

LOCAL AND GENERAL.

AGRICULTURAL NOTICE.—The annual meeting of the Bradford county Agricultural Society...

DANCING.—Mrs. Shaw's private Dancing classes meet at the Ward House, on Fridays at 3 P. M. and 7 P. M.

DEDICATION.—The new M. E. Church, in Shebecoan (D. V.) will be dedicated on Tuesday, the 24th of December, at 10 o'clock a. m.

EXEMPTS FROM FUTURE DRAFT.—It has been decided that if a person has been drafted and furnishes a substitute who is under age or an alien, he is free from all future drafts.

We regret to learn that our esteemed friend, Prof. H. R. Fox, is about to take his permanent departure from this place. He goes to Newark, Conn., where he purposes engaging himself in the photographic art.

B. S. RUSSELL is appointed subscription agent for the new National Loan of six per cent bonds. We understand that this loan is offered to subscribers at par and is the only loan of the Government to be had on such terms.

SUDDEN DEATH.—Mr. C. E. J. Martin, of Granville, was found lying dead near his barn, on Friday, 14th inst. He had apparently died of heart disease, and when found he had been for some time dead.

At the request of the Superintendent, we have printed, and shall keep on hand, all the blank registers for School Directors, and will sell them in packages containing...

The following letter, in reference to the capture, by the rebels, of Col. D. M. Bell, formerly of this place, together with the whole of his order stores, will be found interesting to many of our readers.

DEAR SIR:—Col. Bell's two youngest boys, DAVID and RICHARD, came home yesterday evening with the news that the Colonel and his oldest son, WILLIAM, were both taken prisoners by the Confederate cavalry.

Next business in order was the best method of teaching Mental Arithmetic, as given by Miss T. M. Pitcher. The following resolution was offered:

Resolved, That at meetings of teachers, ladies should be allowed to take part in the discussions, and should also be required to take an active part in all the proceedings.

At the Water Cure, Binghamton, N. Y., Oct. 30, 1862. IRA S. TAYLOR, in the 26th year of his age. The deceased was formerly from Bradford county, Pa., but for several years past has been a resident of Owego, where by his ability, integrity and upright deportment...

TEACHERS' ASSOCIATION.—The Bradford county Teachers' Association, convened at the Academy in East Smithfield, on the 14th inst. The meeting was called to order at 11 o'clock, A. M.

Committee on Programme.—Prof. C. E. Coburn, Miss Susan Preston, Miss Eunice Wood. Partial report of the Committee on Programme was presented and accepted.

Resolved, That District Institutes, as required by the present School Law, are beneficial to teachers and should be established and continued.

Resolved, That no person shall be employed as a teacher, who does not believe in the divine authority of the Christian Religion, and pay a proper respect to its institutions.

Rev. C. C. Cross took the affirmative, and maintained that persons should be entirely excluded from the teacher's desk, who so fail to religion.

Remarks were made on teaching the Alphabet by Prof. Coburn, Rev. J. Parker, Mr. O. F. Young, Rev. C. C. Cross and Rev. J. McCarthy.

After reading a number of questions, which were presented by different persons present, part of which were answered immediately, and the rest deferred till evening.

The discussion of the second resolution was then resumed. Prof. Coburn stated some of the difficulties in ascertaining whether the person to be employed as teacher did or did not believe in the divine authority of the Christian Religion.

Dr. D. Bullock spoke of the watchful care that teachers should have over their pupils from the time they leave home till they return.

The questions were then answered which were given in the afternoon, and after music by the choir, the Association adjourned to meet in the morning at eleven.

The following are the appointments for the next meeting: Lecturer—Rev. Mr. Roscoe, of Orwell.

Next business in order was the best method of teaching Mental Arithmetic, as given by Miss T. M. Pitcher. The following resolution was offered:

Resolved, That at meetings of teachers, ladies should be allowed to take part in the discussions, and should also be required to take an active part in all the proceedings.

At the Water Cure, Binghamton, N. Y., Oct. 30, 1862. IRA S. TAYLOR, in the 26th year of his age. The deceased was formerly from Bradford county, Pa., but for several years past has been a resident of Owego, where by his ability, integrity and upright deportment...

Resolved, That District Institutes, as required by the present School Law, are beneficial to teachers and should be established and continued.

Resolved, That no person shall be employed as a teacher, who does not believe in the divine authority of the Christian Religion, and pay a proper respect to its institutions.

Resolved, That no person shall be employed as a teacher, who does not believe in the divine authority of the Christian Religion, and pay a proper respect to its institutions.

Resolved, That no person shall be employed as a teacher, who does not believe in the divine authority of the Christian Religion, and pay a proper respect to its institutions.

Resolved, That no person shall be employed as a teacher, who does not believe in the divine authority of the Christian Religion, and pay a proper respect to its institutions.

Resolved, That no person shall be employed as a teacher, who does not believe in the divine authority of the Christian Religion, and pay a proper respect to its institutions.

Resolved, That no person shall be employed as a teacher, who does not believe in the divine authority of the Christian Religion, and pay a proper respect to its institutions.

Resolved, That no person shall be employed as a teacher, who does not believe in the divine authority of the Christian Religion, and pay a proper respect to its institutions.

SHERIFF'S SALE.—By virtue of writs of Vend. Ex. issued out of the Court of Common Pleas of Bradford county, to me directed and delivered, I will on Monday, the 22nd day of December, 1862, at 1 o'clock p. m., the following described lot, piece or parcel of land situate in Shebecoan township, bounded north by the road to the west of the public highway, south by John Post, and west by Henry Monahan and George Clark, containing 50 acres, more or less, about 12 acres improved, and a log house and a few fruit trees thereon.

Seized and taken in execution at the suit of Edward Brigham vs James Russell.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Seized and taken in execution at the suit of John R. Chapman vs George S. Stone.

Improved 2 framed houses, framed barn, and an orchard of fruit trees thereon.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

BRADFORD CO. SS. AT AN ORPHANS' COURT HELD in and for said County, at Towanda, on the 15th day of December, 1862, the Hon. G. L. YARBRO, Judge, presiding and his associate justices of the said court on SATURDAY the 6th of Sept. A. D. 1862. In the matter of the estate of the partition or valuation of the real estate of John Donnelly deceased, the said John Donnelly, Adams the court gave a rule directed to Ellen Donnelly, widow of John Donnelly, and guardian of Sarah and James Donnelly, minors also, Mary M'Conson, formerly Mary Donnelly and James M'Conson her husband, also to Grace and Margaret Donnelly heirs and persons interested in said estate and all other persons interested to be and appear before the Hon. G. L. YARBRO, Judge, at the said court at a court to be held at Towanda, on Monday the 1st day of December, A. D. 1862, there and then to agree or refuse the real estate of said deceased at the valuation put upon it by the inquest duly returned by the court.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

Seized and taken in execution at the suit of J. Rockwell, surviving partner of Brown & Rockwell vs William Noyes.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of A. C. CRAMMER, late of Leroy twp., dec'd., are hereby requested to make payment without delay, and all persons having demands against said estate will present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of JANE JONES, late of Athens, dec'd., are requested to make immediate payment, and those having demands against said estate will present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of William Walborn, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of George Walborn, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ADMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of John Donnelly, late of Granville, dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.