TOWANDA:

Thursday Morning, February 26, 1863.

MR TILLEY'S REJOINDER.

A late number of the Bradford Argus contained a doleful jeremiad from Mr. Judson Holcomb, who it appears, has been removed burg. In this canting and whining epistle, of the REPORTER. Having thus been alluded

smaller provocation given.

Below will be found Mr. LILLEYS letter :-HOUSE OF REPRESENTATIVES.)

EDITOR OF ARGUS—SIR:—I have just read what is called 'Mr. Holcomb's Defence' in your paper of the 6th inst. I am not going to make a general reply to Mr. Holcomb's statement, which is so false in its facts and inference as to do discredit to him. But I wish simply to call the attention of your readers to the following. ply to call the attention of your readers to the following portion of his "Defence," so far as its statements relate

Messrs. Laporte and Lilley intent on hunting down their prey, followed up the demand by making my removal the only coadition upon which they would vote for Mr. Moore to promise to remove me, and to him attaches no blame in the matter."

Now the only truth in this paragraph so far as I am

Now, the only truth in this paragraph, so far as I am referred to, is in the assertion that I signed a letter to The State Treasurer, asking him to remove Mr. Holcomb.
That is true. But, further than that, I never had any
communication with the State Treasurer upon the subfect, either verbal or written. Nor is it true that the
letter "was not heeded by our worthy State Treasurer." but, if I am correctly informed, he expressed his will ess to make the removal at any time those asking it might name, but he preferred not to make it until the first of February, and an earlier date was not insisted

on, So I understand the matter. When Mr. Holcomb undertakes to make your readers believe that, "our worthy State Treasurer," or any other worthy Republican in Pennsylvania or anywhere else, has any sympathy with his political course, or in his wailings over his removal, he does not deceive even himself, for he knows better. The unanimous opini all true Republicans everywhere is that the deserved to be all true Republicans everywhere is, that the deserved to be removed, and that his winning over it is very unmanly and undignified. Doubly so from the fact that he still has an "occupation"—which Othello had not, you know, when he crued so. But Mr. Holcomb has still left to him the duty of acting as "Spy and Informer" upon the Republican members of the Legislature, especially the members from Bradford. For this duty he is peculiarly qualified, by ability, habit and inclination, and no doubt, he will give it all the honor and dignity that can attach to will give it all the honor and any will give it all the honor and a very dishonorable business.

Yours Truly.

D. LILLEY.

The last Argus contains a long and elegantly written article directed at the " Reporter." To give our readers some idea of the delectable and fragrant style of the writer, we extract the following choice paragraph:

"The political vipers who were last fall driven hissing and twisting in all conceivable hideous contortions to their slimy dens, are occasionally disturbed, and the slightest tread upon their slunken bodies gives a little vitality to the dormant venom of foiled ambition, disappointment and chagrin; and thus they hiss and hiss again! They have fangs and would but in their madness, but they are powerless to poison. They may hiss forth their loathsome effluria, but the pure atmosphere of truth and justice soon dissipates their tainted breathings, and they pass off, harmless to those against whon they are aimed

The occasion of this pole-cat effusion is an editor of the Argus keeps, and so hugely enjoys. The real secret of the ill-natured re marks of which this extract is a part, is, that the conductor of the Argus finds his interests and sympathies with the Democratic leaders of the County, a large majority of his readers are not inclined that way, and if we are not notes than those furnished under this set is a misinformed, have so signified to him! Hence the virulence of his attack upon the Reporter, and his false intimation that we have any dis- The stockholders in associations shall not be position to interfere with this business. So liable of principal debtors or sureties to an brother of children not twelve years old, hav- thousands and thousands of arbitrary arrests, far from it, we supposed we were doing him a amount greater than three-fifths of the capital ing neither father nor mother, dependent up kindness in recommending him to the continued stock paid in. The shares shall be \$100 each; patronage of the Democrats, of whose support | no stockholder can sell or transfer while he he so loudly boasts !

Prentice, of the Louisville Journal, such liability continues. The same security, says " those who talk of a reconstruction of the Union, with New England left out, are no shareholders as of other persons. No Bank better than the other rebels," which state- shall purchase or hold its own stock of the been convicted of any felony shall be enrolled sympathizers among us would force us to sucment tersely sums up the whole question.

THE NATIONAL BANKING BILL.

This highly important bill has now passed both Houses, and only lacks the President's of Ohio, and provides for a Bureau in the Controller of the Currency, nominated by the Secretary of the Treasury and appointed by the President and Senate; salary, \$5,000; bonds, \$100,000; to hold office for five years; to have deputy clerks,&c., none of which shall be interested in any banking under the act .from a clerkship in the Treasury, at Harris- The Controller is to provide seals, forms, &c., Associations for banking may be formed by Mr. H., accuses Messrs. Laporte and Lilley any number of persons, not less than five, who of having effected the decapitation, and goes shall make certificates specifying the name of considerably out of his way, to introduce oth- their association, its location, amount of caper names, among which is that of the editor ital, which shall not be less than \$50,000 to, we may be permitted to say, that while we less than \$100,000); names, residence and had nothing to do with procuring Mr. H.'s re- number of shares of stockholders, and time of moval, we heartily and fully sanction the act. beginning business; this certificate to be le-Messrs. Laporte and Lilley would have been gally acknowledged. Thirty per cent. of capworthy of the contempt of every Republican ital stock to be paid in at commencing, and had they permitted Mr. H., to enjoy patron- the remaining capital ot 10 per cent. every age and place which was in their control .- two months until paid up. If any one fails Such we believe is the judgment of every Re- to pay, his stock to be sold at auction, after publican, and Mr. H.'s whinings come with a three weeks' advertising. If not bid in so as poor grace from a man who has received con- to cover assessments and costs, it is forfeited to tiqued favor from the Republican party since the association. When the Controller is satisfied that these conditions are complied with. We publish below a letter from Mr. LILLEY he shall give the association a certificate auin answer to Mr. Holcomb's. In our judg. thorizing them to commence business, which ment he attaches too much importance both to fact shall be advertised for 60 days. All these the writer and epistle. We have never yet associations are authorized to do business in seen public sympathy extended to a man turn the usual form, sue and be sued, and to pered out of office, after enjoying its emoluments form all the ordinary functions of banking .for years, much less for one who had endeav- Their shares are transferable, personal propored to break down the organization and the erty carrying their liabilities with them. Capmen who had given him his position. Mr. ital may be increased from time to time as may HOLCOMB's case is no exception to the rule; be deemed expedient. They may hold real and all efforts in the part of himself and estate necessary for their business, such as may friends to get up sympathy for him-(which be mortgaged as security for loans, such as an independent man would despise) - will be may be conveyed for debts and such as they met with the facts that since 1854 he has been may purchase under their mortgage, but no in office through virtue of the Republican or other. Preliminary to commencing, they deganization-that last fall, he leagued with liver to the United States Treasurer interest-Democrats to overthrow that organization bearing bonds of the Government to the specand that he could not expect to hold a posi- ified amount, and receive currency-circulating upon the approaching attack upon Charleston, tion which was fully and firmly at the disposal notes in blank, registered and countersigned, of the men he had attempted to defeat. A equal to 90 per cent. of the current value of blow that is about to fall, says the Charleston man of spirit would have accepted his dismis- the bonds deposited, but not exceeding the sal as one of the chances for which he might par value, and at no time shall such notes exhave looked-for better men have been reliey- ceed the capital stock paid in. The entire ed of the "burdens of State" upon much amount shall not exceed \$300,000,000- The foe comes with the avowed purpose to \$150,000,000 to associations in States and lation; the other \$150,000,000 to be distrib-

express on their face that they are secured, sired opportunity of encountering the "Yanportion of his "Detence," so far as its statements relate to me :—

"A letter signed by D. Wilmot, and also by Messrs.

Laporte and Liley, members of the House of Representatives, was written to Hon. Henry D. Moore, State Treasurer, on the 17th of October last, demanding my mmediate removal. This, however, was not heeded by our worthy State Treasurer, and when the election for state Treasurer, and when the election for State Treasurer was about to come off on the 19th inst.

A letter signed by D. Wilmot, and also by Messrs.

Laporte and Liley, members of the House of Representatives, was written to Hon. Henry D. Moore, State Treasurer, on the 17th of October last, demanding my our forces upon Savannah and Vicksburg, and they talk very confidently, of course, about the capacity of the zero on circular of the President and Cashier of the Association.—

The Secretary is to devise the form and embel lishment, and have custody of the dies and of the Treasurer was about to come off on the 19th inst. and beat the signatures and seal of the Treas- kee" vessels. The Southern journals also anmanufacture. In lieu of all taxes on circula- The Richmond Examiner says tion under this act, or bonds deposited, each greater portion of General Hooker's army 25,association shall pay semi-annually 1 per cent. | 000 in number, are now in Fortress Monroe, upon the notes received, returns to be made Suffolk and Newport's News. The policy of in the 1st July and 1st January, and in de- | Louis Napoleon is treated by the same journal fault 2 per cent. of the capital, to be recover- with distrast and suspicion. It says that he ed for the Treasury. When duly issued, these | will give no aid to the Southern confederacy notes shall be received at par in the payment unless it is pushed to the wall by its enemies, of taxes, excises, public land, and all other dues to the United States (except duties on imports), also for all salaries and other debts | did, and that it will be his tool for many years | compensation for the emancipation of slaves owing by the United States, except interest on public debts, and no Association shall is sue any other circulating notes. Provision is made for the careful record of transactions claim the capture of eighty prisoners, and the with Banking Associations, access to their books, &c. ; full quarterly reports are to be made to the Controller, and abstracts thereof are to be published in one newspaper in Wash. ington, and one in New-York, and a separate report in the place where the bank is, at the bank's expense. In Boston, New-York, Philadelphia, Baltimore, Cincinnati, and New-Orleans, monthly publications are to be made .-If any bank fail to redeem its notes, the holder may protect them before a notary, whereupon the bank may be suspended by the Con troller under forms prescribed, their securities forfeited to the United States, and enough canceled to redeem the notes refused. In case of suspension the securities to be sold at auction in New-York after thirty days notice. The Controller may, to promote the public interest, sell such stock at private sale, but for telegraphed from Halifax; but the relative not less than the current market value. Provision is made for appointing receiver and incidental allusion to the company which the other legal forms, in cases of default. When bonds pledged for security shall be in New-York, for four weeks at a rate less than value when pledged, and the depreciation is not the honest portion of the Argus readers have made good by the bank, the payment of interbecome alarmed and disgusted at the rapid est on such bonds shall be suspended and reprogress made by that sheet towards the Dem- tained to make good the deficiency. Should ocratic party, and have been indicating to the the bonds rise again the accruing interest shall editor their disapprobation of his course. If be paid to the banks. The Controller shall receive worn out and mutilated notes and return new ones to an equal amount, the old ones to be destroyed. The issuing of any other

amount issued, and fifteen years imprisonment.

is liable for any debt of the association, nor

receive any dividend, interest, or profit while

both in kind and amount, shall be required of

forfeiture or to prevent loss upon debts. Eve- Patriotic Letter from Gen. Rosecrans. ry such Bank shall be managed by five or nine Directors, each to be a citizen, and resident in the State one year, and own at least 1 per signature to be a law. It was introduced in cent. of the capital stock up to \$200,000, 1the Senate some weeks ago by Mr. Sherman | 2 per cent. if over that. Every bank shall always have on hand in lawful money at least Treasury Department under the title of the 25 per cent. of its outstanding notes and de posites. They shall not hypothecate notes or procure money to be paid in on their own capital stock, or used as other banking operation. No hank shall permit dividends or loans to stockholders for more than six months; if losses at any time exceed profits on hand, no dividend shall ever be made greater than the net profits on hand, deducting losses and bad debts. Semi-annual dividends may be declared as the directors judge expedient. The banks may take, in advance, discount on notes, bills of exchange, &c., at the current estab-(and in cities of over 10,000 population, not lished rates by the laws of the several States; taking higher interest forfeits the debt. There are elaborate regulations regarding the business of exchange, which are too intricate to copy in the synopsis. Severe penalties are provided for misconduct on the part of the banks, their officers, &c. The Secretary may use these banks as depositories of public moneys except for customs, Legal proceedings under the act are to be directed by the Solicitor of the Provision is made against mutilation and counterfeiting of notes. And lastly, the Controller of the Currency is to make a full report annually to Congress of the condition of each of those banks and associations.

SUMMARY OF NEWS.

General Hooker visited Washington on Monday. There is no news from his army on the Rappahannock later than that already published. The snow there was very heavy, and will keep the roads in an impassable condition for many days to come.

From the west we do not receive any intelligence further than the movements of our gunboats at Vicksburg. The army of Gen. Rosencrans appears to be taking no decisive action for the past few days.

Our news from the South indicates that the rebels are inclined to stake their last chance which they declare to be impregnable. The Mercury, " may be the last we shall receive in the struggle for our independence, but it will be dealt with the strength of despair .sack our homes and plough our streets with Territories, according to representative popu his round shot; and, should his power prove equel to his malice, that will be no empty threat. nted with regard to existing bank capital and We are ready for the ordeal." They threaten us with their matchless little squadron of iron-The notes are to be from \$5 to \$1,000, and clads, which are about to obtain the long de-

and is ready to fall into his arms in the honr

The Richmond papers put down their loss at Fort Donelson at ninety-eight men, and they destruction of one transport. The rebel Gen. Gustavus W. Smith is reported to have rerecalled from his command in North Carolina and General French being appointed in his place. Governor Letcher, of Virginia, has ordered the imprisonment at hard labor in the Richmond Penitentiary of the Union officers, Captain Damron and other, as retaliation for the incarceration of two rebels officers in the Penitentiary at Washington.

Our European files by the Canada, at Boston, which were delivered in this city yesterday evening, enables us to publish to-day full reports of the speeches delivered in the British Parliament on the 5th inst., respecting the American war and foreign meditation. We details of the remarks made by Earl Derby, Earl Russel, Earl Grey, Earl Carnarvon and Mr. Disraeli on that occasion will be found of great interest and importance.

A bill passed the Senate for enrolling and calling out the National forces, regulating exemptions, &c. It cuts down the list of exempts to the following classes: Such as are rejected as physically or mentally unfit for the service; also, first, the Vice President of the United States the judges of the various courts of the United States, the heads of various executive departments of the Government, and the Governors of the several States; and second, the only son liable to military duty of a widow dependent upon his labor for support; misdemeanor, punishable by fine to double the fourth, where there are two or more sons of on his labor for support; sixth, where there are a father and sons in the same family and service of the United States as non commissioned officers, musicians, or privates, the resiipg two, shall be exempt; and no persons but Provided, however, that no person who has stock of any other company, unless in case of or permitted to serve in said forces.

Herewith we publish a letter from General Rosecrane to Gov. Tod, of Ohio, which we commend to the "peace democrats" in Bradford county. Let it be remembered that Gen. Rosecrans is now, and has always been a Democrat, but not one after the fashion of Buchanan, Reed & Co.

HEADQUARTERS, DEPARTMENT OF THE CUMBERLAND,

To the Honorable, the General Assembly of the State of Ohio:

The resolution of thanks passed by your henorable body, to the army of Cumberland, its Commanding General and his staff, has been duly received and published to the troops of this command. On behalf of all, I return you heartfelt thanks.

This is indeed a war for the maintenance of the constitution and the laws-nay, for national existence-against those who have despised our honest friendship, deceived our just hopes, and driven us to defend our country and ber of schools rose during the same period from our homes. By foul and wilful slanders on 20 to 277, pupils from 375 to 4,192; in Podoour motives and intentions, persistently repeat- lia, from 306 to 1,288 schools, and 14,596 to ed, they have arrayed against us our own fellow citizens, bound to us by the triple ties of consanguinity, geographical position, and commercial interest.

LET NO MAN AMONG US BE BASE ENOUGH TO FORGET THIS, OR FOOL ENOUGH TO TRUST AN OLIGARCHY. OF TRAITORS TO THEIR FRIENDS TO CIVIL LIBERTY AND HUMAN FREE-DOM. Voluntarily exiled from home and friends, for the defence and safety of all, we long for the time when gentle peace shall spread her wings over our land : but we know no such blessing is possible while the unjust and arbitrary power of the rebel leaders confronts and threatens us. Crafty as the fox, cruel as the tiger, they cried "no coercion," while preparing to strike us. Bully like, they proposed to fight us, because they said they could whip five to one; and now, when driven back, they whine out "no invasion," and promise us of the West permission to navigate the Mississippi, if we will be "good boys," and do as they bid us.

WHENEVER THEY HAVE THE POWER THEY DRIVE BEFORE THEM INTO THEIR RANKS THE SOUTHERN PEOPLE, AS THEY WOULD ALSO DRIVE US. TRUST THEM NOT.— WERE THEY ABLE THEY WOULD INVADE US AND DESTROY US WITH-OUT MERCY. ABSOLUTELY AS-SURED OF THESE THINGS, I AM AMAZED THAT ANY ONE COULD THINK OF "PEACE ON ANY TERMS" HE WHO ENTERTAINS THE SENTI MENT IS FIT ONLY TO BE A SLAVE : HE WHO UTTERS IT AT THIS TIME IS. MOREOVER, A TRAITOR TO HIS COUNTRY, WHO DESERVES THE SCORN AND CONTEMPT OF ALL Hardy,

HONORABLE MEN. When the power of the unscrupulous rebel leaders is removed, and the people are free to consider and act for their own interests, which are common with ours under this Government, there will be no great difficulty in fraterniza tion. Between our tastes and social life there are fewer differences than between those of the people of the northern and southern prov inces of England or Ireland. Hoping the time may speedily come when the power of the perfidious and cruel tyrants of this rebellion having been overthrown, a peace may be laid on the broad foundation of national unity and equal justice to all, under the Constitu tion and laws.

I remain vonr fellow citizen W. S. ROSECRANS, Major General.

CON GRESSIONAL.

In the Senate vesterday, Mr. Willey presented a resolution from the Constitutional Convention of West Virginia, accepting the constitution as amended by Congress, and alof its great necessity, as Sardinia and Turkey so resolutions asking for an appropriation in in West Virginia. Mr. Collamer called up the resolution relative to the payment of for eign postage in coin, and offered a substitute authorizing the Postmester General to take such measures as he may deem necessary to provide for the payment in coin of the balances signed his commission in consequence of being against the United States. The substitute was accepted and the resolution adopted .-After disposing of several unimportant subjects, the bill relative to the discharge of State prisioners and authorizing the suspension of the writ of habeas corpus was taken up and passed by a vote of twenty-four against thir-

In the House of Representatives, the report of the Committee on Elections, adverse to the claim of Mr. Jennings Piggott to represent the Second Congressional district of North Carolina, was accepted. The Naval Appropriation bills was taken up, and several Senate amendments not being concurred in, the had alreedy given a synopsis of the addresses, bill will be returned to that body. The consideration of the Senate bill enrolling and calling out the national militia was then resumed. Amendments were then cut off by the ordering of the previous question, but an exciting and acrimonious discussion was kept up till after eleven o'clock at night.

> SHAME ON THE NORTHERN SYMPATHIZERS .-The Louisville Journal, which is certainly not an Administration paper, has this scorching word of rebuke for those recreants in the Free States who can see only evil in the acts of the Government, and only good in those of the infamous tyrants who have rebelled against the

Union, and now oppress the Southern States : What is to be thought of those citizens. editors and others, who, pretending to be for ed for settlement. aged or infirm parents subject to draft, the the Union, send up ceaseless howls over every father, or if he be dead, the mother may elect military arrest in the United States, yet are which son shall be exempt; fifth, the only never heard to breathe a murmur over the imprisonments, confiscations, whippings and hangings, constantly going on in the Rebel confederacy? If they have the liberty of household, and two of them are in the military breathing the free air of heaven, have they not more liberty than they personally deserve? Our Federal Administration in its worst feadue of such family and household, not exceed tures, which have certainly been atrocious, has been almost a miracle of constitutional such as are hereby excepted shall be exempt : and legal freedom in comparison with the Government to which the Rebels and Rebel

NEW ORLEANS.-Gen. Banks has had to follow in the footsteps of the thoroughgoing Butler and adopt greater rigor in dealing with his Secesh subjects. We may soon expect to hear good news from his army. Indeed, it is already reported that they have moved on toward Port Hudson and compelled the enemy to fall back within their entrenchments. A fishing smack has been taken Lake Ponchartrain with medical supplies and copious correspondence for Rebel leaders. The two cler-

declining to take the oath of allegiance. The Russian Emancipation is already begining to show its good fruits. The government of Toula, which formerly had 10 village schools with 256 pupils, now eighteen mouths later, numbers 1,423 schools with 16,387 pupils. In the government of Simbirsk the num-

gymen whom Gen. Butler had expelled had

returned, but were refused a landing because

Dew Advertisemnts.

30,000 pupils.

SHERIFF'S SALE.—By virtue of writs Of Lev Fa., issued out of the Court of Common pleas of Bradford county, to me delivered, will be exposed to public sale, at the Court House in the boro' of Towanda, public sale, at the Court House in the boro' of Towanda, on Thursday, the 26th day of March, 1863 at 1 o'clock, p. m., the following described lot, piece or parcel of land situate in Franklin township and Overton township, in said county, formerly Luzerne, and State of Pennsylvania. & being composed of the whole of tracts of land surveyed in the name of Henry Betts, Samuel Temple, Peter Edge, Peter Temple and Geo. Edge, and parts of tracts of Geo. Temple, Samuel Edge, Paul Hardy and Andrew Hardy: Beginning at a beech in the south easterly line of the tract surveyed in the name of George Moore and a corner of two tracts surveyed in the name of Joseph Betts and of two tracts surveyed in the name of Joseph Betts and Henry Bets, thence along the said line of the Geo. Moore tract and lands of the Barclay Rail Road and Coal Company, north 30° east 1090 perches of land more or less to a hemlock, corrner of tracts surveyed in the names of Sambemlock, corrier of tracts surveyed in the names of Sam uel Edge and Samuel Hardy, thence diagonally through the tracts surveyed in the name of Samuel Edge, Pau Hardy, Andrew Hardy and Geo. Temple, on a line run ning south 16° east \$40 perches, more or fess, passing a stone by a maple, the corner of the two tracts surveyed in the names of Andrew Hardy and James Siddons till it strikes the line between the tracts surveyed in the names of Geo. Temple and Paul Moore at a post, thence along said line continued south 30° west 537 perches more or less to a beech, the easterly corner to a tract surveyed in the name of Henry Bryson, thence along the line of that and the Joseph Betts tract north 60° west 595 perches more or less to the place of beginning; containing 2960 acres and allowances for roads, &c., excepting and re-serving nevertheless, out of and from the above described tract of land, the following piece of land intended for a town plot, and containing 150 acres, and described as follows: Beginning at a post on the south bank of Carbon Creek, thence north 51° west 100 perches to a stone corner, thence north 39° east 160 perches to a stone corner, thence south 51° east 71 perches to the fourteenth mile post from Towanda on the Barclay Rail Road, thence south 59° east 29 perches to the south bank of Carbon Creek, thence along the south bank of the same the several courses and distances thereof to the place of beginning, being in the township of Franklin aloresaid. ed tract of land, the following piece of land intended to ning, being in the township of Franklin aforesaid

ning, being in the township of Franklin aforesaid.

Seized and taken in execution at the suit of Wm. H.

Winder Uriah Hunt & Francis Harkins Trustees vs.

Thomas T. Wierman.

ALSO—All those thirty-one tracts or pieces of land

situate in Franklin, Monroe and Overton twps., surveyed in the name of Paul Moore, B. Hardy, J. Hardy, N.

Hardy, Jos. Siddons, Jas. Siddons, J. North, S. Hollbagsworth, J. Castator, H. Castator, Frederick Schoots,

George Schoots, S. Anderson, L. Anderson George Moore, worth, J. Castator, H. Castator, Frederick Schoots, George Schoots, S. Anderson, J. Anderson George Moore, Jos. Betz, John Betz, Jas. Betz, H. Seety, S. Fritz, H. Bryson, S. Cooley, J. Seely, B. Hampton, P. Schoots, S. North, S. Haga, S. Hardy, J. Hardy, S. Siddons and P. Siddons, all of which tracts of land contain according to the original surveys four hundred acres each, with the usual allowances of six per cent., except the following, to, wit: The tracts surveyed to Jos. Betz, Jas. Betz. John Betz and S. Fritz, which contain each 343 acres and 27 perches, and the tracts surveyed to Geo. Moore, S. Coley and J. Hardy, which contain each 375 acres and allowances to six per cent., for roads &c. ad allowances to six per cent., for roads &c.

and allowances to six per cent., for roads &c.

ALSO - All that certain triangular tract of land situated in Franklin twp., composed of the south-easterly earts of three tracts of land surveyed in the names of S.

Edge, P. Hardy, and A. Hardy, beginning at a Hemlock in the line of the Barclay R. R. & Coal Co., lands and corner of the S. Edge and B. Hardy tracts of land, hence along the line of tracts sueveyed in the name of the Hardy, J. Hardy and N. Hardy 480 perches, more or the set of the S. Hardy, J. Hardy and N. Hardy 480 perches, more or the set of a sassafras corner to the N. Hardy, J. Siddons. s. to a sassafras corner to the N. Hardy, J. Hardy and S. Siddons tracts th the said J. Siddons tracts south 30 deg. west 441 perches ore or less, to a stone by a maple, another corner of id J. Siddons and A. Hardy tracts, and thence by land sold by T. T. Wierman on a line running north 16 deg. west 672 per. to the place of beginning. Containing 6612

ALSO-A triangular piece of land situated in Franklin

twp., aloresaid on the easterly corner of the tracts surveyed in the name of Geo. Temple, beginning at the said stone by a maple corner to said A. Hardy and . Sid stone by a maple corner to said A. Hardy and J. Sid dons tracts, thence along the line of said J. Siddon's tract south 60 deg. east 112 per. to a corner of G. Temple and Paul Moore tracts of land, thence along said P. Moore tracts south 30 deg. west 172 per. to a post, thence diagonally north 16 deg. west 168 per. to the place of beginning. Containing 39 acres and 32 per more or less. ALSO—All and singular, the various remnants and unsold parts or portions of nine several tracts of land situate in Overton and Monroe twos, which tracts were ituate in Overton and Monroe twos., which tracts were surveyed in the name of M. Rush, of which there remains surveyed in the name of M. Rush, of which there remains 122 acres. F Castator, of which there remains 78 acres, J. Moore, of which there remains 78 acres, J. Moore, of which there remains 393 acres, Hannah Woodruff, of which there remains 290 acres, Mary Mercy Ellis, of which there remains 272 acres, M. Wallis, of which there emains 280 acres, Jno. Barton, Jr., of which there re-nains 390 acres, (being the same premises which J. A. rown, F. N. Buck and J. R. Patton trustees of the lorth Branch Iron & Coal Co., conveyed to the said T. . Wierman,) together with the heroditaments and ag

ourlenances.
Seized and taken execution at the suit of Uriah Hunt, Francis Haskins & William H. Winder, Trustees, vs. Thomas T. Wierman, and W. H. H. Brown, James L. Rockwell, J. B. Smith. A L. Cranner, Charles Wells, Horace Willey, Anraziller Martin, Wm. Williams, Geo. Beardsley and Charles Scouten, terre tenants.

A. H. SPALDING, Towarda. Feb. 25,1863.

SHERIFF'S SALE.—By virtue of writs of Vend. Expo. issued out of the Court of Common Pleas of Bradford county, will be exposed to public sale Thursday, the 26th day of March, 1863, at 1 o'clock, p.n the following described lot.plece or parcel of land situate in Wells twp., beginning at the south east corner of Au-gastus Wilbers farm, thence north 88½ deg. cast 72 rod-and 4 10 along the south line of lands owned by J. & E. and 4 to along the south line of lands owned by J. & e.s. Griswold to the west line of land now owned by J. W. Brink, thence south \$\frac{1}{2}\$° east \$57\$\$ 5-10 rods along Brinks line, thence north \$8\frac{1}{2}\$° west 75\$\$ 4-10 rods to the north west corner of the farm now owned by J. H. Brink, hence north to the place of beginning. Containing 29 cres, more or less, about 12 acres improved Seized and taken in execution at the suit of Joseph

Munsens vs. Amos Baker.

ALSO—The following described lot, piece or parcel of land situate in Wells twp. bounded north by part of lot No. 162 of the allotment of the Binghams lands in Well's township conveyed to Humphry Wlison east by lot No. 64 contracted to be sold to Charles S. Ingalls now in possession of —— south by lot No. 174 contracted to be sold to Robert F. Miller, and lot No. 266 and west by by lot No. 158 conveyed to A. Meber and No. 159 conveyed to A. Beckworth. Containing 61 3-10 acres, with usual allowances of six per cent., for roads &c., be the same more or less, it being part of to No. 162 of the allotment, of the Bingham lands in Wells township and part of Warrant No. 1388, about 25 acres improved, framed house, and barn, and a few fruit trees thereon. Siezed and taken in execution at the suit of Wm. inghams Trustees vs. Benjamin Ingalls.

A. H. SPALDING, Sheriff.

A DMINISTRATOR'S NOTICE—Notice is hereby given that all persons indebted to the estate of Moses M.Carr, late of Overton, dec'd, are requested make immediate payment, and all having the said estate, must present them duly auther for settlement.

JAMES HEVERLY,

Sheriff's Office, Towarda, Feb. 25, 1862.

Feb. 25, 1863. Administrator. A DMINISTRATOR'S NOTICE—Notice A is hereby given that all persons indebted to the estate of Sally Prince, late of Orwell twp., dec'd., are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

ALBERT PRINCE,
Feb. 25, 1862.

Administrator.

A UDITOR'S NOTICE.—Job P. Kirby

Elijah Horton—No. 565, May T., 1859, Court of
Common Pleas of Bradford county.

The undersigned, an Auditor, appointed by said Court
to distribute funds arising from sale of real estate of
defendant, will attend to the duties of his appointment distribute tunds arising definition of his appointment fendant, will attend to the duties of his appointment fendant, will attend to the duties of his appointment fendant, and FRIDAY. at his office in the borough of Towanda, on FRIDAY, the 27th day of MARCH, 1863, 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.

Peh. 25. 1869.

Mem Dobertfewents.

NEW FIRM

GOODS

H. S. MERCUR,

HAVING FORMED A COPARNER ship with HENRY MERCUR, the business will hereafter be conducted at the Old Stand of H.S. CUR, under the firm of HENRY MERCUR & Co. The re now receiving a new stock of Goods waich was put hased exclusively for cash, and will be sold as low a times will permit.

chased excusively for cash, and will be sold as low us the times will permit.

Thanking their friends and the public for their former liberal patronage, they respectfully solicit a continuance of their favors.

Towanda, Feb. 24, 1863.

New Boot and Shoe Shop,

JOSEPH LEHR

WOULD RESPECTFULLYIN WOULD RESPECTPULLY IN.
FORM the citizens of Towarda and vicinity that he has opened a BOOT AND SHOE SHOP in BEIDLEMAN'S Block, up stairs, which piace he solicits a share of their patronage. Expecial attention paid to Ladies' and Gents' newed work, as well as everything else in his line. well as everything else in his line. Towanda, Feb. 24, 1863.

U. S. Securities.

THE UNDERSIGNED are now prepared to furnish THE UNDERSIGNED are now prepared to turning the various securities of the Government on application. The "Certificates of Indebtedness" are attracting general attention as affording a convenient form of ready investment. They are issued in sums of \$1,000, to ready investment. ing general attention as affording a convenient form of ready investment. They are issued in sums of \$1,000, and are payable in one year with 6 per cent. interest, the principal payable in the legal tender notes and the interest in gold, thus affording a handsome return for the investment. The five twenty 6 per cent. bonds, and the seven thirty treasury notes furnished on application.

B. S. RUSSELL & CO.

OTICE.—An Election for seven Directors of the Junction Canal Company will be held at the Office of the President, at Elmira, N. Y. on Tuesday the 10th of March, 1863. Polls open at 10 o'clock and close at 11 o'clock A. M. By order of the President. S. T. ARNOT, Sec'y.

Elmira, Feburary 18, 1863.

A UDITOR'S NOTICE —In the matter of the final account of L. H. Sherman, Guardina of the estate of Louis Sinsebaugh.—In the Orphan's Court of Bradford country. of Bradford county.

The undersigned, an Auditor, appointed by said Court upon exceptions filed, will attend to the duties of his appointment at his office in the borough of Towanda, on THURSDAY, the 26th day of MARCH.1863, at 1 o clock

J. WOOD, Auditor WOOD CHOPPERS WANTED -To cut Cord Wood. Apply to L. W. TIFFANY, at JAMES MACFARLANE,

Barclay. JAMES MA Towanda, Feb. 23, 18163. A PMINISTRATOR'S NOTICE-Notice is hereby given that all persons indebted to the second

A is hereby given that all persons indebted to the estate of S. W. GORE, late of Rome, township decid, are requested to make immediate payment, and those having claims against said estate must present them duly authenticated for settlement.

H. C. GORE,

MARSELLES ELLIOTT,

ORPHAN'S COURT SALE.-In parsu ance of an order of the Orphan's Court of Brailerd County, will be exposed to public sale, on the premises in Towanda borough, on Tuesday, the 24th day of March 1863, at b o'clock p. m. the following described piece of land, of the estate of D. F. BARSTOW, dec'd., situated

on Mais street, and bounded on the east by Main street, north by lands of J. P. Kirby, west by an alley, and on tha south by lands of J. F. Means.

Purchase money to be paid on confirmation of the sale.

Towards, Eck. 28, 1892.

Towanda, Eeb. 26, 1863.—3w. ADMINISTRATOR'S NOTICE.—Notice is herey given, that all persons indebted to estate of JOHN C. HURLBUT, late of Canton twp..dec'd., are

requested to make payment without delay, and those having claims against said estate will present them duly authenticated for settlement.

R. W. M'CLELLAND.

TO THE HEIRS AT LAW OF BENJA

MIN P. INGHAM, DEC D. Take notice, that at an Orphans Court held in and for the county of Bradford, at Towanda, the 3d day of Feb-ruary, 1863, that Barnard Quick, presented a petition setforth that he contracted with B. P. Ing ea, about the year 1851, for two acres of land situate Wilmot township, and bounded as follows: On the sout by the Susquehanna River, on the east by lands of B. I Inglam, dec'd., on the north by same, & on the west nds of Terry & Horton, that he has a bond, from B Ingham, dec d., covenating to give him a good and so ficient deed on payment of coesideration money, that has paid the condition money and asks a decree of cour for the administratrix to make him a deed in accordance. with contract of decedant. On motion of Mr. Adams ti court grant a rule to show cause why specific perform ance shall not be allowed and decree that personal notic be given to the administratrix and heirs at law residing in the county, and order the notice to be published the county paper and mailed to the last respective to dences of those heirs who reside out of the county. But returnable to the first day of May Term, 1863.

J. C. ADAMS.

Towanda, Feb. 25, 1863 .- 4w.

PLASTER FOR SALE -Cayuza Ground L Plaster for sale in large or small quantities, at MASON'S MILLS, in Monroe. All kind of Grain taken in payment.

J. S. SALISBUBY & CO. payment. J. Monroe Oct. 22, 1862.—tf.

BLANK BOOKS. BLANK BOOKS of all kinds, Paged and well bound, CHEAPER than can be found this side ARGUS BOOK STORE. Feb. 18, 1863.

A DMINISTRATOR'S NOTICE-Notice A is hereby given, that all persons indebted to the estate of O. W. Northrop late of Pike, dec'd., are requested to made immediate payment, and those having claims against said estate must present them duly authenticated for settlement. Feb. 17, 1863.

A DMINISTRATOR'S NOTICE - Notice A is hereby given that all persons indebted to the estate of Gideon H.Andrus, late of South Creek, decid, are requested to make immediate payment, and those demands egainst said estate will present them duly and thenticated for settlement.

W. B. GLINES Administrator Feb. 17, 1863.

EXECUTRIRIX NOTICE - Notice is hereby given that all peasons indebted to the este of MOSES CANFIELD, late of Wysox twp., deceased are requested to make immediate navment, and all have are requested to make immediate payment, a ms against said estate will present them duly ac thenticated for settlement. TABATHA CANFIELD.

Jan. 26, 1863.

A DMINISTRATRIX NOTICE.—Notice A is hereby given, that all persons indebted to the estate of HULDAH KING, laate of Wyalusing, deciding the benchman agreed in the property without delay are hereby requested; to make payment without delay and all persons having demands; against said estate will present them duly authenticated for settlement. C. W. REYNOLDS, Ex'r. Jan. 26, 1863.

A DMINISTRATOR'S NOTICE - Notice A is hereby given, that all persons indebted to the estate of Samuel Schrader, late of Franklin dec'd. are the quested to make immediate payment, and those having decrease. estate of Samuel Schrader, late of Franking quested to make immediate payment, and those having demands against said estate will present them duly at thenticated for settlement.

ELIZABETH SCHRADER,
SOLOMON TALLADY,
Feb. 5, 1863.

ADMINISTRATOR'S NOTICE. - Notice A is hereby given, that all persons indebted to the etate of OLIVER BARTLETT, late of Can o1 twp.,dec'd are requested to make payment without delay, and these having claims against said estate will present them delay

authenticated for settlement.

ESTABLISHED IN 1844.

GENTLEMEN'S SHAVING AND HAIR CUTTING

SOLOMON COOPER Would respectfully inform the public that he is prep to wait on all that will favor him with a call. tention, with a determination to please, in every depairment of his trade. Shaving, Hair Cutting, and Shan pooing. Razors honed and set, and warranted to share well. Hair and Whiskers colored to suit the taste, and warranted to please. Always ready to wait on any one at their residence. Clothes cleaned and renovated in the best possible manner.

Towanda, Jan. 27, 1883.