RAFTING .- The river has been in good raftng condition for several days, and quite a number of rafts have passed this place. The lumber piled along the tanks is being put in as fast as possible, and the prosnects are favorable for getting it to market.

A GREAT DISCOVERY .- It has been discovred by thousands of house keepers in different sections ountry that D. B. DeLand & Co.'s Chemical Sale. of the country arms is the only Saleratus that will produce a uniform FASHIONABLE & DESIRABLE STOCK, sult and give perfect satisfaction. If once you try it, which was purchased at ou will always buy it.

OFENING OF NAVIGATION. - Water was let can not fail of being satisfied both with articles offered and prices asked. His stock consists of go yesterday; and we understand that active operaions have already commenced there. In just ten days rom to-day we may expect water in the canal at this ace .- Tunk. Dem.

Good IDEA .- A correspondent of the Sunary Gazette recommends that Committees should be inted by County Agricultural Sscieties, for every ough and township in every county, with special inctions to inquire after and prosecute every one who sregards the laws of the State in regard to the pro-

THAT'S ACTIONABLE. - The Utica Telegraph says: "The editor of one of our exchanges says that ave been taking his name in vain. We don't know ow we could take his name in vain, unless it was on the back of a note which we should take to a bank to have

Housekeepers should be careful in andling kerosene oil, for most of it is explosive. Pure al oil is inexplosive, but New York dealers in the artie are largely engaged in adultering it with some cheap and highy explosive substance, and there is more danor to be apprehended from the use of it at the present than from camphene; so beware of the mixed.

FIRE IN WARREN - We learn that the Blackth Shop of Mr. STEPHEN CHAFFEE of Warren was coned on the night of the 10th inst. All the shop con sumed. Among other things were the with its load, and the harness belonging to Mon-EXPLETON, who had stopped at Mr. CHAPPE'S to during the night, as he was on his way home from

WARLIKE .- The prevalent military spirit aded the streets to the sound of martial music. accoutrements though they would not perhaps b ered "just the thing" by the 7th regiment, would sure the admission of the wearers to any m in the land. They afforded considerable amuse

Horses, Oxen, Sheep, Cows, Swine &c. g the months of April, May and June should be "the Veterinary Provender" usually called Dr. able food that can be given to promote a good appe part to the hair a glossy appearance. Through its eys many diseases arising from functional obstruction those organs are cared or are prevented by its healthy

Fire in Windham — On Tuesday, 9th inst., edselling of Widow Mackey, in Windham took fire spects a first class establishment. Terms Reasonable. Orders solicited. Cash paid for Old Pewter and Brittania. Works situated on Main Street near Barc'ay R R Canal Basin. O. D. BARTLETT. Towarda, April 11, 1861. Proprietor. WINDHAM - On Tuesday, 9th inst. uld not be extinguished until the house was enmed. We understand that most of the housemiture in the lower story was saved, but in saving Mr. Asa M'KEE, son-in-law of the widow, camn near ag his life by inhaling the smoke and heated air .a last heard from it was feared he would not re-

Notice .- Notice is hereby given that there | said day : inst., at 7 o'clock, for the purpose of organizing a ry Company and tendering the services of the same e Governor of Pennsylvania, in pursuance of a reion made on him by the President of the United 16 Regiments of Volunteers, for the purpose mlorcing the laws and putting down rebellion. &c. ersons from the adjoining towns wishing to join said pany will have an opportunity by reporting themes on that evening, or any time within ten days. MANY CITIZENS.

ACCIDENT .- A serious accident occurred in splace on Monday afternoon, caused by the running ly of a span of horses, in which Mrs. Saml Ackley as seriously injured. It seems that the driver stepped on the tongue of the wagon to arrange some part of harness when he fell down frightening the horses, so at they ran away. There were two women in the wag--who both jumped out,-slightly injuring the foot one and dangerously injuring Mrs. ACKLEY, who in mpting to jump from the wagon, fell and struck her ad against a stone, causing a fracture of the skull.-Mason was soon in attendance, and we learn that

-A horse attached to a pedlar's wagon was also frightd the same day, at the cars, and ran away-slightly

FATAL ACCIDENT .- On Wednesday, April a most distressing accident occurred at Mr. Patrick an's, in Albany township, Bradford County, occaby the falling of a tree. Francis McDermot and an whose name we did not learn, was choping but a short distance from where a party of men were engaged in falling a tree, which as it fell, lodged on another tree and caused that to fall directly where Were at work, crushing them beneath it. A knot as thrust through the body of Mr. McDermot, entering | tic chest and coming out a little above the small of the k, and breaking several of his ribs.

Done of them proved fatal .- Sullivan Co. Dem.

Dew Advertisements.

LATEST ARRIVAL

William. A. Rockwell

would invite attention to his new stock of Goods, which have been selected with great care to suit the wants of Having found it desirable to adopt the

Ready-Pay System,

he offers his Goods at correspondingly LOW PRICES. Persons examining his present

PANIC PRICES,

Dry Goods,

GROCERIES, Boots & Shoes, Hats & Caps,

WALL AND CURTAIN PAPERS. HARDWARE, GLASS & SASH,

Paints, Oils, and Nails,

BIRD CAGES & SEEDS, CROCKERY,

GLASS & WOODEN-WARE.

PLASTER, constantly on hand and for sale at No. 1, Patton's Block.

NOW READY!

## BARTLETTS' NEW IRON WORKS

TOWANDA, PENNA.

THE Subscriber begs leave to call the at tention of the public to the fact that he has enlarged motive power and purchased and set up additional chinery, and employed a larger number of workmen ders for Castings or Machinery with promptitude.

He has at his works all the PATTEINS in use by the late firm of Wm. H. Phillips & Son of Elmira N. Y., and has also added to these, patterns of various kinds. MILL IRONS furnished for Grist Mills, Gang, Gate, Circular and Muley Saw Mills, besides

STEAM ENGINES

Steam F. tlings such as Steam Pipes, Elhows, Return Berds, Reducers, Couplings, Globe-Valves, Check Valves, Guage Cocks, Oil Cups, Whisties, &c.

always on hand and made to order. He is also prepared to furnish STEAM BOILERS of

In six of kind wanted.

Small Castings made in Brass or Composition. Cooking and Heating Stoves of different sizes manufactured and for sale at the above works. Furniture for Cooking stoves and Stove Pipe always on hand.

Persons who want GEARING of any kind are informed.

He makes also a large variety of Pulleys, Balance Vheels and Cranks, Water Wheels; also Saw Gummers, mble Skeins and Pipe Boxes, Iron Fence, Caldrons,

are made, and was relected with the design of being le to do any job which might be offered, whether large small. In short his effort has been to get up in all ort his effort has been to get up in all

## Argal.

PEGISTER'S NOTICES.—Notice is herethe office of the Register of Wills, in and for the county
of Bradford, accounts of Administration upon the following estates, viz:
Final account of J. F. Chamberlain, Adm'r of estate
of S. W. Biles, late of Wyalnsing, deceased.
Final account of Edward Engage, Adm'r of the estate

I ICENSES.—Notice is hereby given that the following named persons have filed in the office of the Clerk of the Court of Quarter Sessions, their petitions for license under the existing laws of this Commonwealth, and their several applications will be heard before the Judges of the Court of Quarter Sessions, on 

| John Kandall do do  |
|---|
| John Kendall do do Emanuel Kromer do do                         |
| S. E. Wilcox  |
| I W Discours do   |
| H. W. Bigonydo  |
| H. W. Bigony do W. J. Rothrock do John E. Hillier. Troy townshi |
| John E. Hiller  |
| James P Strong  |
| Jacob Reel  |
| John S. Sloan   |
| Elisha Satterlee do do  |
| G M. Elsbree  |
| Harrison Cibbs  |
| Lab C Thompson Wyalusing townshi                                |
|   |
| John Wendail Bidsen, townshi                                    |
| John Wendall  |
| Darius Myers. Ridgbery townshi                                  |
| Darius Myers Ulster twp   |
| Benjamin Herman   |
| Anna Uaramond GO  |
| A Forbes  |
| p p gweet   |
| L. S. Case  |
| Jason Chaffee do  |
| Ezra Holcomb  |
| C C Muone do  |
| D. P. Knapp do  |
| John Dickinson  |
| John Dickinson  |
| Hamilton Dickinson Sheshequi                                    |
| Willard Prentice  |
| John M. Horton Terry twp  |
| Riley M. Ross   |
| M. P. Horton Wilmot twi   |
| Long Howell Standing Ston                                       |
| N. T. Tuttle  |
| Harrison Lamb   |
|   |
| J. A. Vaughan   |
| D. C. Hall  |
|   |
| Delinis in Manual III   |

## E. O. GOODRICH, Proth'y. A CARD.

THE undersigned having found it better for all concerned to do business on the Ready-Pay sys-tem would respectfully give notice that after the 22d of April no credit will be given. Those having unsettled ounts will please call and pay up without farther no-Towanda, April 18, 1861.

A DMINISTRATOR'S NOTICE.—Notice The sufferer lingered until the fore-noon of the next as a promising young man, and leaves large circle of friends to mourn his untimely death.

The other man escaped with several very bad bruises.

The other man escaped with several very bad bruises.

The other man escaped with several very bad bruises. April 17, 1861.

Aew Advertisements.

R. M. WELLES, (Late Senior Proprietor of the Tioga Point Agricu tural Works.)

Has Recently Purchased the

Cabinet Manufactory,

and will give his new business his personal attention, and with the assistance of

Mr. A. O. Hart, as Foreman, he will strive to increase the popularity of this WELL KNOWN and favorite establishment.

A Splendid Assortment of Goods! We have on hand and shall always keep the VERY BEST ASSORTMENT OF

Bureaus, Secretaries, Book Cases, to be found within 100 miles of us .- all of our own supe-

SOFAS. TETE-A-TETES, LOUNGES. EASY CHAIRS.

MAHOGANY CHAIRS. and Chairs of Every Description!

Extension Dining Tables, MARBLE-TOP AND CENTRE TABLES,

Extension Dining Tables,
MARBLE-TOP AND CENTER TABLES,
(equidage year age was to that flow)
Then again book at our BEAUTIFUL SYTTS OF
Extension Chamber Furniture,
of mer own manufactures—good enough for my AMERI
CAN NOVERIERY

BEQUITY AND CONTROL SYTTS OF
EXTENSION OF THE TABLES,
MARBLE-TOP AND CONTROL SYTTS OF
EXTENSION OF THE TABLES,
of the cover own manufactures—good enough for my AMERI
CAN NOVERIERY

BEAUTIFUL MIRRORS,
BLOOKING Glasses, Plates & France,
ELDIANT SQC.ARE PICTURE AND OVAL PHOTO
GLAST HE MARBLE

MARBLE-TOP AND OVAL PHO Rochester and other places at a distance.

DANIEL HARKINS.

Towanda, Pa., Feb. 23, 1861.

R. JORDAN respectfully informs the the public that he has leased the well-known tavern stand formerly occupied by M. T. Carrier, in the lower part of the borough of Towanda, which having been refitted and thoroughly refurnished, he invites the patronage of the public with every confidence that he can give entire satisfaction to such as may favor him with a call.

His Ban will be kept stocked with the best qualities of LIQUORS, and the best brands of CIGARS.

Extensive stabling is connected with the bouse, and reliable attendants will only be kept.

No pains or expense will be spared to deserve the patronage of the public—and the charges will be reasonable.

Hurry Along, Everybody!

Preston, to the use of John H. Chapel vs. Noami W. Wheeler.

Wheeler.

Preston, to the use of John H. Chapel vs. Noami W. Wheeler.

Wheeler.

Wheeler.

ALSO—The following lot, piece or parcel of land sit in 20 acres in proved, 1 log house, 1 framed barn, and fruit trees thereon.

Seized and taken into execution at the suit of Andrew Kiff vs. Nathaniel Pease.

ALSO—The following lot, piece or parcel of land sit in 20 acres in proved, 1 log house, 1 framed barn, and fruit trees thereon.

Seized and taken into execution at the suit of Andrew Kiff vs. Nathaniel Pease.

ALSO—The following lot, piece or parcel of land sit in 20 acres in proved, 1 log house, 1 framed barn, and fruit trees the same proved, 2 framed houses, 1 standing Stone tp., and bounded on the north seated of the public vs. Noami W. Wheeler.

ALSO—The following lot, piece or parcel of land sit in 20 acres in proved, 2 framed house, and proved, 1 log house, 1 framed barns, and fruit trees the particle of the public vs. Noami W. When Bates, and the public highway. Containing 151 acres, be the same proved, 2 framed house, and proved, 2 framed house, and a proved in the south by lands of Charles Rogers, dec'd, on the south by lands of Charles Rogers, dec'd, on the south by lands of Charles Rogers, dec'd, on the south by lands of Charles Rogers, dec'd, on the south by lands of R. JORDAN respectfully informs the the public that he has leased the we'l-known tavern stand formerly occupied by M. T. Carrier, in the lower part of the borough of Towanda, which having the patronage of the public with every confidence that he can give entire satisfaction to such as may favor him with a call.

Preston.

ALSO
ALSO
Charles H.

A. Roger ing 20 ac ing 20 a

TO the New Grocery and Provision Store, 4 orchards thereon. 1 just opened by

NOTICE TO COLLECTORS.—You are hereby authorized to deduct five per cent, from the State tax of every individual who shall pay his or her State and County Taxes in full, on or before the 22d day of June next, and the same shall be allowed you in your settlement with the Treasurer, provided the same is by you paid into the County Treasury on or before the 26th and 27th days of June, next. By order of the Commissioners.

E. B. COOLBAUGH, Clerk. Commissioner's Office, April 8, 1861.

Good Assortment of

Garden Seeds!!

Legal.

conveyed to both Johnson Screek and 8-10 of an acre, beginning. Containing 19 acres, and 8-10 of an acre, beginning. Containing 19 acres, and 8-10 of an acre, beginning. Containing 19 acres, and 8-10 of an acre, beginning. Containing 19 acres, and 8-10 of an acre, beginning. ALSO—The following described lot, piece or parcel of land situate in Armenia tp. and bounded on the north by lands of Gasper Webler and E. Knights, east by lands in the possession of Andrew Monroe, south by lands of John S. Becker and lands of the estate of Joseph Cornell. Containing fitty hree acres, be the same more or less, about three acres, be the same more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, about one hundred and fitty acres more or less, all improved, one framed house and a few fruit trees thereon.

ALSO—All that certain lot, piece or parcel of land, situate in Athens tp., and bounded as follows, to wit: Beginning at a post for a corner on the south east corner of lot No. 5, thence south 1° west 74-610 rods thence north sorth his plants of the estate of David Brist-II, dec'd. Containing one-fourth of an acre, more or less, all improved, one framed house and a few fruit trees thereon.

Seized and taken into execution at the suit of Goodrich, Newbury and Peck vs. O D Field.

ALSO—The following lot, piece or p

Seized and taken into execution at the suit of O. D. Perry vs. Levi Barnum.

ALSO—The following lot, piece or parcel of land situate in Athens tp., and bounded on the north by lands of Elisha Smith and Frederick Weller, on the east by lands of William Sawyer, on the south by lands of Tunis Vangorder. A. Campbell, Zenas Gibbs and A. Hunsiker, and on the west by lands of Samuel Sawyer. Containing two hundred and twenty acres, more or less, about one hundred and fifty acres, more or less, improved, with ene framed dwelling house, two framed barns, and two orchards thereon.

ALSO—All that certain lot, piece or parcel of land, situate in Athens tp., and bounded as follows, to wit: Beginning at a post for a corner on the south east corner of lot No. 5, thence south 89° east 105 rods along the south line of lot No. 4 to the south west corner of lot No. 1, thence south 1° west 74 6-10 rods thence north 89° west, 105 rods to the east line of lot No. 6, thence north 1° east 74 6-10 rods to the place of beginning.—Containing forty-eight acres and one hundred and thirteen perches, be the same more or less, all improved.

ALSO—All that certain, lot, piece or parcel of land situate in Athens boro', and bounded on the north by lands of Horace Williston, on the east by the Susquehannariver, south by lands of Charles Day and west by Union street. Containing about four acres, all improved with a tew apple trees and a nursery thereon.

Seized and taken into execution at the sait of George

more or less, all improved, one framed house, log barn and fruit trees thereon.

Seized and taken into execution at the suit of Stephen A. Mills, et. al., Road Commissioners of North Towanda Township vs. Chester Bennett and Horace Granger.

ALLO—The following lot, piece or parcel of land situate in Towanda boro', and bounded on the north by lands of Mrs. Hiram Rice, on the east by the highway, called 2d street, south by the highway called 2d street, south by the highway called State street, on the west by land upon which the colored Wesleyan church stands. Containing eighty-seven feet, or thereabouts, front on second street, 150 feet or thereabouts deep, and about 114 feet on the back end, next to said church lot, be the same more or less, all improved, two framed dwelling houses, one framed barn, and a few fruit trees thereon.

thereon.

Seized and taken into execution at the suit of W. W.

Preston, to the use of John H. Chapel vs. Noami W.

Seized and taken into execution at the suit of Ulysses Moody vs. Henry Westbrook

Moody vs. Henry Westbrook.

ALSO—The following lot, piece or parcel of land situate in Smithfield tp., and bounded as follows: Beginning at the northwest corner, thence north 82° east 20 p. to a stake, near a shop of C C Corss, thence south 80° east very cheap; besides a splendid assortment of Spices, Nuts, Candies, Fruits and Confectionaries, Cigars of every quality and price. He will also pay the highest price for

BUTTER AND ECCS,
and such other articles of country trade as the farmers may have to dispose of. He would just say to all, if you want anything in my line of trade, give me a call, and you can be accommodated.

Towanda, April 10, 1861.

H. H. S.

NOTICE TO COLLECTORS.—You are been a call, whereby authorized to adduct five per cent, from the hereby authorized to adduct five per cent, from the service of the place of beginning. Containing 25 acres, more or less, about 20 acrear ignored, with steam grist-mill, with water privilege, a distillery, two steam grist-mill, with water privilege, a distillery, two framed dwelling houses, a framed barn, and a wagon

framed dwelling houses, a framed barn, and a sixshop thereon.

ALSO—The following lot, piece or parcel of land situate in Smithfield tp., and bounded on the north by the
public highway leading through Smithfield Centre, on
the east and south by land of Augustus Phelps, and on
the west by lands of E S Tracy. Containing about one
half acre, be the same more or less, all improved, one
framed house, one framed barn and shed, and a few fruit
trees thereon. rees thereon.

Seized and taken into execution at the suit of Job P

& Co. vs. P P Sweet.

Kirby's use vs. G L Nichols ALSO—The following lot, piece or parcel of land situate in South Creek tp. ard bounded as follows: Beginning at the north east corner of lot No. 263 of the allotment of the Bingham's lands in South Creek tp. conveyed to Eben Dunning, thence along the north line of said

With the usual allowance of 6 per cent for roads, &c., be the same more or less, it being lot No. 272 of the allowance of being lot No. 273 of the

Seized and taken in execution at the suit of O D Bart-lett to the use of Jos Menardi vs. Horace Granger.

ALSO—The following lot, piece or parcel of land situate in Smithfield tp., and bounned north by lands of Wm saw mill, and a few fruit trees thereon, excepting thereform a lot sold by said Rose to Abner Davis, by deed dated the 3d of September, 1858.

Seized and taken into execution at the suit of Harris & Page, now to the use of N C Harris vs. Nathau Rose. A. HANSON SPALDING Sheriff's Office, Towarda, Mar. 21, 1861. Sherif

It lead from it was feared he would not rest.

The WaveLLY Post Office.—The contest of the support of the leader of the support of the leader of the support of the support

Smith spring, thence north to the soul. "Inc of the Cooper tract, thence east to the east corner of the said Cooper tract, thence south along. I Murrays west are to the north corner of William Phelps' lot, thence along said Phelps' lot to the east line of E. Wolcott's upper mill lot, thence north along the line to the highway aforesaid, thence east along the centre of the highway to the place of beginning—containing fifty acres of land, more or less, known as E. Wolcott's lower mill lot,—reserving first a lot soid and deeded to the wife of Stephen Wilson, about two acres more or less—secondly buildings built by Horace How, having been sold at Sheriff's sale to N. C. Harris, about 30 acres improved, 2 framed houses, saw mill, shingle machine, and fruit trees thereon.

Also—One other lot, being and lying in said township of Athens, bounded as follows: Beginning at a stake on the south line of warrant No. 1514, being the south west corner of a lot conveyed to Peter Crumb, thence along lands of John Hopper, north 81 rods to the highway, thence north 75° west along lands of E Wolcott 119 rods 8-10 to a stake, thence south 112 rods and 1-10 along lands of John Hopper, and house faced in the said south line of warrant No. 1514, thence along said warrant line 104 and 6-10 to the place of beginning, being part of warrant 1514, in the warrant name of Charles Carroll—Containing 68 acres, known as the Jacob Corkendall farm, reserving from the last described premises 10 acres, heretofore sold to the wife of Wm. Rolfe, on the south west corner of said lot, about 25 acres improved, 1 framed barn, and a few fruit west corner of said lot, about 25 acres improved, 1 fram ed house, I log house, I framed barn, and a few fruit

trees thereon Seized and taken into execution at the suit of Charles cott, now Helen M B Lummis and Edward F Summ

her husband.

ALSO—The following lot, piece or parcel of land situate in Springfield tp., and bounded on the north by the public highway, on the east by lands of E S Rice, on the south and west by D Dickinson. Containing 11-4 acres, be the same more or less, all improved, 1 framed house, 1 framed barn and a few fruit trees thereon.

Seized and taken into execution at the suit of B Gabriell vs. S.E Dickinson, and Caroline Dickinson.

Seized and taken into execution at the suit of B Gabriel vs. S E Dickinson and Caroline Dickinson.

ALSO—The following lot, piece or parcel of land situate in Springfield tp., and bounded on the north and east by the public highway, on the south by lands of D Dickinson, and west by lands of S E Dickinson. Containing one acre, be the same more or less, all improved, one framed house, an i ashed, and a few fruit trees threon. Seized and taken into execution at the suit of B Gabriel vs. E S Rice.

ALSO—The following lot, piece or parcel of land situate in Uister tp., and bounded on the north east by lands of James McCarty, south by land of J Smith, and west by the public highway. Containing half an acre, more or less, all improved, a framed tavern house, and a few fruit trees thereon.

Also, Alexander Elsbree to the use of James McCarty who was defendant vs. P. P. Sweet.

ALSO—The following lot, piece or parcel of land situate in South Creek tp. and bounded as follows: Beginning at the north east corner of lot No. 263 of the allotment of the Bingham's lands in South Creek tp. conveyed to Eben Dunning, thence along the north line of said lot conveyed to David Relyea, north 14° west 91 p... thence along the east line of a lot conveyed to David Relyea, south 894° east 92 p., thence along line of lots No. 271, conveyed to David Relyea, south 894° east 92 p., thence along line of lots No. 271, and 164, south 1° west 91 b. Long. Containing one half acre, be the same more or less, all improved, framed bouse, framed barn and a few fruit trees thereon.

ALSO—The following lot, piece or parcel of land situate in Troy Borough, and bounded on the north by the lots of the same more or less, all improved, framed barn and a few fruit trees thereon.

ALSO—The following lot, piece or parcel of land situate in Troy Borough, and bounded on the north by the lots of the same more or less, all improved, framed barn and a few fruit trees thereon.

Legal.

public highway, east by lands of Julia Freman, south by lands of S W Paine and west by lands of Jerre Adams. Containing 18 feet by 40 feet, be the same more or less, all improved, 1 small framed office thereon.

all improved, 1 small framed office thereon.

ALSO—The following described lot, piece or parcel of land situate in Troy Borough, and bounded on the north by lands of Alonzo Long, east by land of S W & D F Pomeroy & Co., and Cash Kendall, south by the public high ay, and west by land helonging to the estate of Charles King, dec'd, and H. N. Hoyt. Containing 6 acres, be the same more or less, all improved.

Seized and taken into execution at the suit of S W & D F Pomeroy & Co. vs. Henry Person.

NOTICE TO PURCHASERS.—To prevent misund erstanding, notice is hereby given that purchasers at Sheriff's alse will be required to pay the amount bid at the time the land is sold. It has become imperatively necessary to adopt this rule, and it will be strictly adhered to, execution at the latted to the fund as provided in the last section of the act of Assembly, approved April 20, 1846, which is as follows: "Whenever the purchasers of real estate at Orphans' Court or Sheriff's sale, shall appear from the proper record to be entitled, as a lien creditor, to receive the whole or any portion of the proceeds of said sale, it is entitled to the credity of the proceeds of said sale, it of such purchaser or purchasers for the amount which to be entitled to receive: Provided that this section shall not be so construed as to prevent the right of said Sheriff, administrator, executor or other person aforesaid, to demand and receive at the time of sale a sum sufficient to cover all legal costs entitled to be paid out of the proceeds of said sale; and provided further, that before any purover all legal costs entitled to be paid out of the proveeds of said sale; and provided further, that before any purof said sale; and provided further, that before any purchaser or purchasers shall receive the benefit of this section, he or they shall produce to the Sheriff, or other person so making said sale, a duly certified statement from the proper records, under the hand and official seal of the proper officer, showing that he is a lien creditor, entitled to receive any part of the proceeds of the sale aforesaid.

A. HANSON SPALDING,
Sheriff's Office, Towanda, April 4, 1861. Sheriff.

PROCLAMATION.—Whereas the Hon.
DAVID WILMOT, President Judge of the 12th Judicial District, consisting of the Counties of Bradford at Susquehama, and Honorables John Passmons, and John F. Long, Associate Judges, in and for said county of Bradford, have issued their precept bearing date the 18th day of Feb. A. D. 1861, to me directed, for holding a Court of Oyer and Terminer, General Quarter Sessions of the Peace, Common Pleas and Orphau's Court at Towards, for the County of Bradford, on the first Monday, the 6th day of MAY next; to continue three weeks. wanda, for the County of Bradford, on the first Monday, the 6th day of MAY 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 c'clock in the forenoon 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 jail 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. Jurors are requested to be punctual in their attendance, agreeably to their notice.

their notice.

Dated at Towanda, the 28th of March, in the year of one Lord, one thousand eight hundred ond sixty-one, and of the Independence of the United States, the eighty-fourth.

A. HANSON SPALDING, Sheriff.

of the Independence of the United States, the eightyfourth.

A. HANSON SPALDING, Sheriff.

John Layton and Wife No. 649, Sept. T., 1869.—This

- vs. Scause is settled, has follows to
Henry Keyser wit: The defendant declares
that he has not charge i Mrs. Layton, the plaintiff, with
opening and detaining his letters, as imputed to him in
the declaration, and he regrets that anything, which he
may have said has been understood as making such
charges against her. And the defendant further agrees
to pay all costs which have accrued in the case to this
time, and also the charges of plaintiffs counsel for servisces rendered in this case. And he also agrees to and
does herely discontinue and discharge a suit which he
brought against the plaintiff to February T., 1861.

The defendant to have the privilege to file the receipt
of witnesses for their costs. March 18, 1861.

Arbitrators fees paid by defendant March 18, 1861.

BRADFORD COUNTY, SS.—I. E. O. Goodbuth, Prothonotary of the Court of Common Pleas of the Coanty aforesaid, do hereby certify that the foreghing is a
full and correct copy of the settlement in the above
cause, as the same now remains of record in my office.

In testimony whereof, I have hereunto set my hand
and affixed the seal of said Court at Towarda this sth

In testimony whereof, I have hereunto set my hand and affixed the seal of said Court, at Towanda, this 9th day of April, A. D. 1861.

E. O. GQODRICH, Prothonotary.

DROCLAMATION .- Bradford County, 85

To Samuel Hornback:—Whereas a subpoena in Divorce was issued to Dec. term, 1860, which was duly returned non est inventus, and thereon an alias subpoena was issued in said case, returnable to Feb. term, 1861, upon the return of which, proof was made that the said Samuel Hornback could not ne found in my balliwick.

This notice is therefore to require you to appear before the Judges of the said Court on the first Monday of May next to answer said complaint, &c.

A. HASCN SPALDING.

Sheriff's Office, Towanda, Mar. 21, 1881. Sheriff.

DROCLAMATION .- Bradford county, ss.

DROCLAMATION .- Bradford county, ss. JAMES H. WHEELER vs. DIANTHA J. WHEE-R. In Bradford Common Pleas, No. 92, Dec. term, To Diantha J. Wheeler '-Whereas a subpoena in Di-

To Diantha J. Wheeler — Whereas a subpeen in Di-vorce was issued to Dec. term, 1860, which was daly re-turned non est inventus, and thereon an alias subpeena was issued in said case, returnable to Feb. term, 1861, upon the return of which, proof was made that the said Diantha S. Wheeler could not be found in my bailiwick. This notice is therefore to require you to appear before the Judges of the said Court on the first Menday of May next to answer said complaint, &c.

A. HANSON SPALDING. Sheriff's Office, Towanda, Mar. 21, 1881 Sherif DROCLAMATION .- Bradford County, se.

DROCLAMATION.—Bradford County, se.

LOUISA CASSADY by her next friend Elias Mathewson vs. TIMOTHY CASSADY. In Bradford Common Pleas, No. 95, Dec. term, 1860.

To Timothy Cassady:—Whereas a subpecta in Divorce was issued to Dec'r. Term, 1869, which was duly returned non est inventus, and thereon an alias subpecta was issued in said case, returnable to February term, 1861, upon the term of which, proof was made that the said Timothy Cassady could not be found in my balliwick.

This notice is therefore to require you to appear before the Judges of the said Court on the first Monday of May next, to answer said complaint, &c.

A. HANSON SPALDING,
Sheriff's Office, Towanda, Mar. 21, 1861. Sheriff.

PROCLAMATION.—Bradford county, 89. PROCLA MATION.—Bradford county, ss., MILLA SIMMONS, by her next friend John C. Tompkinson vs. BENJAMIN SIMMONS. In Bradford Common Pleas, No. 32s, Dec. term, 1860.

To Henry Simmons:—Whereas a subpœna in Divorce was issued to Dec. term, 1860, which was duly returned non est inventus, and thereon an alias subpœna was issued in said case, returnable to Feb. term, 1861, upon the return of which, proof was made that that the said Benjamin Simmons could not be found in my briliwick.

This notice is therefore to require you to appear before the Judges of the said Court on the first Monday of May next, to answer said complaint. &c.

A. HANSON SPALDING.

A. HANSON SPALDING.
Sheriff's Office, Towarda, March 21, 1861. Sheriff.

PROCLAMATION.—Bradford county, ss.
MARIA BROWN by her next friend R. Van Valkenburg vs. HENRY S. BROWN. In Bradford Common Pleas, No. 232, Sept. term, 1860.

To Henry S. Brown:—Whereas a subpena in Divorce was issued to Dec. term, 1861, which was duly returned non est inventus, and thereon an alias subpena was issued in said case, returnable to Feb. term, 1861, upon the return of which, proof was made that the said Henry S. Brown could not be found in my balliwick.

This notice is therefore to require you to appear before

This notice is therefore to require you to appear before the Judges of the said Court on the first Monday of May next, to answer said complaint, &c. A. HANSON SPALDING. Sheriff's Office, Towanda, Mar. 21, 1861. IN the matter of the application of Asa Slater for the benefit of the Insolvent Laws. To my

creditors.

Take Notice—I have applied to the Honorable the Judges of the Court of Common Pleus of for the County of Bradford, for the benefit of the Insolvent Laws of the Commonwealth of Pennsylvania, and they have appointed MONDAY the 6th day of May next, at 2 o'clock, p. m., to hear me and my creditors, at the Court House in the Borough of Towanda, when and where you may attend if you think proper. end if you think proper. March 28, 1861.

ASA SLATER. CHARLES OAKFORD & SON'S

CELEBRATED HAT, For Spring and Summer Styles,

Just received at E. S. BENEDICT'S Clothing and Hat and Cap Store, TOWANDA, PA.