SPEECH OF G. N. WAGONSELLER. Mr. Buchanan's Letter, in full.

HARRISBURG, Jan. 28.—In the House, Mr. Wagonseller, one of the Democratic bolters who voted for Gen. Cameron, made a formal defence of that vote. He had been urged to vindicate himself, in consequence of the numerous bitter attacks made upon him by the newspapers, and by his Democratic colleagues in the House. He said he had come to Harrisburg to carry out in good faith the rules and regulations of the Democratic party, so long as they did not interfere with a conscientious discharge of his duty to the whole people, but when he saw the improper influences which had been brought to bear upon the Democratic members by the President elect, in favor of Col. Forney, for the United States Senate, he made up his mind to cast aside obligations that he would otherwise have considered binding. He read the following letter from Mr. Buchanan to Mr. Mott, from which it will be seen how far he was justified in charging dictation upon the President elect .

WHEATLAND, Jan. 7, 1857. My Dear Sir-Although I have always refrained from interfering in the choice of Senators by the Legislature, yet the highly confidential relations which a Pennsylvania President ought to sustain toward a Pennsylvania Senator, at the present moment, induces me to say a few words to you as a valued friend on the pending Senatorial election. I learn that doubts have been expressed as to my preference among the candidates, and although my opinion may be entitled to little weight, I do not desire to be placed in an equivocal position on this, or any other subject. When asked, I have always said I preferred Col. Forney, and I should esteem it a friendly act towards myself for any person in or out of the Legislature to support him. At the same time, I desire to express my warm personal and political regard for Messrs. Robins, Foster, Buckalew and Wright. From the course pursued by Mr. Brodhead for some time past, confidential relations between him and myself have ceased. I have thus presented you my views so that if you should deem it necessary you may speak my sentiments to such persons as may consider them of any value. From your friend, very respectfully

JAMES BUCHANAN. HENRY S. MOTT, Esq.

Mr. Wagonseller considered this letter as an insult to Senators Bigler and Brodhead, and other prominent Democrats, and contrary to Buchanan's former expressed opioions. It stigmatized the two Senators as unworthy of confidence-that "highly confidential relations" did not exist between them and the President elect. No greater insult could be offered to the friends of Mr. Bigler, one of whom Mr. Wagonseller professed to be. The allusion to Mr. Brodhead was unmistakably plain. Mr. W. then severely reviewed the character and conduct of Forney, and said, by voting for Gen. Cameron, he thought he had assisted in electing a gentleman to the U.S. Senate, who is highly esteemed in all the relations of life. Wagonseller is a determined, resolute man, not to be cowed down, and his exposure of Buchanan's present letter, and his letter of 1845. with his presentation of Forney's letter how to ruin a female's reputation, made the Lokeys wince!

Congress .- In the Senate Monday the credentials of Graham P. Fitch as a Senator for Indiana were presented, together with a protest from a portion of the Legislature. The new member claimed to be sworn in ; but several Senators opposed the motion, and a long discussion ensued.

In the House, the bill for a wagon-road to the Pacific was passed, 119 to 48. The resolution to impeach Judge Watrous of Texas was brought up under a suspension of the rules. After some debate, it was postponed to Saturday. The House voted to meet hereafter at 11 o'clock. A resolution was adopted to discharge Mr. Simonton from arrest. The new arrangement of Collection-Districts was discussed until adjournment.

Wednesday, the two Houses of Congress met in convention, to count the votes for President and Vice-President. The vote for Wisconsin, which, on account of a storm preventcast on the day required by law, was excluded from the count. The possibility that a case might occur in which such an excluded vote would decide the choice for President was conceded, and both Houses talked the matter over until the hour of adjournment without coming to a decision.

In Senate Thursday, committees were voted to inform Messrs. Buchanan and Breckinridge of their election, and to make arrangements for the inauguration. A resolution excluding the vote of Wisconsin was laid on the table.

In the House committees similar to those of the Senate were appointed. A motion to exclude the vote of Wisconsin was ruled out field not entitled to the seat as delegate from The Tariff bill was taken up in committee, af ter a vote to close debate thereon on Monday

Friday, private bills occupied both Houses of Congress, and nothing of public interest The Coroner's Jury then conferred together, was done.

HIGH-HANDED OUTRAGE-A LADY GARROTED det :-IN THE NEW YORK HOTEL .- Thurs lay evening. shortly before 6 o'clock, Mrs. Bates, a boarder at the New York Hotel, Broadway, was sitting alone in her room, when a fellow to her unknown, stalked in and unceremoniously commenced breaking open her trunk with a chisel.

Mrs. Bates being greatly surprised at the impudence of the scamp, asked him in a commanding voice, what he was about. At this he seized the defenceless lady by the throat with one hand and placed the other one firmly over her mouth to prevent her from screaming. Being so much alarmed for her own personal safety, Mrs. Bates was unable to give

any alarm. Taking advantage of her situation, the bold thief released his grasp from the neck and throat of his victim, and hastening down stairs. he made his escape before the outrage became known to the inmates of the house.

This hotel thief apparently was about 23 years of age, dressed in a black overcoat, black this winter in sleighs. The distance traveled pants and hat, scarf about his neck, &c., &c. He wears no whiskers. was eight hundred miles, and the sleighing

Capt. Dilkes, of the Fifteenth Ward Police, was notified of the affair, and will use his most strenuous exertions to arrest this villian. - New York Erpress, Friday.

The undertaker who buried Preston S. Brooks says be required a coffin six and a half feet long-the longest he ever used in Washington City.

Bradford Reporter.

E. O. GOODRICH, EDITOR.

TOWANDA:

Chareday Morning, february 19, 1857.

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REPUBLICAN STATE REPUBLICAN STATE CONVENTION.—The Republican State Convention, for the nomination of Candidates for Governor and other State officers, will be held at Harrisburg on Wednesday, the 25th of March, 1857. Each District will elect Delegates 25th of March, 1857. Each District will elect Delegates in the usual manner, equal in number to its representation in the two houses of the State Legislature; and no person will be entitled, by substitution, to represent a district in which he does not reside. CHARLES GIBBONS, Chairman of State Executive Committee.

THE NEW YORK MURDER. The investigation of the late horrible butch

ery in Bond street, is still continued by the Coroner. A mass of evidence has been taken, without throwing much light upon the mystery. In the meantime, a thousand conjectures are indulged as to the actors in the horrible drama. and the probable circumstances attending it The Tribune says that the generally received theory of the murder is, that Mrs. Cunningham had established herself at Dr. Burdell's house hoping to entrap him into a marriage. Finding herself defeated in this object, she induced her paramour, Eckel, to personate Burdell in a sham marriage, either with the view of claiming her dower, a sum of between \$30,000 and \$40,000, as Burdell's widow, in case of his natural death, or with her paramour assassinating him with that express object; and that the fact that Burdell, on the day preceding the night of his murder, had made a lease of his house, by the signing of which, at the time appointed on the next day, he would, on the 1st of May next, have dispossessed her and her family, and thrown them on the world, hastened the catastrophe, and caused it to occur on the night in question. That the murder was perpetrated by them the instant Burdell entered his rooms; that they had not anticipated any outcry, and that the single and half-stifled utterance of the word murder alone revealed the deed at the time, the victim being nearly instantly dispatched with fifteen wounds, almost any one of which was by the physicians deemed fatal. That the bloody clothes of the murderers were then burned, which accounts for the smell of burning woolen perceived by so many witnesses in Bond street, on the night, between 11 and 2 o'clock, and that the instrument or instruments with which the deed was committed, were during the night taken away from the house and secreted by one of the murderers, after all evidences of the bloody deed had been removed from his person.

lected Eckel, and was certain he was the man that looked out.

A lady engaged in a store in Broadway, testified that Snodgrass came to her store two or three days before the murder and purchased a dagger of a peculiar pattern, a similar one of order. The motion declaring Mr. Whit- being produced by her, which on examination. it was found would produce the wounds inflic-Kansas was declared lost by two majority. ted on the Doctor. She identified Snodgrass as the person. In consequence of this testimony he was re-arrested.

On Saturday the examination was concluded. and in a short time rendered the following ver-

First-That the deceased, Harvey Burdell, was found dead at his house, No. 31 Bond-st. on the morning of the 31st of January, 1857. Second-That his death was caused on the night of January 30th, by numerous wounds from some sharp instrument.

Third-That the Jury find that Dr. Harvey Burdell was murdered by Mrs. Emma Augusta Cunningham and John J. Eckel, as princi-

Fourth-That George Vail Snodgrass was accessory before the fact Fifth-That Miss Augusta Cunningham and Miss Helen Cunningham are persons having a knowledge of the tacts, and concealing their

knowledge of them. A Long Sleigh Ride .- S. and H. T.- Noble, of Dixon, Illinois, with their ladies, took a little ride to St. Paul, Minnesota, and back,

good all the way. The Delegates from Philadelphia City to the next Democratic State Convention are instructed to support Hon. Wm. H. Witte for

of whom reside in the borough of Wilkesbarre. I nately escaped uninjured.

THE FRESHET .- The freshet of last week was without parallel in its violence and the extent of country it covered. In this vicinity we have not heard of any damage being done. But from all parts of the country we have accounts of its terrible violence, and the vast amount of suffering and damage to property done by the wollen waters.

On the Schuylkill, the Delaware, the Lehigh, the Hudson, the Connecticut, the Ohio, the Potomac, and other rivers, the crushing of Boats, Bridges, and inundation of Houses, has been very great indeed, making the damage by 1856 and 1857. Many factories, foundries, and mills, located near large streams, have been crushed down, and swept away. The railroads on the banks of rivers have been torn up, and obstructed by ice in places, piled up twenty feet high on the roads. In some places the ice dammed and forced the water into many houses, so suddenly and so deep that the occupants could barely save their own lives without saving anything but themselves. The Western and Southern Rivers are now open for navigation. The damage on the Hudson River, at Albany, and in the vicinity is estimated at \$2,000,000! The water was three feet ing large numbers of cattle.

doing serious damage, but the flood has subsided without disturbing the structure of the Bridge. We hear that the Northumberland, the Milton, and other river Bridges, have been even more seriously injured.

In addition to the Kirkwood and Apalachin Bridges, the Binghamton Democrat mentions the Lanesboro and Windsor Bridges among those carried away. The same paper says that a pier of the Court-street Bridge and two Whitney's Bridge, at Whitney's Point, across costs of prosecution, the Onondaga, and part of the Upper Lilse of hay, floated down stream, with large quantities of saw-log, fences, lumber, &c. On the prosecution. Syracuse road a break of some five miles was passed around it temporarily in carriage, until of prosecution. the repairs are completed, which will be in a

the flood in the Delaware injuring bridges .--The damages are now repaired, and trains run- pay the costs of prosecution.

Friday evening, with dates from San Francis- sons for arrest of judgment and a new trial later news. She brings \$1,096,540 64 in gold. a Rule was granted to show cause why a new Gov. Johnson in his message to the Legisla- trial should not be granted. The case was ta The most important testimony yet elicited ture recommends the payment of the State ken up during the present week and argued, that given by a man named Farrell, who debt, and opposes repudiation, in which it is but was continued over till May term for a testifies that on the evening of the assassina- believed he expresses the general sentiment of further hearing hearing and disposal. tion, at about 11 o'clock, he sat down to rest the citizens of California. It is stated that on the stoop of No. 31, and Dr. Burdell pass- the election of United States Senators was the ness was taken up and disposed of :ed in and closed the door, and that about a result of a bargain between Broderick and minute after he heard a cry of murder, accom- Gwin, by which the latter agrees to forego all Appeal from a Justice of the Peace in an acpanied with some singular noise, and in about claims to influence in the Federal appointments. tion of debt. After a hearing, verdict for ing the assembling of the Electors, was not a minute after that a man with his coat off, On the 9th an earthquake occurred which was Plaintiff for \$40 60. On reading and filing and a bushy head opened the door and looked felt throughout the entire State, but no seri- of the affidavit of Plaintiff, rule to show cause out, and abusing him, gruffly asked him what ous results followed. The Supreme Court has why verdict shall not be set aside and new trihe was sitting there for. Farrell was asked if decided the tax upon Chinese immigrants to al granted. he would know the man who looked out, and be null and void. The news from the mines was taken into a room in which was quite a is incouraging. The vote for Senator for the number of men. After looking round he selong term stood: Broderick, 79; Stanley, 14; land situate in Herrick township. Jury sworn Coffroth, 17; Weller, 1; Bynum, 1. For the and after a hearing, verdict for the Plaintiff short term it was: Gwin, 82; Crabb, 17; for 10 acres of the land in question. Sargeant, 11; Stanley, 2; Shafter, 1 The newly elected Senators, together with the

FROM NICARAGUA. - The steamer George Law arrived at New York on Friday last, with important intelligence respecting the position of Walker in Nicaragua. It seems that the Allies hold the Western as well as Eastern terminus of the Transit Route, and that when the Sierra Nevada arrived at San Juan del Sur, she was not able to land her passengers, and had to take them back to San Francisco. Walker is thus entirely surrounded and cut off from supplies as well as re-enforcements. It is, perhaps, possible that the considerable body of recruits who have lately gone out to him from this country may succeed in forcing a passage up the river, but we do not believe it. His position is constantly becoming more desper-

EMANCIPATION IN MISSOURI.—The Senate of Missouri, on Tuesday, passed a resolution, by a vote of 25 to to 4, declaring the emancipation of slaves in that State; not only impracticable, but that any movement towards it would be impossible, unwise and unjust, and should be discountenanced by the people. The House has since passed the senate resolution, by a

FATAL BAILROAD ACCIDENT .- The accommofrom a high embankment, at Factoryville, by nolds from the bonds of matrimony. the breaking of a rail. The engineer, John Houston, the fireman and brakesman, were reading depositions and on motion, the court killed. Another engineer, Wm. White, was grant a divorce from the bonds of matrimony. Luzerne county contains 50 lawyers, 36 dangerously scalded. The passengers fortu-

Mocal Intelligence.

The old Academy building, in this bo rough, was discovered to be on fire at 5 o'clock on Wednesday afternoon, 12th inst. It was unquestionably the work of an incendiary, the fire being in the north room, in a board pile. There had been no fire in the building for months. A few pails of water sufficed to extinguish the flames, and the damage is trifling.

DROWNED .- Michael Kennedy, for some years this flood, as memorable as the cold winters of an attack of delirium tremens, on Monday morning last, walked out of his house to the Overpeck and J. S. Angle, it should have been river, waded in, swam out into the stream a few rods, and turning apparently to return to shore sunk beneath the waters. His body was recovered, by dragging, about noon. He was a young man, and leaves a wife and family.

JUSTICES' COMMISSIONS .- We are requested by the Recorder to announce that he has received commissions for the Justices of the Peace elected at the late elections.

RAILROAD ACCIDENT-MAN KILLED,-We learn from the Elmira Republic that a brakeman, named Owen McCann, formerly of that higher than ever before known, and flooded village, employed on the Williamsport and Elthe whole lower portion of the city of Albany, mira Railroad, on the Niagara Express train, filling stores and cellars with water, and drown- due there at 5:30 P. M., Monday, as the train approached the tank at Troy, for the purpose The Danville Intelligencer of the 13th inst., of taking in a supply of water, climbed upon says: The ice on the Susquehanna, at this the top of wood in the tender to catch hold of place, moved on Monday morning last. It the water spout, he slipped, falling backwards tore the stone work of two of the piers, and upon the track, breaking his back, both legs, one of the abutments, of the Danville Bridge, each in two places, and each of his arms twice.

> COURT PROCEEDINGS-SECOND WEEK .-- Court again convened on Monday 9th inst. In the afternoon the docket was read over and a num- knife. Mechan was arrested and committed to which, the business in the sessions which was put over from the first week, was taken up.

Com. vs. P. P. Sweet .- Indicted at present sessions for violating the Buckalew law. Jury find him guilty of four different charges. The piers of the new Chenango Bridge, in that vil- Court sentenced him to imprisonment in Coun-

Com. vs. Nathan Olmsted .- Indicted at prebridge on the Otselic were carried off; and sent sessions for violating the provisions of the chased and sustained by a general fund and that a barn of Anson Amsbry, on Crocker Is- Buckalew law Plead guilty. Court senten- raised by legal taxation, and except such corland in the Chenango, containing 15 or 20 tons tenced defendant to 10 days imprisonment in porations as are especially exempt from taxa-

Com, vs. Nathan Olmsted .- For selling lioccasioned by the destruction of a bridge and quor by the small. Plead guilty. Court sena slide of an embankment, but passengers are tenced defendant to pay a fine of \$10 and costs

Com, vs. J. M. Pike and P. P. Sweet .- In-Railroad communication upon all the prin- detainer. Jury sworn, and after a full hearing

Com. vs. John Rowlee .- This being a case in the oyer and terminer, on charge of burgla-FROM CALIFORNIA.—The United States Mail ry, which was tried at the first week of court. steamer George Law arrived at New-York on The jury returned a verdict of guilty. Reaco to the 20th of January, being two weeks were filed by defendant's counsel, upon which

IN THE COMMON PLEAS,-The following busi-

John M. Read vs. Clark Camp and terre

William Gibson vs. Enos Bennett and Chester Bennett .- Appeal from a Justice of the Hon. John Bigler arrived by the George Law. Peace in an action of debt, on note given to Plaintiff by Enos Bennett and alleged to have been signed also by Chester Bennett, and also payment of same guarantied by the said Chester Bennett. After a hearing, verdict was given in favor of Defendant.

John Snyder vs. Samuel Osborne .- Action on the case. Suit brought for the recovery of damages alleged to have been sustained in consequence of a fire. In the summer of 1854 the defendant set fire to his follow, adjoining the lands of Plaintiff, and the fire spread over the woodlands of Plaintiff burning at the time a portion of his fence. Verdict for the defendant.

John Eighmey vs. Jesse Spalding .- Appeal from a Justice of the Peace-Trespass .- Plaintiff claims for the value of a mare taken on execution by the Sheriff in favor of defendant and sold as the property of Lewis L. Eighmey, son of the plaintiff. Jury sworn, and same day, after a hearing, return a verdict in favor of defendant.

John S. Pierson et. al. vs. James Thompson, -Action in debt .- Suit brought for the recovery of claim from the Records of the Supreme Court of the city and county of New-York. After a hearing, verdict for Plaintiffs for \$657 83.

Joanna Reynolds vs. Joseph Reynolds .- On dation train which left Scranton, at 11 o'clock, reading depositions and on motion of Mr. Pat-A. M., 13th inst., for Great Bend, was thrown rick, the court grant a divorce to Joanna Rey-

Martha Bowman vs. James Bowman .- On

Sarah Vanlorren vs. Matthew Vanlorren .-On reading affidavit, and on motion of Mr. sufferings.

Adams, the court grant to the said Sarah a divorce from the bonds of matrimony.

James Porter vs. Susan M. Porter .- On reading depositions and on motion of Mr. Smith, the court grant a divorce to the said James Porter from the bonds of matrimony.

Joseph C. Jarvis vs. Maria E. Jarvis .- On reading depositions and on motion of Mr. Elwell, the court decree a divorce from the bonds of matrimony to the said Joseph C. Jarvis.

In our reported proceedings of last week an error occurred, owing to the hasty manner in resident of this place, while suffering under which the report was made. In the case of Commonwealth vs. A. G. Camp, Andrew as follows :

Com. vs. A. G. Camp and Adam Overpeck. -The defendants were charged with taking the ballot boxes of Herrick township on the 26th of January last, and opening the same, &c. Grand Jury return a true bill and Camp was sentenced to pay a fine of \$20, and Overpeck \$10, and they both the costs of prosecution, &c.

Com. rs. Adam Overpeck and J. S. Angle .-Indictment-Defendants charged with a violation of the law, for not sealing up the ballot box of Herrick township after the late township election, and delivering the same to the nearest Justice of the Peace, as they were required to do as Inspectors, &c. True bill .-The court permit a nol. pros. to be entered for reasons of district attorney, filed.

STABBED .- An Irishman, named Martin Bennis was stabbed by Michael Mechan, on Tuesday evening last, and dangerously wounded. Mechan and Bennis, who were intoxicated, were at Mechan's house dancing; a quarrel ensued, and Mechan struck Bennis in the side with a ber of judgments taken in open court. After jail. As there are two Michael Mechans residing here-to prevent mistake, we would mention this is not one of the brothers Mechan.

TAXATION .- In the House of Representatives at Harrisburg a bill has been introduced by Mr Eyster, making every description of age, were nearly destroyed. Also, that the ty jail for ten days, to pay a fine of \$40 and property in the State subject to taxation for all purposes, except burial grounds, cemeteries, and such buildings and property as are pur-County jail, to pay a fine of \$30 and costs of tion by the law creating them. This exception would include court houses, jails, county buildings and other public property built and sustained either by State or county taxation. The bill would subject to taxation for all purposes, State, county, borough or township and school, all the church property in the State dicted at present sessions for forcible entry and not especially exempted by the charter of the corporation holding such property. Mr. Petcipal routes was for several days suspended. return a verdict of guilty. Court sentenced riken proposes in a bill offered by him in the The N. Y. and Erie suffered considerably by John M. Pike to pay a fine of \$10, and Sweet House, to exempt the salaries of presidents to pay a fine of \$5, and that the defendants and professors of colleges, and teachers in academies and common schools, from taxation.

> REVENUE COMMISSIONERS .- The board of Re venue Commissioners met at Harrisburg on the 12th instant Twenty-one members were pre sent. The State Treasurer, ex-officio President, presided. John M. Foster, of Dauphin, was selected as Clerk; Nelson Weiser, of Lehigh, and Samuel Slaymaker, of Lancaster, Assistant Clerks ; Andrew Krause, of Dauphin, Sergeant-at-Arms, and Mr. Radabaugh of Dauphin, Messenger. The following gentlemen compose the Board :-

1. Alex. Cummings, Philadelphia.

2. Joseph Konigmacher, Lancaster.

Jacob Eardman, Lehigh. 4. John S. Mann, Potter.

5. Robert C. Walker, Allegheny,

6. J. M. Sterritt, Erie. 9. Robert Kelley, Perry.

10. Wilson Todd, Armstrong

11. Hendrick B. Wright, Luzerne. 12. Isaac Mumma, Dauphin.

13. D. D. Warner, Susquehanna 15. Wm. Darlington, Chester.

16. Wm. T. Dougherty, Bedford.

17. Wm. Henry, Beaver.

18. Edwin C. Wilson, Venango. 19. - Reiley, Adams.

20. James Turner, Mifflin

22. Jackson Woodward, Wayne. 23. S L. Young, Berks.

24. Alex C Mullen Cambria

25. G. B. Goodlander, Clearfield. 26. John M'Reynolds, Columbia.

PIONEER FESTIVAL .- The Fifth Annual Pioneer and Historical Festival, of the counties of Northern Pennsylvania and Southern New-York, will be held in Ithaca on the 24th Feb. at the Clinton House, at 10 A. M. An Oration and a Poem, delivered at the Hall, will form a part of the exercises. It is desirable

that all veterans of the Revolution and sol-

diers of the war of 1812, in this vicinity,

should be present.

EDWARD A. PENNIMAN, a prominent Democrat politician of Philadelphia, died recently, in the prime of life. He was brother of Judge Penniman, of the Honesdale Repubican paper.

The Senate has passed the House bill for the election of a State Treasurer, fixing the day for the election on the 17th of March.

The Republicans of Bedford County have appointed delegates to the State Convention on the 25th of March, instructed for Hon. DAVID WILMOT for Governor.

The Selinsgrove Democrat of two weeks ago notices the death of a child of Mrs. Henry Walters, by fire, which was communicated to a bed from a candle in the hands of the child. When the mother entered the room it was in a blaze and filled with suffocation and with smoke. She grasped the child and extinguished the fire on its clothes as soon as possible; but it was so much burned that in possible; but it was so much burned that in six hours afterwards death put an end to its MESS PORK, Cheese, Hams, Lard, Brooms

At Oroville, California, January 5th. of erysipelas, Dr. J. BROWN, late of this county, and son of Charles R Brown, of Pike township.

Nem Advertisements.

New Store in Overton!

WILLIAM WALTMAN would respectfully inform the citizens of OVERTON and the adjoining townshi s, that he has opened a NEW STORE in the HEVERLY SETTLEMENT. where offers for sale a well selected assortment, consisting in part of

Dry Goods, Groceries, Hardware, Fish, Crockery, Boots & Shoes, &c. In fact everything adapted to the wants of the surrounding community, purchased for cash, at the lowest rates, and for Ready Pay will be sold as low as at any place this side of the great cities.

He will make it an object for FARMERS to call on him with their Grain, Butter, Cheese, Eggs, Maple Sugar, &c.

Overton, February 17, 1857. UDITORS' NOTICE .- John Stoanaker

A USITORS' NOTICE.—John Sloanaker
vs. Stephen Pepper. In the court of Common Pleas
of Bradford Co. No. 124, Feb. T., 1856.
The undersigned Auditor appointed by said Court, to
distribute the funds raised by Sheriff sale of defendant's
real estate, will attend to the duties assigned him at his
office in the boro' of Towanda, on Tuesday, the 31st day
of March, A. D. 1857, at one o'clock in the afternoon
when and where all persons having claims are requested
to present them, or be forever debarred therefrom.
Feb. 15, 1856.
G. H. WATKINS, Auditor.

A UDITOR'S NOTICE.—S. Hutchinson vs. John Roberts. In the Court of Common Pleas of Bradford County. No. 227, Dec. T., 1554.

The undersigned, Auditor, appointed by said Court to distribute funds raised by Sheriff's sale of defendant's real distribute funds raised by the duties of his annointment at his court of the duties of his annointment at his distribute fulnds raised by sherin a said of decembar 8 real estate, will attend to the duties of his appointment at his office in the borough of Towanda, on Thursday, the 2d day of April, 1857, at one o'clock in the afternoon, at which time and place all persons are required to present the claims or else be forever debarred from said fund. Feb 15, 1856. G. H. WATKINS, Auditor.

A DMINISTRATOR'S NOTICE. - Notice A is hereby given, that all persons indebted to the estate of BENJAMIN BABCOCK, late of Windham town ship, dec'd., are requested to make payment without de-lay; and all persons having claims against said estate will please present them duly authenticated for settlemen Wm. D. & ANDREW J. BABCOCK Feb. 16, 1856.

SHERIFF'S SALE.—By virtue of sundry writs of vend. expo. issued out of the Court of Common pleas, to me directed. I shall expose to public state the Court House, in the borough of Tourish following described lot piece or parcel of land situate in Monroe twp., bounded as follows: Beginning at a post and stones on the north line of the Priestly lands (so calland stones on the north line of the Priestly lands (so called) which is also the north line of the Hugh Ladley warrantee, thence north 200 6-10 rods to the Carbon or Schrader branch of the Towanda creek, thence down the same north 63° east 16 p. and north 53° east 23 p to a corner of H.Northrup's lot, thence by the same lot south 75° east 114 8-10 p to a corner, thence south 81° east 35 5-10 p to a corner on the line of W. and P. Northrup's lot, thence by the same land south 156 n to a stone or reds for account the property of the same land south 156 n to a stone or reds for account the line of W. and P. Northrup's lot, thence by the same land south 156 n to a stone or reds for account to the land of the a corner on the line of by the same land same land same land south 156 pt to a stone or rock for a corner, thence by the same lot south 79½° east 177 pt to a corner on the east side of Millstone run, thence north 362 or 187 pt to 187 pt 187 ner, thence by the same lot south 79½ east 177 p to a corner on the east side of Millstone run, thence north 36½ east 38½ rods to a corner, thence north 160 east 29 p to a corner, thence north 22° east 44½ rods to a corner on the south line of the R. Showell warrantee, thence by the line of the same north 85½° east 222 rods to a hembok, the north-east corner of the Jonas Simmons warrantee thence by a line of the same, south 183-10 p to a post and stones corner on the line of the J. Benner warrantee; thence west 20 4-10 rods to a post and stones the north west corner of the same warrantee; thence by the west line of the same warrante; thence by the west line of the same warrant south 255 rods to a post and stones on the line of the J. North warrant, thence north 55° west 87 p to the north-west corner of the same, thence south 31° to the north-west corner of the same, thence south 31° to the north-west corner of the same, thence sout west 218½ rods by the west line of the same, to a no west 218½ rods by the west line of the same, to a post and stones corner, thence by the north line of the James Lad-ley warrant, north 60° west 350 rods to a post and stones, the south west corner of the same, thence north 30° east 218½ p to a post and stones the north-west corner of the same, thence along the line of the Priestly land, as afore-said, north 60° west 276 3-10 rods to the place of begin-ning. Containing 1496 acres and 30 perches, be the same more or less, 25 acres improved, two plank houses, and an nore or less, 25 acres improved, two plank houses, and an rehard of fruit trees thereon. Seized and taken in execution at the suit of John C.

Mercereau vs. Aaron Stone.

ALSO—The following lot piece or parcel of land situate in North Towanda twp, bounded and described as follows:
North by land of J. Bailey and N. Bennett, west by land
of C. M. Manville, south by land in possession of W. A.
Sluyter, on the east by land of T. Maloney. Containing
about 50 acres, more or less, about 35 acres improved, 2
small framed houses, I framed barn, and an orchard of
fruit trees thereon. trees thereon.

Seized and taken in execution at the suit of C. M. Mar ville vs. Patrick M Cue and Michael M Nulty. JOHN A. CODDING, Sheriff. Towarda, Feb. 16, 1857.

WAVERLY MARBLE ESTABLISHMENT. H. BALDWIN, having purchased the

• Marble Factory of this village, under the superin-endence of H. Hanford, the subscriber is happy to an-ounce that the Marble business in Waverly will now be conducted by him. He is constantly receiving ITALIAN AND RUTLAND MARBLE, for Monuments, Head-stones, Tomb Tabels, and Stand Tops, Paint Stones, Mullers, &c. Having secured the services of G. H. Powkis, who is well known to be the most perfect Artist in the State, he offers apparalleled inducements to proceed with the constant of the any of the above articles, in cheapness, style and Artisti-

Waverly, N. Y., Feb. 3, 1857. McCABE:S CENTRAL MEAT MARKET,

Between J. Kingsbery's & J. Powell's stores. THE subscriber would respectfully tender to his customers and the public generally his sincere thanks for the very liberal patronage extended to him the past season. He solicits a continuance of the same.

He would say to the public that he intends to keep constantly on hand a choice selection of MEATS of all kin the best the country affords, which he intends to sell the very small profits, either by the side, quarter or pound. lease give me a call.

Meats, &c., will be delivered on short notice, when

rdered, at any place in the Corporation.

Towanda, Feb. 12, 1857.

J. McCABE.

LOST OR STOLEN.

THE subscriber hereby notifies the public, that some time in December last, he either lost or had stylen from him a LAND WARRANT for one hundred and twenty acres of land, No. 70369, issued to Marria Watts, of Lyc ming county, Pa., under date or March 3d, 1855, on which was her blank assignment, duly executed. All persons are hereby cautioned against purchasing said Warrant, as no one has any interest in it exempts. Towanda, Feb. 9, 1857.

A UDITOR'S NOTICE.—In the matter of the estate of Isaac Rosencrantz, dec'd.—In the Orphans' Court of Bradford County.

The undersigned, Auditor, appointed by said Court to distribute funds in the hands of the administrator of said that the distribute funds in the hands of the administrator of sau estate, will attend to the duties of his appointment at his office in the borough of Towanda, on Monday, the 2d day of February, 1857, at 1 o'clock in the afternoon, at which time and place all persons interested are required to present their claims or else be forever debarred from said fund. Dec. 15, 1856.

The above Auditors Notice stands continued until Monday, 23d of March, 1857, at o'clock P. M.

NOTICE.—The Commissioners of Bradford County have fixed upon the following days and dates respectively for holding appeals, viz:

Ulster, Athens boro', Athens twp., South Créek, Ridgbery and Wells, upon Monday February 23d.

Springfield, Smithfield, North Towanda, Columbia Sylvania boro', and Towanda boro', upon Tuesday Feb. 24th.

Armenia, Troy twp., Troy boro', Burlington bero', Burlington twp., Burlington West and Granville upon Wednesday February 25th.

Canton, LeRoy, Franklin, Monroe boro', Monroe twp.,
Overton, Albany and Towanda twp. upon Thursday Bebruary 26th.

uary 26th. Wilmot, Asylum, Durell, Tuscarora, Wyalusing, Litch-

Wilmot, Asylum, Durell, Tuscarora, Wyalusing, Lifeld, Warren and Windham upon Friday February 27th Standing Stone, Herrick, Orwell, Pike, Sheshequin, Romand Wysox upon Saturday February 28th.

**The Assessors will be punctual in delivering the Notices to the taxables and in making their returns in person on the day designated in their Warrants, at which time and place the Board of Kevision will attend and beat all such as think themselves aggrieved by said Assesment, and make such alterations and deductions as shat to them seem just. By order of the Commissioners, Feb. 2, 1857.

E. B. COOLBAUGH, Clerk.

TRUSTEE'S SALE .- By virtue of an der of the Court of Common Pleas of Brad ty, the undersigned Trustee of Augustus S. Per rah W. Perkins, Geo. W. Perkins, Lucy H. Per Susan W. Perkins, Minors, will on the 6th day next, at 2 o'clock, P. M., at the Athens Hotel, it

rough of Athens, expose to sale at public vendue, right, title and interest of the said Minors in the ed five-sevenths of a tract of land situate in Athe Athens, February 10, 1857.

and an assortment of Wooden Ware at