Maj. H. J. MADILL, of the Penusylva. gia 6th, was at home on a furlough, last week. The Mar looks hale and hearty.

Mr. HARRY MIX will please accept our thanks for different favors in shape of public documents, from Harrisburg.

NEW POST OFFICE.—A Post Office has been established at Mercur's Mills, in Burlington township, called Grow, and James Wilcox, appointed Post-

SLEIGHING .- The few inches of snow hich fell on Friday night improved the sleighing very uch, and it is now better than it has been any time before during the winter. The ice bridge across the river

WARNING TO BOYS .- One day last week, a small boy, son of Capt. PECK, of this place, while riding down hill, run into the fence and broke his leg. This should be a warning to the large number of boys who engage in this amusement, daily on the different hills in very venturesome in these sports.

February term of Court commences on Monday next. That will be an excellent opportunity for hose who do not already take the R porter, to place their names on our subscription book. In times like these every man should take a paper, and a good reliable county paper should be his first choice. Send along your dollar and we will give you the worth of your money.

The County Teachers' Association will hold its regular meeting at Stevensville, on the 14th and 15th of February.

Lecturer NATHAN YOUNG, jr. Essayist - MARTHA PHELPS.

Readers-IRA; FINCH; MERCY BEECHER. Declaimer-N. W. Jones.

Edcuational topics will be discussed. The public are H. KEELER, arited to attend. Rec. Sec'y.

The Continental Monthly for February been received. This new and excellent Magazine is ten for by the most able and talented political and erary authors of the age, and for sound, substantial ding matter, we consider the Continental the leading fazzine of the country. The number before us contains icles by Ex-Governor Bouthwell, Horace Greeley, A. akey Hall, Richard B. Kimball, and a host of other tal

Terms-One copy one year \$3. Address J. R. Gilmore O Tremont St., Boston.

A WORD TO THE LADIES. - The ladies of sylvania, says the Press, beautiful and accomplishminently ornamental-the light, grace, and charm society. They have now the opportunity at which they ould rejoice, as true-hearted women, of being eminentuseful also. There is an absolute necessity, ati this oment, for knit woolen socks and mittens, with a varieyearing apparel, for the brave defenders of their coun-

Hike Mr. Towner as a conductor of Musical Conven ons, from the fact he brings his knowledge of music within the reach of the mass of singers, but not so with

Mr. Townen's terms are as follows: The committee are to furnish lights, rooms, fuel, Piano, and board. While he, upon his part, will turnish books for the use of the Convention, and teaches four days, running his own risk as to pay, by charging 50 cents for each member of the Convention, and to those who simply attend the Concert,

ber of maple trees, to make immediate preparations for manufacturing maple sugar, during the coming Spring. One-third, at least, of our farmers have upon their premises large quantities of sugar trees, and should each one enter into the business of manufacturing maple sugar as atensively as he might, they could easily produce shough for their own consuption besides a large surplus or market, which will undoubtedly command large prices and render it a profitable business to the manufactur-

The advantages arising from a home manufacture are apparent. In a pecuniary point of view, it is unquesonably the wisest and most judicions course to be pursted by the farmers, not only of Bradfor county, but the stire State. It would not only lessen their expenses but would actually bring money into their hands, wherewith to meet the demands of their other necessities.

If the coming Spring should be anything like a "good agar season," one or two hundred thousand pounds of maple sugar could easily be made. According to the casus of 1850, in a single year 193,391 pounds of maple Sigar was manufactured in Bradford county, and there is 10 question but what an approximating amount might produced in 1862, should our farmers turn their attenion to it. Supposing 193,391 pounds should be produced and valued at 8 cents per pound-which is far below the rage price-the valuation would amount, in the aggresate, to the enormous sum of \$15,471 28 ! This large amount to be produced by one county alone is al nost inredible, yet these are the figures.

We trust our farmers will take this matter under conideration, and act accordingly.

Coffee is now retailing at prices ranging between twen-Tiwo and twenty-seven cents per pound. While the

coffee could be purchased here (taking the difference of grade into account) at fully ten cents per pound less than the present rates. Now, while the great mass of people would willingly pay the duty, for the sake of the Government, yet they refuse to submit to the additional tax of five cents per pound for the benefit of speculators. Hence the sales of coffee have fallen off immensely, and so long as the present extortionate rates are demanded, the decrease in sales will continue. The result will be a decline

It may be proper here to remark that our merchants are not the parties who realize from speculations in coffee. The city dealers pocket the profits, and our grocers realize less from this branch of their business than when prices were low-the margin of profits being less, and the sales being greatly diminished. It matters little to the masses, however, who pockets the proceeds. They are apt to blame the retailer, and investigate the matter

no farther. Although coffee has become a universal table beverage and is used even to excess, a speculation in the article has caused many to abandon its use altogether, while thousands are using various substitutes and mixturers, in order to lessen the cost. Corn, wheat, barley, rye, and other products are rosted and substituted for coffee, but generally with a mixture of the genuine article, to retain the flavor. Rye seems to be the favorite grain for this purpose. A lady states that the rye should be prepared in the following manner: "Scald it first, then dry it, and afterwards brown it nicely, and to one third coffee add one-third rye, and you will have as good a cup of coffee as you ever drank."

One would naturally suppose that the decrase of consumption would be confined exclusively to the poorer this borough It is surprising that there do not more classes—those unable to pay the increased rates. But this borough it is surprising that really do, as many youngsters are accidents occur, than really do, as many youngsters are this is very far from the fact. Thousands of families in moderate circumstances, including mechanics, farmers,

and others, are retrenching in the way. The sales of tea are also much diminished, in consequence of the advance in prices. A chep and suitable substitute for this article is perhaps more difficult to procure, but at all events the sales will be materially dimin-

DIED,

In Macedonia, Bradford county, of Consumption, January 23, 1862, aged 14 years, 5 months and 26 days, in humble resignation to the will of her heavenly Father, ALICE S., youngest daughter of Philip and Elizabeth Worth, dearly loved and deeply lamented, not only by her relatives but by all her associates.

Whereas ye know not what shall be on the morrow, what is your life? It is even a vapor, that appeareth for a little time, and then vanisheth away."-JAMES 4: 14. In this Borough, on Saturday morning, 11th inst., of congestion of the lungs, 1RA LINCOLN, youngest child of E. M. and Eunice Parsons, aged 1 year 2 months and

As vernal flowers that scent the morn, But wither in the rising day,
Thus lovely was this infant's dawn,
Thus swiftly fled his life away.

He died before his infant soul Had ever burnt with wrong desires— Had ever spurned at heaven's control, Or ever quenched its sacred fires.

He died to sin; he died to care; But for a moment felt the rod; Then rising on the viewless air Spread his light wings and soared to God.

This blessed theme now cheers my voice;
The grave is not the loved one's prison
The "stone" that covered half my joys
Is "rooled away," and, lo! "he's risen."

Aem Dobertizements.

CAUTION.--Ran away from the subscriber, on the 26th day of December last, HENRY SIMP-On the 26th day of December last, HENRY SIMP-SON, aged about 12 years, and bound to me until he became 21 years of age. I find it impossible to keep said boy, and I hereby caution all persons against harboring or trusting him on my account, as I will be responsible for no debts contracted by him, or for any of his transactions whatever.

ISAAC M. EAMES.

Burlington, Jan. 10, 1862 Burlington, Jan. 10, 1862.

A DMINISTRATOR'S NOTICE.—Notice

As some composition without warm feet and hands, and contain seeks and Berlin gloves are wholly inadequate for this purpose. Every gentlewoman ought to be able to the side solidiers.

As is hereby given, that all persons indebted to the tests to Joseph Biddle deed., late of Armenia two to the back purpose are wholly inadequate the full purpose, and she cannot better employ her time that in providing these articles not only for the men on each better employ her time that in providing these articles not only for the men on each purpose and the set of Joseph Biddle deed., late of Armenia two the lay and all persons having demands against said estate the defendant has in the store and to lately one with the sick solidiers.

By Mr. Eutron:—I would ask the privil set of seathing through your paper, to the singing public of speaking through your paper,

60 TONS

GROUND

FOR SALE

WM. A. ROCKWELL'S. Towanda, Jan. 8, 1861. SPECIAL NOTICE

OWING to the fact that all confidence in O the present Credit System is destroyed the sub-scribers have determined to sell goods hereafter Exclusively for Ready Pay.

All those having unsettled accounts with us will oblige us by settling the same at once, and all Notes and judg ments due us must be paid soon in order to save cost. N. B. No respect of persons shown. Rulington Aug 14, 1861. J. F. LONG & SON.

STRATTON'S YEAST COMPOUND has been tried by at least balf the families in this has been tried by at least half the families in this town for the past year, and has proved to be right. It comes in convenient packages containing 10 cents, worth One cent will buy sufficient for a baking for the largest amily. For sale at

Pinces are unusually high, the quality is inferior. Pre- In exchange for CASH or GROCERIES, at DRESSED AND FAT WANTED, loas to the imposition of the duty of five cents per lb , Towarda, Nov. 21, 1861. PATCH'S.

Acgal.

SHERIFF'S SALE.—By virtue of sundry writs of Vend. Expo., issued out of the Court of common pleas of Bradford county, to me directed, will be exposed to public sale on THURSDAY, the 30th day of JANUARY, A. D. 1862, at the court house, in Towanda, at 1 o'clock, p. m. the following described lot, piece or parcel of land situate in Ridgbury twp., beginning at the south-east corner of lot No. 35, thence north 1½° east 113 rods to a corner; thence south 88½° east 58 rods to a corner of Dennis Drummy jr. 's lot, thence south 1½° west 113 rods to a corner; thence north 88½° west 58 rods to the place of beginning. Containing 41 acres, more or less, being one half of lot No. 34, according to a survey or plot made by Orson Rickey. About 30 acres improve ed, one log house, log barn and a young orchard thereon. ALSO—The the following described lot, piece or parcel of land, situate in Ridgbury twp., bounded on the north by lands of Thomas Galvin, east by land of Michael Drummy. Containing 42 acres, more or less about 25 acres improved.

Seized and taken in execution at the suit of Samuel F. Ripley vs. Hiram Spear.

A. HANSON SPALDING.

Sheriff's Office.

Sheriff's Office.

Notice to Purchasers.—To prevent misunderstanding, notice is hereby given that purchasers at Sheriff's sales 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, except in cases, where the purchasers of real estate at the following described lot, piece or par the proper record to be entitled, as a lien creditor, to receive the whole or any portion of the proceeds of said sale, it whole or any portion of the proceeds of said sale, it whole or any portion of the proceeds of said sale, it had become imperatively necessary the bar of Assembly, approved April 20, 1846, which is as follows: "Whenever the purchasers of real estate at the suit of Assembly, approved April 20, 1846, which is a follows: "Whenever the purchasers of real estate at the suit of A

about 25 acres improved.

Seized and taken in execution at the suit of G. B. Davidson'suse vs. Dennis Drummy & Michael Drummy.

ALSO—The following lot, piece, or parcel of land situate in Columbia twp., bounded on the north by lands of Paul Herrington, Frank Baker, and Daniel and Hiram Canfield, on the east by lands of Uriah Furguson, John Howland and Luther Havens, on the south by lands of O. O. Belgey and N. Harding, and on the west, by lands of the south by lands of the west, by lands of the west, by lands of the west, by lands of the west by lands of the south by lands of the south by lands of the west, by lands of the south by lands of the west, by lands of the south by lands of the west, by lands of the south by lands of the west, by lands of the south b O.O. Besley and N. Harding, and on the west by lands of Beadley and Hiram Canfield, on the public highway. Containing 140 acres, more or less; about 160 acres im-proved, one framed house, framed barn, and an orchard

proved, one framed house, framed barn, and an orchard of fruit trees thereon.

ALSO—The following described lot, piece or parcel of land in Smithfield township, bounded on the north by lot No. 4, foold to J. W. Campbell, west by lot No. 13, sold to Clark & Brown, south by lot No. 24, and east by lot No. 15 sold to D. Weed; being lot No. 14, of the subdivision of warrant No. 1487, as made by Zephon Flower, and being 163 rods north and south, and 106 rods east and west, more or less, 40 acres improved, log building and fruit trees thereon. and fruit trees thereon.

Seized and taken in execution at the suit of William El-well vs. John Benson. Also, Allen McKean vs. John Ranson

Benson.

ALSO—The following described lot, piece, or parcel of land situate in Overton twp., commencing at the south east corner of the Jonathan Haythorn lot, thence north 31° east 106 rods to lands of W. A. Park, thence south 59° east along the said Park's line 94 rods to a post, thence south by the Bigle lot 31° west 106 rods to a post thence along Judson Blackman's land 59° west 94 rods to the place of beginning. Containing 62 acres and 44 perches more or less. es. more or less.

Seized and taken in execution at the suit of Eleanor

Seized and taken in execution at the suit of Eleanor Thurston vs. John G. Brown.

ALSO—The following lot, piece os parcel of land situate in Troy twp., bounded on the north by lands of D.R.

Manley, on the east by lands of Darius Manley, on the south by lands G. P. Freeman and H. D. Freeman, and on the west by lands of H. D. & G. P. Freeman and J. B. Greenleaf-containing about 28 acres, be the same more Greenleaf—containing about 28 acres, be the same more or less, about 15 acres improved, few fruit trees thereon. ALSO—The following described lot, piece or parcel of land situate in Troy tp., bounded on the nerth by lands of D. R. Manley, east by lands of D. R. Manley, south by lands of H. D. Freeman, and west by the public highway—containing 50 acres, more or less, all improved, framed house, framed barn, and fruit trees thereon.

ALSO—A piece of land situate in Canton twp., bounded on the north and west by lands of Irad Wilson, south by lands of H. Lockwood and east by the highway. Containing one acre, more or less, all improved, frame house.

by lands of H. Lockwood and east by the highway. Containing one acre, more or less, all improved, frame house, framed barn, and fruit trees thereon.

ALSO—One other piece of land situate in Troy twp., bounded on the north by lands of D. R. Manley, on the east by the public highway, on the south by lands of G. P. Freeman, and on the west by lands of A. L. Manley & G. P. Freeman. Containing 65 acres, more or less, all improved, framed house, hog stable, and fruit trees thereon.

Seized and taken in execution at the suit of Pomeroy Seized and taken in execution at the suit of Pomeroy Brothers vs. A. S. Manley.

ALSO—The following described lot, piece or parcel of land situate in Athens twp., beginning on the west bank of Dry Brook, in the south line of Bradford St., and running thence south 89° 10m west, 168 feet to a corner—thence south 50m east 295 feet to the west bank of Dry

thence south some east 250 feet to the West 250 feet to Brook aforesaid, thence north to the place of beginning. Containing 80 perches of land, be the same more or less, with one framed house, one framed barn, and a few fruit crees thereon.
Seized and taken in execution at the suit of Jacob Reel vs. John Delany.

ALSO—The following lot, piece or parcel of land sit-

ALSO—The following lot, piece or parcel of land situate in Towanda Borough, beginning at the south-west corner of J. D. Montanye's store on Main st., thence east about 54 feet, more or less, to the west line of Mrs. D. F. Barstow's lot: thence south along said Barstow's line to Pine street, thence west to Dr. Porter's store, south-east corner, thence north along said Porter's west line to the N. E. corner, thence west to Mrs. Rice's lot, thence north along Mrs. Rice's east line about 10 feet to her north line, thence west to Main street, thence north 21 feet to the place of beginning, it being intended to include all the interest the defendant has in the store and lot lately occupied by him, all improved, one brick building thereon, used and occupied as a store—the same being three stories high, the third story and front room in the second story of said building is reserved from this lien, the deft.

liberats.

Index the above regulations Mr. Towner recently held it was a decided success, giving the best of satisfaction to a decided success, giving the best of satisfaction to agers and people, as was clearly manifest from the repet of the committee on resolutions.

February 4th is the time appointed for the opening of utomention in Montrose, Susquishanna county.

Et singers who wish a Musical Convention on the love the successor, and montrose, Susquishanna county.

Et singers who wish a Musical Convention on the love terms, address J. G. Towner, Rome, Bradford Co., a.

Fours, &c.,

B.

SUGAR, COFFEE AND TLA.—The present pless of these articles are so exorbitant that it is with discounting the control of the model in our city or home markets, and will have an effect to compel many to curtail their extravarant use, anothers to discontinue it altogether. As a substitute for brown and loaf sugar, we would enjoin upon every man is Bradford county, who owns any considerable number of manifest from the recent than the south of the prevention of the sort in the aforesting the proper of the substitute for brown and loaf sugar, we would enjoin upon every manifest from the recent the substitute for brown and loaf sugar, we would enjoin upon every manifest from the recent the substitute for brown and loaf sugar, we would enjoin upon every manifest from the recent the substitute for brown and loaf sugar, we would enjoin upon every manifest from the recent the substitute for brown and loaf sugar, we would enjoin upon every manifest from the recent the substitute for brown and loaf sugar, we would enjoin upon every manifest from the recent the substitute for brown and loaf sugar, we would enjoin upon every manifest from the recent the substitute for brown and loaf sugar, coffee and tea have an expension of the place of beginning. Containing the place of the substitute for brown and loaf sugar, we would enjoin upon every manifest from the recent the substitute for brown and loaf sugar, we would enjoin upon every manifest f

laporte, O. D. Chamberlain.

Seroe', bounded on the North by land of H. J. Fritcher, east by a lot owned by E. H. Perkins, on the south by Public Street and on the west by a lot belonging to D. H. Scott, being about 65 feet front, on Public Street, and about 66 feet in the rear, with one framed dwelling house thereon.

Seized and taken in execution at the suit of Page and Bristol vs. C. F. Welles Jr. & J. F. Ovenshire, Administrators of E. B. Ovenshire dec'd.

ALSO—The following lot of land situate in Rome and Sheshequin townships, beginning at a corner on the line of James Randolph's land, thence north 87½° east 120 6-10 rods to a corner, thence south 1½° west 53 4-10 rods to a corner, thence north 1½° east 120 fell or rods to a corner

ciley dec'd.

ALSO - The following described lot, piece or parcel of land situate in Standing Stone twp., north by land of F. S. Whitmore, east by land of Wm. Griffis, south by land in possession of the Widow Baldwin, west by land of H. McCracken. Containing about 6 acres, more or less, about

acres improved, a log house and an old log stable there on. Seized and taken in execution at the suit of John A. Codding vs. Robert McCracken and Wm. Griffis.

ALSO—The following described lot, piece or parcel of land situate in Athens borough, bounded north by land of C. N. Shipman, east by a lot owned by C. F. Wells. Jr., south by Centre street, west by a lot owned by C. F. Wells. Jr., south by Centre street, west by a lot owned by M. Thompson, being lot No. 17, as laid down on a map of Athens borough, surveyed by Z. F. Walker, and being about 40 feet front on Centre street, and 110 feet in the rear—all improved, with one framed dwelling house thereon.

Seized and taken in execution at the suit of N. C. Harris vs. A. W. Fox.

ris vs. A. W. Fox.

ALSO—The following described lot, piece or parcel of land situate in Springfield twp., bounded north by lands of Barnard Newell, Walter Mattocks, Asa Mattocks and Thomas Pyne and James L. Phillips, east by lands of Noah Bliss and W. H. Westbrook, and south by land of Elam berlin, B. L. Coopen. Rome—Selim Murphy F. W. Mayuard, Wm. Parks.

Bennett and W. H. Westbrook, west by land of Joel Adams, Containing 200 acres, be the same, more or less, Springfield—E. M. Merville, Springfield—E. M. Merville, son.

Legal.

is entitled to the fund as provided in the 1st 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 shall be the duty of the sheriff, administrator, executor or other person making such sale, to receive the receipt of such purchaser or purchasers for the amount which he or they would appear, from the record as aforesaid, to be entitled to receive: Provided that this section shall not be so construed as to prepare the right of said Sheriff 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 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." to receive any part of the proceeds of the sale aforesaid.

ICENSES.—Notice is hereby given, that the following applications for Licenses have been filed in the office of the Clerk, and the same will be presented to the Court of Quarter Sessions, on Monday, the

	d day of February next:	is, on monday, th
U	FOR A TAVERN.	
	John HowardRalph Martin	Wyalusing Twp Wilmot
	John M. Pike	Athens Boro'.
	Hugh M. Holcomb	LeRoy Twp.
	W.H. Brown	Pike "
	S. W. Clark	Athens "
	J. M. Raed	Wysox "
	T. Hines,	
	Nathan Olmstead	Towanda Boro'.
	O. S. Morse	LeRoy Twp. Herrick Twp.
	E. B. Purdy Powell & Smith	Towanda Boro'
	L.T. Royse	Burlington Boro
	Linus Brister,	Pike Twp.
	John S. Smith	South Creek.
	Mrs. C.S. Estell	Towanda Boro'
	Hiram Sherry	Windham Twp.
	Geo. W. Squires	Standing Stone.
	Stephen B. Bennett	North Towanda
	J. W. Taylor	Franklin twp.
	MERCANTILE DDALER	8.
	T. L. Woodruff	Ridgbury Twp. Towanda Boro'
	E.O.GO	ODRICH, Clerk.

Towanda, Jan. 13, 1862. DROCLAMATION .- Whereas the Hon. DEOCLAMATION.—Whereas the Hon.

U. MERCUR, President Judge of the 12th Judicial District, consisting of the Counties of Rradford and Susquehanna, and Honorables John Passmore, and John F. Long, Associate Judges, in and for said county of Bradford, have issued their precept bearing date the 18th day of Dec. A. D. 1861, 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 Monday, the third day of February next, to continue two weeks.

wanda, for the County of Bradford, on Monday, the third day of February next, to continue two 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 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 other. one; and those who are bound by recognizance or of the rwise to prosecute against the prisoners who are or may be in the jail of said County, or who shall be bound to uppear at the said court, are to be then and there to prosecute against them as shall be just. Jurors are reested to be punctual in their attendance, agreeably to

Dated at Towanda, the 30th of December, in the year of our Lord, one thousand eight hundred ond sixty-one, a of the Independence of the United States, the eight ixth.

A. H.SPALDING, Sheriff. sixth.

A UDITOR'S NOTICE.—Burton Kings-mon Pleas of Bradford county, No. 130, December Term, 1861.

there are some some of the same time and place, the following of public sale at the same time and place, the following of public sale and taken in execution at the suit of C.M. Mantille of the public sale and taken in execution at the suit of C.M. Mantille of the public sale and taken in execution at the suit of C.M. Mantille of the public sale and taken in execution at the suit of C.M. Mantille of the public sale and taken in execution at the suit of C.M. Mantille of the public sale and taken in execution at the suit of C.M. Mantille of the public sale and taken in execution at the suit of C.M. Mantille of the pu

and two sheds, and three apple organics one hundred acres thereof improved.

Terms of Sale.—Of this lot \$50,00 in hand, one third including the fifty dollars at the confirmation of the sale. One third in one year, one third in two year's, with interest on the whole from the day of sale.

JAMES H. WEBB,

Doc. 18, 1861.

Administrator.

LIST OF JURORS DRAWN FOR FEB-RUARY TERM, commencing Feb. 3, 1862.

Asylum—Francis Cole, B. Standing Stone — Géo. H. Laporte, O. D. Chamber-lain.

Athens—L. A. Gardner.

Athens—L. A. Gardner.

Explicator. S. P. McCond.

Sheshequin—L. S. Kings-bery.

Herrick—J. B. Ailen.
Litchfield— David Strubel,
Joseph P. Munn, Herman
Morse, Abram Merrill.
LeRoy—Geo. Fass.
Monroe—Lyman Holland,
J. S. Salishury.
Windham—Benjamin Reel.
Wyslusing—J. R. Wells,
Harrison Rlack.
Warren—Loren B. Wolcott,
Asher Beardsley.
Wysox—M. J. Coolbaugh,
Armog Vork W. F. Bell. J. S. Salisbury.

Orwell-J. H. Barber, C. S. Wilmot-C. S. Stowell.

Orwell—J. H. Barber, C. S. William C. S. Stowen.

D avi s, J. E. Robinson.

TRAVERSE JURORS—SECOND WEEK.

Athens—Geo. W. Plummer,
James Thompson, Hawley Thomas.

Armenia—John Tomlinson.

Albany—Morgan Moon.

Assign Reliert Ruil.

O K. S. Stowen.

Second WEEK.

Benj. Strong, Lewis

Adams.

Sylvania—Abram Scouton,
Standing Stone—Guy Brown.

Smithfield—S. W. Campbell.

Philander Hall, O. K. Albany — Morgan Moon.
Asylum—Robert Rull.
Burlington west—A.Greeno.
Columbia—Isaac Griffin.
Granville—Wm. Bunnyon.
Herrick—Phillip Angle.
Litchfield—John McKean.
Troy tp.—H. N. Fish.
Towanda—J. M. Watts,

Hegal.

REGISTER'S NOTICES.—Notice is here-by given, that there has been filed and settled in the office of the Register of Wills, in and for the county of Bradford, accounts of Administration upon the fol-lowing estates, viz: Final account of Sarah E. Crens, administratrix of Ed-ward Crans.

ward Crans.
Final account of David Ford, administrator of Isaa

baugh, administrators of Daniel Coolbaugh, late of Wy

Final account of A. Cummins, administrator of A. Cummins, late of Springfield.

Final account of Charles Chaffee, administrator of Jas. B. Demony.
Partial account of Chester Pierce and Lucy K. Cool Partial account of Chester Pierce and Lucy K. Cool Partial Coolings.

OX. Partial account of Ira and D. A. Brown, executors Partial account of Ira and D. A. Brown, executors of Daniel Brown, late of Wyalusing.

Final account of E. C. Kellogg, guardian of William L. Martin, minor son of James Martin, dec'd.

And the same will be presented to the Orphans' Court of Bradford county, on Monday, the 3d day of February next, for confirmation and allowance.

N. C. ELSBREE.

Register's Office, Jan. 8, 1862.

Register's Office, Jan. 8, 1862.

ADMINISTRATOR'S NOTICE.—Noti is hereby given, that all persons indebted to the estate of JAMES GORDON, late of Wells tp., dec'd., are requested to make payment without delay, and those hav ing claims against said estate will present them duly authenticated for settlement.

THOMAS OWEN,
Dec. 11, 1861.

Administrator. Dec. 11, 1861.

ADMINISTRATOR'S NOTICE.—Notice A is hereby given, that all persons indebted to the estate of JAS. M. SOLOMON, late of Wyslusing tp., dec'd, are requested to make payment without delay, and those having claims against said estate will present them duly authonticated for settlement. DAVID G. GOODIN, Dec. 11. [186].

A DMINISTRATOR'S NOTICE.—Notice is hereby gven, that all persons indebted to thee s-A is hereby gven, that all persons indebted to thee state of WILLIAM SIBLEY, dec'd, late of Windham pare hereby requestited to make payment without detay and all persons having demands against said estatel will present them duly authenticated for settlement BENJAMIN KUYKENDALL

A UDITOR'S NOTICE.— Executors of Abiram Pierce vs. Don M. Bacon. In the Court of Common Pleas of Bradford County, No. 43, February Term, 1859.

The undersigned, an Auditor. appointed by the Court The undersigned, an Auditor. appointed by the Court to distribute funds arising from Sheriff's sale of defendant's personal property, will attend to the duties of his appointment at his office, in the Borough of Towanda, on THURSDAY, the 23d day of JANUARY, 1862, at 1 o'clock, P. M., when and where all persons having claims against said estate; are requested to present the same or be forever debarred therefrom.

THOMAS RYON. THOMAS RYON

A UDITOR'S NOTICE.—In the matter of the estate of Eli Gibbs. In the Orphans' Court of

Bradford County.

Notice is hereby given, that the undersigned, an Au Notice is hereby given, that the undersigned, an Auditor, appointed by said Court to distribute the monies in the hands of the administrators, will attend to the duties of his appointment at his office in the Borough of Towanda, on SATURDAY, the 18th day of JANUARY, 1862, at 1 o'clock, P.M., when and where all persons having claims upon said monies must present them, or else be forever debarred from the same.
P. D. MORROW,

Dec. 10, 1861. A UDITOR'S NOTICE — In the matter of James Wilcox, dec'd. In the Orphans' Court of

Bradford county.

The undersigned, an Auditor, appointed by said Court to distribute funds in the hands of administrators, aristo distribute funds in the hands of administrators, arising from sale of personal property and real estate of said decedent, will attend to the duties of his appointment at his office in the borough of Towanda, on FRIDAY, the 24th day of JANUARY, 1862, at 1 o'clock, p. m., and all persons having claims on said monies must present them, or else be forever debarred from the same.

G. H. WATKINS,

Dec. 18, 1861.

Dec. 18, 1861. A UDITOR'S NOTICE. - Montanges & A Co. vs Jesse Woodruff, executor of N. Coon, deceased, and James Simmons, terre tenant. In the Court of Common Phass of Bradford county, No. 158, February

of Common Phas of Brauforu county, solutions, Term. 1858.

The undersigned, an Auditor, appointed by said Court to distribute funds raised by sale of said decedent's real estate, will attend to the duties of his appointment at his office in the borough of Towanda, on FRIDAY, the 24th day of JANUARY, 1862, at 3 o'clock, p. m., and all peasons having demands upon said monies must present them, or else be forever debarred from the same.

G. H. WATKINS,
Auditor.

Towanda, Dec. 18, 1861.

Towanda, Dec. 18, 1861.

A UDITOR'S NOTICE.—Martin, Peddle,
Hamriek & Co. vs. Lockwood & Benedict. In the
Court of Common Pleas of Bradford county, No. 229,
May Term, 1861.

The undersigned, an Auditor, appointed by said Court
to distribute monies raised by Sheriff's sale of defendant's
real estate, will attend to the duties of his appointment
at his office in the borough of Towanda, on THURSDAY,
the 23d day of JANUARY, 1862, at 1 o'clock, p. m., and
that all persons hoving claims upon said monies must that all persons hoving claims upon said monies must present them, or else be forever debarred from the same BENJ. M. PECK

Susquehauna Collegiate Institute, The same as pursued in any of the largest Commercial TOWANDA, BRADFORD CO., PA.

Rev. JAMES McWILLIAM, Principal, Professor of Ancient Languages, and Mental and Moral Sciences. SAMUEL L. FISLER, A. B. Professor of Mathematics and Natural Science.

Prof. CHARLES R. COBURN, County Superintendent,
General Director of Normal Department.

C. E. EATON, Professor of Penmanship and Book-keep-

ing.
Miss NANCY BALLARD, Preceptress. Mrs. HELEN A. ADAMS. Assistant Preceptress.
Miss MARY B. ALLEN, Teacher of Vocal and Instrumental-Music. Mr.D. CANFIELD DAYTON, Stewar 1. Mrs. D. C. DAYTON, Matron.

The Winter Termcommences WEDNESDAY, NOVEM BER 27, and will continue 14 weeks. TUITION, PER TERM : [Payable invariably in advance, or one-half on entering the school, and one-half at the middle of the term—fuel and contingencies included.]

 Preparatory.
 6 00

 Higher, 1st year, per term.
 7 00

 Higher, 1st and 2d year, per term.
 8 00
 branch they respectively pursue.

Pupils using scholarships are charged \$1 per term for fuel and contingents.

French \$ 3 00 German.
Drawing.
Board in the Institute, per week, including fuel

EXTRA EXPENSES :

The Collegiate year is divided into three weeks each. The Anniversaly exercises will be held at the close of the Spring term. the close of the Spring term.

No deduction will be made for absence, except in case of protracted illness of over two weeks.

Instrumental Music will not, as heretofore, be taught in the Institution, but by special arrangement—a class will be taught in a hall adjoining the grounds of the Institute, by the Teacher of Vocal Music.

This arrangement has been adopted for the past term, and experience has proved it to be emimently superied to the plan pursued in former years. Special pains will be taken to secure the greatest progress of those wishing to take lessons in this branch. Terms will be as heretofore:
Tuition on Piano Forte, per term.

els, &c., and the table silver at their option. It is desira ble that they also furnish their own bed and bedding when it is convenient, but when otherwise, these will b

furnished at a slight charge.

It is strongly recommended that students from abroad should board in the Institution, as better opportunities for advancement in study are thereby secured. Normal Department—Special exercises are arranged without extra charge for those preparing themselves as Teachers of Common Schools. Prof. C.R. COBURN, the able and well known Superintendent of Common Schools in the county, has kindly consented to organize the Teacher's class, and direct the course to be pursued.

He will also be present to conduct its exercises as often as practicable, and will deliver frequent lectures on the Theory and Practice of Teaching, as also on other subjects connected with Normal training.

Those persons, therefore, intending to engage in teaching for the winter, will find it greatly to their advantage to be present during the Fall term. Prof. Coburn's connection with the institution is not such as to in any way interfere with the discharge of the regular duties of his office.

No pains will be spared, on the part of the Faculty and

Trustees in sustaining the high repulatation the institu-tion has hitherto enjoyed, and in rendering it more wor thy of future patronage and support thy of future patronage and support JAMES McWILLIAM, Principal.

THE HIGHEST MARKET PRICE IN at the Store of M. F. SOLOMON.

Nov. 13, 1861.

Miscellaneous.

New and Atttactive Opening

WINTER GOODS!

AT TRACY & MOORE'S, CONSISTING OF A LARGE STOCK Of Foreign and Domestic Dry Goods, inclu-which are the latest styles of

DRESS GOODS, TRIMMINGS, & Black, White and Fancy Plaid

WOOL SHAWLS CLOAKS, TUR ANS PLUMES, C. A LARGE SORT

BOOTS PAD SHUL HATS A D

Crockery, Paints . Oils,

Also, Fine, Coarse and Solar Salt. Towanda. Nov. 20, 1861. TRACY & MOORE.

Fall and Winter Clothing! FOR MENS & BOY'S WEAR, HATS AND CAPS.

LEATHER, OF ALL KINDS,

In all colors and sizes, for the present season, which I ASTONISHING LOW PRICES

All those wishing to get good bargains may call at the CLOTHING STORE

M. E. SOLOMON,

New Goods of the Season!

YANKEE NOTIONS, PROVISIONS,

LEATHER.

WOODEN WARE. HATS AND CAPS.

Those wishing a good bargain will find it greatly to their advantage to give us a call, as the hard times will not prevent us selling good articles at moderate prices. Although compelled to adopt the ready pay system, we feel confident that we can give our customers perfect satisfaction.

WM. A. ROCKWELL.

Towanda. Sept. 25, 1861. isfaction. Towanda, Sept. 25, 1861.

E. M. A. Eaton's Mercantile Academy,

\$ 00 PAYS FOR A FULL COMMER-Cheapest Commercial School in this or any other State

BOOK-KEEPING

In all its various branches. PENMANSHIP

Notes, Detecting Counterfeit Money, &c., &c., &c.
GRADUATES AWARDED A DIPLOMA. \$5 Specimens of Writing, Circulurs, &c., will be for-

NEW

A. WICKHAM & SON. Towanda, Sept. 25, 1861. Cash Paid for

A good article of FAT, WELL DRESSED POULTRY.

Towanda, Nov. 20, 1861. ANOTHER

NEW AND DESIRABLE STOCK

TRACY & MOORE'S.

A DMINISTRATOR'S NOTICE.—Notic is hereby given, that all persons indebted to the estate of BUEL SMITH, deceased, late of Cauton township, are requested to make payment without delay, and those having claims against the said estate will please present them duly authenticated for settlement

A UDITOR'S NOTICE.—In the matter of the estate of Jesse Hammond. In the Orphans' Court of Bradford county.

The undersigned, an Auditor, appointed by said Court to distribute monies in the hands of the administrators, will attend to the duties of his appointment at his office in the Borough of Towanda, on FRIDAY, the 24th day of JANUARY. 1862, at 1 o'clock, p.m., and that all persons having claims against the said estate must present them, or else be forever debarred from said fund.

W. T. DAVIES,
Dec. 18. 1861.

WANTED ! - SHEEP PELTS AND WOOL, for which the highest price in cash will

PATCH'S.

GROCERIES, HA ... WARE,

GLASS AND S !!,

A TTENTION IS INVITED TO MY DESIRABLE STOCK OF

BOOTS AND SHOES.

Hosiery, Gloves and Underwear, am offering at

No. 4 Patton's Block. TOWANDA, PA.

LATEST FROM W. A. R. W. A. ROCKWELL is again on hand with the first

GENTLEMEN'S WEAR, FANCY AND STAPLE GOODS,

> GROCERIES. BOOTS & SHOES,

TOWANDA, PA.

Taught on a New and Improved Plan. Instruction in Commercial Correspondence, Commer-cial Calculations, Bills of Exchange, Promisary

warded to any address, whenever requested.

C. E. EATON,

Towanda, Nov. 6, 1861.

Principal.

FALL AND WINTER GOODS In Great Variety,

NOW OPENING. West Side of the Public square, at the store of

POULTRY.

can be sold for CASH, at

WINTER GOODS!

Towanda, Jan. 1, 1862.

Dec. 5, 1961. ANDREW KIFF.

be paid at Towanda, Sept. 18, 1861.

Dec. 18, 1861.