the estate of Thomas Inghum, dec'd, late of Asylum township, are hereby requested to make payment without delay; and all persons having claims against said estate will please present them duly authenticated for settlement.

Oct. 16, 1855.

JOSEPH W. INGHAM, Adm'r.

EXECUTOR'S NOTICE.—All persons indebted to the estate of MARY CARMER, deceased, late of Litchfield town-hip, are hereby notified to make payment without delay, and all persons having demands nagainst said estate are requested to present them duly authenticated for settlement. WILLIAM CARMER, Litchfield, October 20, 1855. Executor.

REGISTER'S NOTICES.—Notice is here-by given that there have been filed and settled in the office of the Register of Wills, in and for the county of Bradford, accounts of administration upon the following

Bradford, accounts of administration upon the following estates, viz:

Final account of H. M. Peck, executor of Hezekiah Peck late of Smithfield, deceased.

Final account of George P. Burnham, administrator of Harvey Ward, late of Burlington, deceased.

Final account of H. B. and N. C. Bowen, administrators of Jacob J. Bowen, late of Warren, deceased.

Partial account of A. Phelps and E. E. French, executors of Ebenezer French, late of Smithfield, deceased.

Final account of C. M. Brown, administrator of William Piper, late of Monroe, deceased.

Final account of Auson and Elias Gustin, administrators of Thos. H. Gustin, late of Columbia, dereased.

Final account of Charles Stockwell, surviving administrators of Sterling Holcomb, late of Leroy, deceased.

Partial account of Ransom Grandall, administrator of Tanner Candall, late of Springfield, deceased.

Final account of J. M. Phillips, administrator of C. P. Phillips, late of Burlington, deceased.

Final account of T. M. Beach, administrator of James Nichols, late of Smithfield, deceased.

And the same will be presented to the Orphan's Court of Bradford county, on M onday, the 4th day of February next, for confirmation and allowance.

JAMES H. WEBB, Register.

Register's Office, Towanda, December 29, 1865.

DROCLAMATION .- Whereas, the Hou.

DROCLAMATION.—Whereas, the Hon. DAVID WILMOT, President Judge of the 12th Judicial District, consisting of the Counties of Bradford, Sunquehama and Sullivan, and Hons. Myros Ballard and Harry Ackley, Associate Judges, in and for said county of Bradford, have issued their precept bearing date the 2 1th day of Dec., A. D.1855, to me directed, for holding a Court of Oyer and Terminer, General Quarter Sessions of the Peace, Common Pleas and Orphan's Court, at Towanda, for the County of Bradford, on the first Monday, the 4th day of February next, to continue three weeks.

Notice is therefore hereby given, to the Coroners and Justices of the Peace and Constables, of the County of Bradford, that they be then and there in their proper person, at 10 o'clock in the foremono of said day, with their records, inquisitions, and other remembrances, to do those things which to their office appertains to be done; and those who are bound by recognizance or otherwise to prosecute against the prisoners who are or may be in the fail of said County, or who shall be bound to appear at the said court, are to be then and there to prosecute against them as shall be just. Juroes are requested to be punctual in their attendance, agreeably to their notice.

Dated at Towanda, the 22d of December, in the year of our Lord, one thousand eight hundred and fifty-five, and of the Independence of the United States, the seventy-ninth.

A UDITOR'S NOTICE—C. F. Wilson vs.

A UDITOR'S NOTICE - C. F. Wilson vs.

A J. S. Peterson. No. 75, Dec. T. 1854; in the Common Pleas of Bradford County.

Notice is hereby given, that the undersigned, Auditor appointed by the Court to distribute moneys in the Sheriti shands, raised by sale of said defendant's personalestate, will attend to the duties of his appointment at his office in the borough of Towanda, on Monday, the 21st day of January, 1856, at two o'clock, P. M., and all persons having claims upon said money must present them at that time and place, or else be forever debarred from the same. Dec. 16, 1855. P. D. MORROW, Auditor.

A UDITOR'S NOTICE, — E. Champion, to the use of J. D. Montanye, vs. Ransom Payne. In the Court of Con. Pleas of Bradford county, No. 210 September Term, 1855. Also, Silas Payne, to the use of J. W. Woodburn, vs. Abraham Payne and Ransom Payne. No. 322, May Term, 1354.

Notice is hereby given, that the undersigned, Auditor appointed by said Court, to distribute money in the Sheriff's hands, raised by the sale of said defendant's real estate, will attend to the duties of his appointment as his office in the borough of Towanda, on Tuesday, the 22d day of January, 1856, at 2 o'clock, P. M., at which time and place all persons having claims upon said money must present them, or else be forever debarred from the same.

Dec. 14, 1856.

A UDITOR'S NOTICE.—C. N. Shipman A. vs. O. S. Caster S. C. L. White.—In Bradford Com. Pleas, No. 313, september Term, 1855.

The undersigned, Auditor appointed by the said Court, to distribute funds raised by the Sheriff's sale of defendant's real estate, will attend to the duties of his appointment, at the office of Wm. Elwell. Esq., in the borough of Towanda, on Saturday, the 26th day of January, 1856, at one o'clock, P. M., at which time and place all persons interested in said funds are requested to present their claims or else be forever debarred from the same. Dec. 12, 1855.

II. B. M'KEAN, Auditor.

A UDITOR'S NOTICE .- D. Bailey & Son to the use of A. S. Smith, vs. G. H. Lewis & H. C. baugh—In Bradford Common Pleas, No. 225, December Term, 1853.

ber Term, 1853,
The undersigned, an Auditor appointed by said Court, to distribute funds raised by Sheriff's sale of real estate in this cause, will attend to the duties of his appointment at his office in the berough of Towanda, on Thursday, the 31st day of January, 1856, at one o'clock in the afternoon, at which time and place all persons interested in said funds are requested to present their claims, or else be forever debarred from the same.

Dec. 10, 1855.
G. H. WATKINS, Auditor.

A UDITOR'S NOTICE.—Guy Tracey vs. Luther H. Childs. In the court of Common Pleas Bradford Co. No. 208, September Term, 1853.

The undersigned Auditor appointed by said Court, to listribute the funds raised by Sheriff sale of defendant's continual to the funds are september to the court of t distribute the funds farset by Sherh, sale of defendance real estate, will attend to the? duties assigned him at his office in the borough of Towanda, on Wednesday, the 30th day of January, 1856, at one o'clock in the afternoon, when and where all persons having claims are requested to present them, or be forever debarred therefrom.

Dec. 10, 1855.

G. H. WATKINS, Auditor.

A DMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the esate of Ransom P. Adams, dec'd., late of Ridgbery Town-

A UDITOR'S NOTICE .- In the matter of A the estate of Minor R. Wilcox, deceased. In the Orphan's Court of Bradford County.

Notice is hereby given, that the undersigned, Auditor appointed by said Court, to distribute funds in the backs of the Administrators of said estate, raised by the sale of real estate, will attend to the duties of his appointment at his office, in the borough of Towands, on Wednesday, the 23rd day of January, 1856, at one o'clock P. M., when and where all hereons having claims upon said funds must present them, or else be forever delarred from the same.

Dec. 14, 1855.

P. D. MORROW, Anditor,

N THE MATTER of the partition of the Real Estate of Tumer Cromiall, late of Springfield township, deceased.

Notice is hereby given to all persons interested in the partition of the real estate of Tanner Crandall, late of the township of Springfield, to come into court on MONDAY the 4th day of February next, to accept or refuse the land at the valuation made by the inquest, (which was held by the Shriff, upon the premises, on the 25th day of April, 1855.) according to the right of priority of choice.

Dec. 24, 1855. JAMES H. WEBB, Clerk of O. C.

OTICE.—The annual meeting of stocktholders of the BARCLAY RAIL ROAD & COAL COMPANE, will be held at their office in Philadelphia. (North west corner of 4th and Walnut sts.) on MONDAY the 14th day of January, 1856, at 12 o'clock, M., at which time an election will be held for a President and twelve Directors to serve the ensuing year.

Dec. 20, 1855. GEO. R. OAT. Secretary.

FRESH CAMPHENE AND BURNING FLUID for sale by S. FELTON.

AST CALL !- All indebted to the subthe Orphans Court, are requested to make payment by or before February Court. All accounts unpaid after that time will be placed in proper hands for collection.

Jan. 1, 1856 H. L. SCOTT.

## NEW BOOKS TUST RECEIVED BY M. LAUGHLIN,

The Hunter's Feast, by Capt. Mayne Reid; Geoffrey Moncton, by Mrs. Moocie; Kate Weston, or To Will and To Do; Scenes in the Practice of a New York Surgeon; My Bondage and My Preedom, by Fred Douglass; The Widow Bedott Papers; Inside View of Slavery;

The Widow Bedott Tapers; Inside View of Slavery; Archey Moore, or the White Slave; Ten Years among the Mail Bags; Ida May, by Mary Langdon; Star Papers, by Henry Ward Beecher; Doesticks, Barnton, &c. &c.

UST RECEIVED, another lot of that nice DRIED BEEF, also first rate CHEESE, at July 12, 1855. FO

CANDLES-by the box or single pound,