Bradford Beporter. of the Interior a recommendation that

COLOREL DUDLEY, Commissione

pensions; and also that an immediate de-

deiency appropriation of \$20,000,000 be

requested for the purpose of paying all

pension claims will be allowed this year,

THE argument in the Star Route case

the Government, and in a long argumen

sel for Mr. BRADY, who took the same

2:15 P. M. adjourned.

view, and incidentally stated that the in-

A NEW DISABILITY.

The question of Presidential disa-

discussed, says the North American,

office itself is a permanent disability

business in his own way from Maine

one city to another without the fact

being given a deep political signifi-

cance. Citizen Jones can call on

his shoemaker and be measured for

boots or gaiters, and no man thinks

it worthy of remark. President

Jones cannot even call on his shoe-

maker at all. It would be undigni-

fied, and such an act would subject

him to a fierce and stormy criticism.

Citizen Jones can attend to his pri-

vate business without risking doubt-

ful comment. President Jones is

not allowed to have any private bus-

iness, much less any privacy. When

Citizen Jones receives his personal

at his door is presumed to have bus-

However, this is a free country,

hatred of caste, official or social. If

asked to martial forth some sturdy

citizen of the United States who is

willing to admit that position confers

digni y upon a man, and who does

insist that it is a man who dignifies

as such a man? Has it come to this

that we systematically delude our-

rewarding friends.

ident meantime, cannot move from erty next week.

Towanda, Pa., Nov. 10, 1881. THE decrease of the public debt during October was \$13,821,458.87

tal service during the month of October arrears of pensions to claimants whose THE reductions in the Star Route posaggregate \$55,778, making a total since cases have been or may be favorably ad-Postmaster General James began his re- judicated during the current fiscal year. ductions of about \$1,575,000 per annum. A PROMINENT Treasury official is re-

ported as saying that provided the tax on clerical force of the Bureau, as many as 60,000 may be disposed of next year whisker and tobacco remains the same, and without any material change in the Fully two-thirds of the pending claims tariff, the national debt can be wiped out carry arrears of pensions amounting to nearly \$1,500 per claimant, and the Comin ten years. missioner believes that the interests of the country will be promoted by paying J. H. Notes, founder of the Oneida

Comunity, writes to Mr. Scoville, off the arrears as rapidly as possible, even GUITEAU's counsel, that he does not be- at the cost of bringing up the total penhere in the prisoner's insanity, and if sion disbursements to \$70,000,000 this called on to testify his evidence would be year and \$100,000,000 the next, in order to reduce the annual charge upon the against that plea. Treasury more speedily thereafter.

Ax Ottawa dispatch states that an application has been made by a large number of members in New Jersey, Michigan, on the motion to set aside the crimina Illinois and New York States, of the information was resumed Thursday morn United Order of Odd Fellows for affilia- ing in the District Circuit Court before tion with the Independent Order of Odd Judge Cox. Mr. George Bliss, of New

Mrs. Galffeld has written a letter to justified the course taken, and cited nu Mr. A. S. SOLOMON, Chairman of the merous cases to prove that the prosecu Committee of Ways and Means of the Na- tion of criminal cases by indictment or in and stating she will have pleasure in contribating toward it.

COLONEL WATSON B. SMITH, clerk of hours' duration, Saturday morning, occathe United States Circuit Court, at Oma- sionally indulging in broadly humorou ha, was found shot dead outside his office remarks, but maintaining the principle on Saturday morning. He was chairman that the Grand Jury was the true bulwark office of the Committee of Citizens to enforce of the liberty of the citizen. He was folthe SLOCUM liquor law, and had been lowed by Mr. JEFF. CHANDLEE, of counvery prominent in its aggressive work.

MRS. GARFIELD left Mentor on Satur- formation had been given to the Associday to take up her residence in the Burke ated Press before it had been filed in the Mansion on Euclid avenue, Cleveland. court. This was promptly denied by Mr. Her three younger children will be placed Cook, and a good-humored altercation in a private school. Mr. Rudolph, her between counselensued. At the close of brother, has been appointed administra- Mr. CHANDLER's address, which occupied tor of the late President GARFIELD'S es one hour and three-qurters, the court at

THE resignation of JOHN W. FOSTER, Minister to Russia, was accepted Friday by Secretary BLAINE, in the name of the President. The President has not yet decided on Mr. FOSTER's successor. For the present the affairs of the Legation are under the charge of Colonel WYCKHAM HOFFMAN.

THE Missionary Committee of the Me- to its incumbent. The Mr. Jones of by a small majority. thodist Episcopal Church, in session at to-day is privileged to go about his New York, Friday, appropriated \$316,-900 for missionary purposes, including Bulgaria and Turkey \$11,700, Italy, \$25,-099; Mexico, \$30,000; Japan, \$34,000; public remark. The Mr. Jones of da township, on Thursday, December 1st, Arizona, \$70,000; Black Hills, \$25,000, to-morrow, having been elected Pres. at 2 o'clock, P. M. Description of propand Dakota \$4,000.

TUESDAY, December 13, 1881, is the day designated for the second re-union of the Fifty-third regiment of Pennsylvania Volunteers, and Milton the place of meeting. The survivors of this gallant band of soldiers expect to make the occasion one of marked interest, not only to the real actors, but prove a source of satisfaction to citizens generally who may attend their meetings.

So it seems there is to be a battle be tween Mr. GARFIELD's doctors after all. Mesers. Bliss and Boyston have already crossed swords, without any conclusive or startling result but another kind of conflict is said to be impending, in which the questions at issue between Drs. Bliss and BOYNTON will be pressed to a settlement. The public will watch the proceedings with the impartiality of atter in- and deep laid plots having to do with

SECRETARY BLAINE, on behalf of the President, has accepted the resignation of Hon. JOHN W. FOSTER, Minister of the United States to Russia, who states that having been nearly nine years abroad he finds it imperatively necessary that he of the patriotic detective he is supshould resume his residence in the United posed to be closeted with President States, and give his attention to his private and family affairs. The Secretary in his letter of acceptance expresses his great regret at parting with so trusted and valued a Minister.

It is learned from good authority that President ARTHUR is seriously consider ing the question of superseding Distric Attorney Corkelli, a strong pressure having been brought to insure a change, which it is well known, Attorney General MACVEAGH has for some time favored. It is said by an intimate friend of the office, where ought we to look the late President Gammield that he had for such a man? Does anybody county, Ohio, on Wedne day of last week, become satisfied that the public good demanded a change, and upon the evening before he was shot he had formally decid ed upon the removal of Colonel Cong. HILL. Subsequent events, however, postponed any action upon the matter until quite recently.

THE annual report of the Pension Bo read was submitted Thursday by Com Austria can pass from one capital to missioner Dudley to the Secretary of th another and escape suspicion of being Interior. It shows that on the 30th of June, 1881, there were 268,830 pensions. 28,740 names were added during the year statecraft. But here it is supposed water is still rising rapidly. Steamers arrearages to the recorder of the lodge, and 10,712 names were dropped, leaving a to be different. Here we are fond of have arrived from Evansville and Padunet increase of 18,028. 'At the close of the year the annual pensions averaged dom to the individual. And here we \$107; the aggregate annual value of all pensions was \$28,769,967. The annual disbursements, however, were \$49,723,. 147, the increase arising from accrued man for a' that!" pensions, and to the claims of widows and minor children, in consequence of solshould go into the crystallized snobdiers' deaths. The first payments to new bery business. For it is snobbery ing from Lock Haven, Mauch Chunk and pensioners during the year amounted to \$23,628,177. Recommendations are made for the increase of salaries and for certain the other which renders the Presi- livan county, N. Y., and from Lisbon, N. details of the official regulations.

Thursday, a motion was made by Leigh Apart from official acts, he should -Two masked men entered the Utah O. U. W. ROBINSON, counsel in the GUITEAU case, be as free to pass from one part of Northern railroad office at Franklin a for the delivery to the Property Clerk of the District of certain papers, etc., belonging to the prisoner, so that counsel for the defence could have access to then. The District Attorney stated that the arraigned at the bar of public opinion the agent instantly. The men then fled, things were not property, but evidence of like a great criminal. Snobbery and but have been arrested, and now claim day evening. Mrs. Oliver was quite crime, and they therefore belonged to toadyism spring from the same strat that the killing was accidental, and that corpulent, weighing something over him. The Court said he would examine the statutes and make such order as might appear necessary. Mr. Robinson ative of vanity become morbid. It in its interest much excited, and the culprits are not likely to receive much mercy. also applied for more time to prepare is a poor business, a stain upon the for the trial, and the Court prom- journalism of the period and intal to sachusetts to inquire into the alleged misised to consider the suggestion. Counsel Republican simplicity. Of course it conduct of the Ninth Massachusetts Regular that that he had been misren. also stated that that he had been misrepresented on the question of jurisdiction. He did not consider himself precluded by

Republican simplicity. Of course it conduct of the Northean Centennial trip iment on the Yorktown Centennial trip a messenger dispatched for a pivsi began its investigation at Richmond, Va.,

Thursday, and examined a number of the ears, nose and mouth. She grew He did not consider himself precluded by anything said by Mr. Scoville at hope that the fire may go out soon. Thursday, and examined a number of the ears, nose and mouth. She grew witnesses. The evidence will not be made rapidly worse and in fitteen minutes He did not consider himself precluded by and as it has little substance, let us hope that the fire may go out soon.

In any time from availing himself of any decrease that might be in his power to make. The integration designating designation designating designation designating designation designating designation designating designation designating designation designating designation. The depositions were made understood.

In any time from availing himself of any decrease and in fitteen minutes of the ears, nose and mouth. She grew and in fitteen minutes of the ears, nose and mouth. She grew are proper, and that it is made. The depositions were made understood, all persons indebted to the ears of the commission is made. The depositions were made understood.

In any time from availing himself of any decrease and in fitteen minutes of the ears, nose and mouth. She grew and in fitteen minutes of the ears, nose and mouth. She grew are proper, and that it is persons indebted to the sudden destination designating derivations are not the ears, nose and mouth. She grew and in fitteen minutes of the ears, nose and mouth. She grew are proper, and that it the ears, nose and mouth. She grew are proper, and that it the ears, nose and mouth. She grew are proper, and that it is persons for the depositions were made undersigned. The depositions were made undersigned a proclamation designating der outh, and some of the revellers can readily be imagined. It is believed that death was caused by the death was caused by the ears, nose and mouth. She grew the ears, nose and mouth. She g

THE ELECTIONS Pensions, has submitted to the Secretary

Congress be asked to appropriate \$100,-000,000 for disbursement by his office dur-PENNSYLVANIA ELECTS ing the next fiscal year, coding June 30, 1883, in payment of annual and accrued BAILY.

Wolfe's Vote About 50,000

NEW YORK REPUBLICAN The Commissioner estimates that 40,000 and that with a further increase in the THE READJUSTERS CARRY

> VIRGINIA. THE COUNTY TICKET ELECTED!

The election last Tuesday was the quietest, so far as as this County was concerned, that has been held in years, and a light vote was polled. Wolfe's vote was very much larger than any one expected, and was taken from both parties, two thirds being Republican.

General Banky's plurality in the County is about 1300, and in the State somewhere between 3,000 and 7,000. The whole County ticket is elected. Owing to the bitter fight York, addressed the Court on behalf of made against Hon. JAMES H. WEBB, his majority is reduced to about 400. Elsewhere we give a tabular statetional Garfield Memorial riospital, expressing warm approval of the project, ed by Congress. Mr. Ingersoll then from the official returns, as far as received at the Prothonotary's office commenced his argument, and occupied the attention of the Court all day Friday, up to this (Thursday) noon. For finishing his argument in a speech of two the figures in the table we are indebted to Messrs. Estell and SPAULDING of the Prothonotary's

> The latest returns from the State of New York, indicate that the Republican State ticket has been successful by about 5,000.

CAMERON, the Readjuster candidate in Virginia, has a majority of about 14.000. The Republican majority in Mass

achusetts is about 25,000. The result in Wisconsin is still state by a small majority. The Republicans will control the

Legislature of Connecticut, but by a bility having been pretty thoroughly reduced majority. Nebraska elects the whole Repubit now becomes necessary to discuss lican State ticket, and Minnesota another phase of the subject. The does likewise.

The Democrats carry Mississippi

H. L. Soort, trustee, will sell the balto California, and without exciting lance of the Mason real estate in Towan-

STATE NEWS.

scribed to build a nai! works. been struck in Centre county. -The new building of the Scranton Steel Works has been completed. -Reading averages eight arrests every twenty-four hours for drunkenness.

-Two hundred thousand bushels of potatoes were purchased by a Reading friends at his own house, nobody produce dealer in Canada last week. -The Pottstown mills were compelled comes forward to hint at conspiracies the public weal. But President Jones is supposed not to have any the buckets of the turbine wheels were personal friends. Whoever knocks filled with eels.

-John R. Van Horn, the mail agent iness of a political nature, and when bing the mails, was convicted on three of the murderer. the visitor disappears from the gaze indictments in the United States Court at Pittsburg on Thursday. He was remanded to jail to await sentence. Jones, and discussing the policy to

-On the premises of A. K. Mellinger, be pursued in punishing enemies and of Columbia, Lancaster county, is an apple tree which has borne fruit three times this season, and now has blossoms for a fourth crop. Apples of the second and and its people cherish a traditional third crop are still hanging on the tree.

GENERAL NEWS.

-Penry King, who murdered Michael Heyelin in Clinton Prison, on July 13, know of such a man? Will some John Davis, one of the proprietors, was man come forward and offer himself fatally, and David D. Griffiths very serionsly, injured.

-The Douglass county jail at Roseselves into the belief that snobbery been set on fire, it is supposed, by Charles and toadyism pertain only to mon- Williams, imprisoned the previous day archical rule? Of course neither of for larceny. His attempt to escape misthe emperors of Russia, Germany or carried, and he was burned to death. -Navigation has been reopened at Nashville, Tenn., after suspension since August 1 on account of the low water.

boasting of our liberal grants of free cah. -Jack Kenott, ex-Assistant Postmaster low degree, and declare—" a man's a States Court Friday, and was sentenced charge of embezzlement in the United to the Detroit Penitentiary for two years It is a pity that the American press and six months.

-Snow was reported Thursday mornon the one hand and toadyism on Scranton in this State; from Liberty, Suldential office a permanent disability. It., there being a depth and the latter place. Friday night snow was The President of the United States reported along the Hudson river and On the opening of the Criminal Court should only be known officially. throughout the interior of New York. citizen is free to do, without being of one of the miscreants exploded, killing

그는 사람들이 그는 사람들은 기계를 받는 사람들이 되었다. 사람들은 그 지역 사람들은 사람들은 사람들이 걸린다.

Vote of Bradford County, November 8, 1881.

The figures in the following table are taken from the Official Returns and will vary but little, if any, from the official count.

NAMES TOWNSHIPS, WARDS, ROROUGHS.

Athens Borcogh, Jet Ward.... 2d Ward... Barelay Township.
Burlington Township.
Burlington Borough.
Burlington West Township.
Burlington West Township.
Canton Township.
Columbia Township.
Franklin Township.
Franklin Township.
Herrick Township.
LeRoy Township.
LeRoy Township.
LeRaysville Borough.
Monroe Township.
New Attany Borough.
Overion Township.
Pike Township.
Ridgbary Township.
Ridgbary Township.
Ridgbary Township.
Ridgbary Township.
Ridgbary Township. ringfield Township... uth Creek Township. Sylvania Berough Sheshoquin Town Towarda North Township...
Troy Township...
Troy Borough...
Tuscarora Township...
Ulister Township...
Warren Township...
Windham Township...
Wrainship...
Warning Township.

Serious Calamity in New York. New York, Nov. 9.—This morning two three story brick tenement houses occupants. The dead number, so far death. as ascertained, seven, and the numdoubt, but the Republicans claim the ber wounded cannot be ascertained as it is impossible to tell how many

were in the buildings at the time. Triple Tragedy. Iowa City, Nov. 6.—This city was thrown into a state of great excite. age, and had been insane for four ment this morning by a triple tragedy. A. Stein, a prominent figure in police circles for several months, cut his wife's throat, severely wounded his mother-in-law, and killed himself by taking poison. Stein's wife is also

are the causes. Stein's wife lest him last summer and began a suit for divorce. He M. E. church at this place, Tuesday subsequently attempted to abduct at one p. m. her, and created a great excitement by dragging her to a carriage.— When he attacked his wife and moth--Bellefonte has money enough sub- er-in-'aw this morning he was far gone with poison, and brutally back--An ore seam thirty feet thick has ed his wife and mother-in-law until the former died and he fell dead.

Excitement in Omaha. ONAHA, Nov. 5.—Col. Walton B Smith, clerk of the United States Court, was found this morning out--A bogus Odd Fellow is victimizing side of his office door, shot dead by members of the order in neighboring an unknown assassin. There is great excitement, and a mass meeting has -The planing mills of Lock Haven are been called. Col. Smith took a promrun day and night, and still are unable to inent part in enforcing the liquor license law.

LARGE REWARD FOR THE MURDERER. OMAHA, Nov. 6.—Col. Smith, who was found murdered on Saturday morning, had received annonymous to shut down on Wednesday of last week letters of threatened violence, because on account of a defective working of the of his participation in the enforcemachinery. An examination proved that ment of the license and Sunday laws. The authorities believe the assassination was the work of fanatics. The citizens held a meeting and subscribwho was arrested a few days ago for rob- ed \$5,000 as a reward for the capture

Great Ploods in Honduras. PHILADELPHIA, Nov. 5 .- Advices from Spanish Honduras state that the heavy rains previous to October 20th, had caused immense floods, which had swept away the greater part of the bridges of the only railroad in the country, and submerged, or partially swept away the towns and villages in the fruit districts. It is reported that five hundred

lives have been lost, but nothing definite is known regarding this. The loss of live stock is heavy. The total was hanged at Plattsburg, N. Y., Friday. damage is estimated at \$20,000,000. -By the explosion of a boiler in Davis Of this amount the damage to the & Jones' saw mill, near Coalton, Jackson | railroad was estimated at \$10,000.

Important Decision. A suit has been pending in New York state effecting the interest of burg, Oregon, was burned Friday, having | beneficiary societies. It was the case of Mrs. Mary Nagle of Silvercreek who brought suit against the Grand Lodge A. O. U. W. for the payment of the \$2,000 policy of insurance on her husband's life. Mr. Nagle had been suspended for non-payment of assessment in September. In Novemengaged in some subtle scheme of The gauge now marks 3 2-10 feet, and the death, a friend gave the amount of ber, just a few months before his which the financier refused to receive in consequence of which Mr. Nagle was not reinstated. Payment of the policy was therefore refused by the Grand Lodge, hence the suit. A decision in the case was rendered last week. The judge charged that the payment of dues and assessments to the recorder was a valid payment, and in his judgment a legal representative of a member, whether such a member was deceased or not, could wipe out the distinctions of high and of Little Rock, Ark., pleaded guilty to a policy was therefore refused by the member was deceased or not, could pay up all arrearages within the re- REGULATE THE LIVER, AND PREVENT quired time of three months. This is contrary to the generally received opinion among members of benefici-

ary organizations, especially the A. The Dance of Death. Says Friday's Bradford Era: Mrs. Gertie Oliver, wife of William D. Oliver, attended a dance given in a new billard hall at Big Shanty, Wednesum of meanness, and both are indictibey only intended robbery. Public feel- two hundred pounds. She was quite fond of dancing and on the occasion was in excellent spirits. After hav-The military commission from Mas. participated in several dances, and

the rupture of an artery. Mrs. Oliver was aged thirty-five years and was generally esteemed. She leaves s at the corner of South Fifth Avenue husband and a number of small childand Grand street, fell in, burying the ren to moura her sudden and strange

A Suielde. Sunday evening at six o'clock Mu Wm. R. Simpson, committed suicide by hanging with a towel to his bedstead, at his residence in Chatham Mr. Simpson was sixty-one years of years, since the death of his wife, which has been the cause of his derangement. For forty years he has been a prominent citizen, active in business and church affairs in this Crockery & Classware, Decorated vicinity. Within a short time he dead, and the mother-in-law may re. has twice before attempted to hang himself, but was prevented by his HANGING LAMPS cover. Jealousy, insanity and liquor friends. The funeral sermon is to be preached by Rev. J. Knapp, in the

> MR. GEORGE DRAKE, 48 Oak street, Indianapolis, Ind., suffered terribly with water' rheumatism. He used St. Jacobs oil and was entirely cured .- N. Y. Spirit of the Times.

TOWANDA MARKETS. REPORTED BY STEVENS & LONG, General dealers in Groceries and Produce, corn
Main and Pine Streets. WEDNESDAY EVENING, NOV. 9, 1881.

CORRECTED BY H. DAVIDOW & BRO.
 Hides
 C6 @ 07½

 Veal Skins
 75 @ 91 25

 Deacon Skins
 40 @ 60

 Sheep Pelts
 7 75 @ 1 50

MARRIED.

GAYLORD—CLAPPER.—At the house of the bride's brother, Nov. 5, 1881, by the Rev. J. H. Weston, Mr. Wm. W. Gaylord and Miss Angle VBOMAN—SNOW — In Burlington, Nov. 2d, 1881, by Bev. B. Garrison, Mr. John Vroman, of Gran-ville, Pa., to Mrs. Lucretia L. Snow, of Waverly, BARBER-VORE .- At the Parsonage, Aspinwall, Nov. 6th, by Rev. Hallock Armstrong, Mr. Rob-ert M. Barber and Miss Laura E. More, both of Painter Run, Tioga Co., Pa. DIED.

GUY.—In Herrickville, Bradford Co., Pa., Oct. 31st, 1881, Miss Sarah Jane Guy, aged 19 years.

New Advertisements.

GARFIELD

THE GREAT SIMMONS Unfailing Specific REGULATOR LIVER COMPLAINT

THE SYMPTOMS OF LIVER COMPLAINT

Dyspepsia. Constinution, Jaundice, Bilious Attacks, Chills and Fever, Headache, Colie, Depression of Spirita, Sour Stomach, Heart-burn, Piles,

Tonic, Alterative and Cathartic: Simmons Liver Regulator, purely vegetable, is the medicine generally used in the South to arouse the torpid Liver to healthy action.

It acts with extraordinary power and efficacy on the Liver and Kidneys! The action of the Regulator is free from nausea or griping. It is most effective in starting the secretions of the Liver, causing the bile to act as a cathartic. When there is an excess of bile in the Stomach, the Regulator is an excess of bile in the Stomach, the Regulator is an active purge; after the removal of the bile it will regulate toe bowels and impart vigor and health to the whole system. See that you get the Genuine in White Wrapper, with red Z. prepared only by J. H. Zelin & Co. Sold by all Druggists.

CAMBLE TRACT FOR SALE.

—The above well-known property on Sugar Run, in Wilmot township, is offered for sale in iots to suit purchasors. Map of sub-divisions to be seen on the premises, at the house of A. L. Rose-crantz. Liberal terms and time given. Inquire of G. H. WELLES, Wyalering, Pa., or EDW. WELLES, Wilkes-Barre, Pa.

Office over Patch & Tracy's Store. novi0,81.

Crockery

are now showing an Elegant and Extensive line of Goods suitable for Presents,

Dolls, Doll Heads and Bodies, Albums, Autograph Albums, Toy Books, Vases, Toilet Sets

LARGE LINE OF MAJOLICA

A' greatly reduced prices. Motto & Fancy Cups & Saucers

Mugs, Napkin Rings, Silverware, Solid Cold Rings, etc.,

Tea Sets, and Chamber Sets.

At reduced prices. Also a great variety too nu-merous to mention, all at lowest prices for quality. Towanda, Pa., November 10, 1881. It makes no difference with M. L. SCHNEEDURG, Proprietor of the Great-Boston Clothing, Boot and Shoe House, just opened in Means' Block, Main Street, Towarda, Pa., what Mother Shipton, or Leonard Aretino may or may no predict, regarding the destruction o world for 1881, in the next fifteen days, for during that period he intends to sell a greater quantity of Clothing, Boots, Ladies and Children's Shoes, Hats and Caps, etc., than ever disposed of in Towards

Pa., during the same space of time.

Pa., during the same space of time.

M. L. SCHNEEDERG gives the Boston Clothing House, just opened in Towanda, Pa., his own personal attention, and was fortunate in securing a salesman who has many friends, and is well known all through this section, and by having such an immense and elegant stock always on hand at prices of the reach of most every-body—and why should not his determination be carried out? We would like to know. Answer, will you?

Court of Bradford County, Pennsylvania, the undersigned, administrators of the estate of Thomas E. Quick; tate of the township of Wilmot, in said county, deceased, will sell at public sale on the premises in said township, on FREDAY, NOVEM. BEE, 11, 1881, at 2 o'clock, P. M., the following described real estate, to wit: Beginning at the southeast corner on the Main road at two small pine trees, thence north 68½° west 142½ perches to a corner, thence 36° east 9 perches to a stake and stone, thence borth 76½° east 142½ perches to a stake and stone, thence south 35° west 96 perches to place of beginning; containing 42 acres and 144 perches be the same more or less.

ALSO.—One other lot of Isnd, situate in said township of Wilmot, and bounded as follows: Beginning at a stone corner on the bank of the Susquehanna River on line of Isnd belonging to J. W. ingham, thence south 15° west 23 perches to a corner on line of E. Horton's land, thence by line of said lands, north 14° cast to corner of John Verbrick's lot, thence by said lot and line north 189² east to perches and 8 links, thence by the same line 62 feet to a stake for a corner of M. Frutchey's lot, thence by said lot and line north 14° east to the Susquehanna river, thence down the same to place of beginning; containing 31 acres of land more or less, excepting and reserving from the last described let two lots sold J. M. Clark, one lot sold Mary C. Quick with the alley and a narrow strip east of P. A. and Mary C. Quick solt; also reserving two lots sold D. B. Stowell, and one lot sold the Odd Fellows Hall Association, with the appurtenances for the payment of the debts of said intestate.

TERMS OF BALE.—Ten per cent. of the purchase morey in each case upon the property being struck down, one fourth of balance upon confirmation, and balance in one and two years with interest from confirmation, and balance in one and two years with interest from confirmation, and the court grant permission to Administrators to sell said iast described lot in small pleces of one-

TOTEL FOR SALE.—I offer the

M DMINISTRATORS' NOTICE Letters of administration having been grant ed to the undersigned, upon the estate of Addison M. Brigham, late of LeBoy township, deceased, notice is hereby given that all persons indebted to the said estate are requested to make immediate payment, and all persons having claims against said estate must present the same duly authenticated to the undersigned for settlement.

PHOEBE JANE BRIGHAM, and SAMUEL K. BRIGHAM, Adm nistrators. LeRoy Pa., Oct. 6, 1581-fw.

A DMINISTRATRIX'S NOTICE

A Letters of administration having been granted to the undersigned upon the estate of James Lackey, late of West Faanklin Twp, deceased, notice is hereby given that all persons indebted to said estate are requested to make immediate payment, and all persons having claims against said estate must present the same duly authenticated to the undersigned for settlement.

West Franklin, Pa., Oct. 22, 1881-6w*

Lew Abverlisements.

A.D. DYE & CO.

Shathequin, Pa., Oct. 27, 1881-m1. WANTED

Mew Advertisements.

FARMERS, LOOK!

New Machinery for Grinding Buck

AYER'S MILL

O. F. AYER, PROPRIETOR.

Best Yield and Pinest Flour Guara. Come on with your Grain,

Hay, Straw and Grain

For which we will pay the HIGHEST MARKET PRICE, delivered here or at points on L. V. R. R.

Having four of Dedrick's Perpetual Presses, with a capacity for bailing 50 tons per day, we are enabled to receive large quantities of hay and straw at many of the principal shipping points of this and adjoining counties. We are also agents for the improved Bale Ties. ACKLEY & DEAN. Main Street, Towanda. Pa.

Holiday Goods C. P. WELLES'

TOYS OF ALL KINDS

New Iron Toys--indestructible.

ORPHANS' COURT SALE.—By virtue of an order issued out of the Orphans Court of Bradford County, Pennsylvania, the un-dersigned, administrators of the estate of Thomas

American Hotel property for sale at a great bargain. The Hotel may be seen on the corner of Bridge and Water streets, in Towanda Borough, It is one of the best and most central locations in the place. There is a good barn connected with the property. The free bridge and new depot near to it make this Hotel desirable for any one wishing to engage in the business. A good active man with a small capital can pay for the property in a short time from the profits. It was papered and painted new last spring and is now in excellent condition.

JOSEPH G. PATTON.

Towanda, Pa., Sept. 15, 1881-41.

MARM FOR SALE _The sub-Pacriber offers for sale his farm of 86 acres, located in Orwell township, between Rome Borough and Orwell Hill, adjoining the farm of O. J. Hyphynek, Good huidden and moderated and the farm of O. J. Chubback. Good buildings and good grafted fruit orchard. Farm nearly all under cultivation. A good farm for grain or dairying; Terms will be made easy to suit purchaser. For further particulars enquire of Geo. W. Buck, at Citizens National Bank, Towanda, Pa., or of the subscriber.

LeRaysville, Sept. 15-m3. JOHN BLACK.

nds, July 18, 1881-m1

Pail & Winter, 1881

ATTENTION IS INVITED to

Heating Stoves.

They are too well known to require any

New Hecla. Westminster, Crown Jewell

We also have a line of CHEAP BASE BURNERS, the best of their class in the market, and well adapted for supplying a demand for an efficient but inexpensive heating stove.

WOOD HEATING STOVES in great

READ THIS

163 300 PM

Happy Thought Ranges Sold in Towarda and vicinity by

A. D. DYE & CO

A LARGE STOCK OF

Wood Cook Stoves,

CARRIAGEMAKERS' AND BLACKSMITHS' SUPPLIES,

And a general stock of

HARDWARE.

MAIN STREET, TOWANDA.

Towanda, October 1881.

AT COST!

HARDWARE,

IRON,

NAILS—NAILS

STOVES,

TINWARE,

WAGONMAKERS

---AND---

A PPLICATION IN DIVORCE.

A PTO Gertrude Pearsall. In the Court of Common Pleas of Bradford County. No. 114, May Term, 1881. You are hereby notified that Elmer, your husband, has applied to the Court of Common Pleas of Bradford County for a divorce from the bonds of matrimony, and the said Court has appointed Monday, Dec. 5, 1881, in the Court House at Towanda, for hearing the said Elmer in the premises, at which time and place you may attend if you think proper.

3-4w. PETER J. DEAN, Sheriff. BLACKSMITHS

APPLICATION IN DIVOKCE.

—To Sewell Clafflin. In the Court of Common Pleas of, Bradford Co., No. 25, May Term; 1881. You are hereby notified that Mary Clafflin, your wife. has applied to the Caurt of Common Pleas of Bradford County for a divorce from the bonds of matrimony, and the said Court has appointed Monday, Dec. 5, 1881, in the Court House at Towarda, for hearing the said Mary Clafflin, in the premises, at which time and place you may attend if you think proper.

3-iw. PETER J. DEAN, Sheriff. The Entire PPLICATION IN DIVORCE Trucation in Please.

To Isabell I. Hayes. In the Court of Common Pleas of, Bradford county, No. 188, May Term, 1881. You are hereby notified that John N. your husband, his applied to the Court of Common Pleas of Bradford County for a divorce from the bonds of matrimony, and the said Court has appointed Monday, December 5, 1881, in the Court House at Towanda, for hearing the said John N. in the premises, at which time and place you may attend if you think propper.

2-4w: PETER J. DEAN, Sheriff. Stock of the late firm of McIntyre Brothers must be closed out at Cost within Thirty A PPLICATION IN DIVORCE. Days, by the purcha
Days, by the purcha
Binita, your wife, has applied to the Court of Comber Term, 1880. You are hereby positive in the Emira, your wife, has applied to the Court of Common Fleas of Bradford Co. for a divorce from the bonds of matrimony, and the said Court has appointed Monday, December 5, 1881, in the Court House at Towanda, for hearing the said Emira in the premises, at which time and place you can attend it you think proper.

3-4w. PETER J. DEAN, Sheriff. bought at Sheriff's

JAS. S. KUHN.

BROCLAMATION. — WHEREAS,
How. Pact. D. Monnow, President Judge of
the 18th Judicial District, consisting of the country
of Bradford, has issued his precept bearing date
the 18th day of September 18th, to me directed, for
helding a Court of. Oyer and Terminer, General
Jati Delivery, Quarter Session of the Pence, Conmon Fless and Orphans' Court at Towanda, for
the country of Bradford, commencing on Monday,
DECEMBEE 3th, 1851, to continue three weeks.

Notice is therefore bereby given to the Coroners
and Justices of the Pence of the country of Bradford, that they be then and there in their proper
persons, at 18 o'clock in the forescop of said day,
with records, inquisitions and other remembrances
to do those things which to their office apperians
to be done; and those who are bound by recogninances or etherwise, to prosecute against the prisoners who are or may be in the jail of, said country,
are to be them and there to prosecute against them
as shall be just. Jurors are requested to be punctual in their sitendance, agreeably to their notice.

Dated at Towanda, the 1st day of November, in the MOURT POCLAMATION_SPE. DROCLAMATION. - WHEREAS CIAL TERM. WHEREAS, Hen. Paul D. Morrow, President Judge of the 12th Judicial District, consisting of the county of Bradicial District, consisting of the September Co. 1881, to see directed, for holding a Court of Common-Pleas and Orphan's Court at the Court House in Towards, Pa. consumercing Monday, November 11st and to continue two weeks.

Notice is therafore hereby given to all persons interested that they be then and there in their proper person, at it o'clock in the foreneous of said day, with records, inquisitious and other remembrances to do those things which to their office appertains to be done. Jarons are requested to be penctual in their attendance agreeably to their notice.

Legal.

CHERIFF'S SALES.—By virtue of sundry writs issued out of the Court of Common Pleas of Bradford County and to me directed, I will expose to public sale, at the Court House in Towanda Berough, on

Thursday, December 1st, A. D. 1881,

at 1 o'clock, P.M., the following described proper ty, to wit:

wood corner; thence north [5]; east 143 perches
to the place of beginning; contains 57 acres, more
or less, about 35 improved, with 1 framed house, 1
old house, 1 framed harn and few fruit trees thereon. Seized and taken into execution at the suit of
Edward Provost vs. M. P. Fruichey.
No. 4. ALSO—One other lot of land, situate in
Towards Rescent, hounded and described as fol-

Skinner and S. S. Clark; thence north 26° wes; along the line of said Skinner and Clark lands 15 rods, more or 16% to the lands of the New York, Lackawanias & Western Railway Company; thence easterly along the senth line of said railway company's lands 31 feer 0 a corner; thence south 26° east 15 rods, more or less, to the centre of said highway it thence south 64° west along the centre of said highway it feet to the place of beginning; all improved, with I board house, I framed barn, other outbuildings and few fruit trees thereon; Selzed and taken into execution at the suit of Daniel Brown's use vs. James E. Arnold.

No. 8. ALSO—One other lot of land, situate in Towanda Borough, bounded and described as follows: Beginning at a post corner of B street and Packer arenue; thence by 8 street north 26° west 150 feet to a post corner; thence north 70° east 50 feet to a post corner of lot No. 2, decaded to H. A. Camp; thence by the same south 20° east 150 feet

feet to a post corner of lot No. 2, deeded to H. A. Camp; thence by the same south 20° east 150 feet to a post on Packer avenue; thence by Packer avenue south 70° west 50 feet to the place of beginning; contains 7,500 square feet of land. Being lot No. 1 of Block No. 2 of Sayre & Co. 'raddition to Towanda, and conveyed by Sayre & Co. to R. C. Smith, by deed dated August 12, 1872, and recorded in Bradford county, in deed book No. 113 page 112, &c.; and conveyed by R. C. Smith and wife, by an assignment on back of said deed, to the Wyoming Inserance Company, July 81, 1874, with 1

land, situate in South Creek township, in lots 5,554-5, bounded and described as follows: Begin-

A PPLICATION IN DIVORCE

A Truck I I ON IN DIVORCE.

A To Phebe H. Huntley. In the Court of Common Pleas of Bradford County, No. 78, May. Term. 1881. You are hereby notified that Isaiah B., your nushand, has aiplied to the Court of Common Pleas of, Bradford County for a divorce from the bonds of matrinony, and the said Court has apointed Monday, December 5, 1881, in the Court House at Towanda, for hearing the said Isaiah. B. in the premises, at which time and place you may attend if you think proper.

PETER J. DEAN, Sheriff.

A PPLICATION IN DIVORCE.

otice.
Dited at Towards, the 1st day of November, is the year of our Lord one thousand eight hundre and sighty-one, and of the Independence of th United States the one hundreth and sixth. PETER J. DEAN, Sheriff. pared at Towards, the 1st day of November, in the year of our Lord one thousand eight handred and eighty-one, and of the Independence of the United States one hundred and sixth.

PETER J. DEAN, Ebertif.

TRIAL LIST NOVEMBER SPE

FIRST WEEK, Emily McTavish vs. E. Lockwood.,

ty, to wit:

No. 1. One lot, piece or parcel of land, situate parity in the Bosough and parity in the township of Towanda, bounded and described as follows: Beginning at the northeast corner of F. B. Vincent's lot; thence westerly by said Vincent's to the main road; thence westerly by said Vincent's to the main road; thence southerly along the road of rods to the main road; thence southerly along the road of rods to the piace of beginning; contains i acre of land (strict measure), all improved, with 1 framed house and few fruit trees thereon. Being the same land conveyed to the said Bennett as appears by deed and assignment recorded in deed book No. 125, pages 209 and 270. Selzed and taken line overcution at the suit of James Foster va. Range of the said two, bounded and described as follows:

Litchfield twp., bounded and described as follows:

Inc. Swashkammer vs. Chas. and Mary Sill. eject H. B. Vangilder vs. W. H. Sherwood... trespass Delphene Shoemaker vs. L. E. Fanikner.

C. W. Cispi vs. Jso. W. Holicatack... debt at the suit of the control of the said Bennett as appears by deed and assignment recorded in deed book No. 125, pages 209 and 270. Selzed and taken line overcution at the suit of James Foster va. Range of the said Bennett as appears by deed and assignment recorded in deed book No. 125, pages 209 and 270. Selzed and taken line overcution at the suit of James Foster va. Range of the said Cole. A Packet & Co. vs. Schrader Mining and Maintender of the said of the said Bennett as appears by deed and sestimate in the suit of James Foster va. Range of the said Cole. A Packet & Co. vs. Schrader Mining and Maintender of the said Bennet as appears by deed and sestimate in the said of the said Bennet as appears by deed and sestimate in the said of the said Bennet as appears by deed and sestimate in the said of the said Bennet as appears to the said Bennet as appears to the said Bennet as appears to th pears by deed and assignment recorded in deed book No. 125, pages 293 and 270. Selsed and taken into execution at the suit of James Foster vs. Kansen Bennett.

No. 2. ALSO—One other lot of land, simate in Litchfield twp, bounded and described as follows: Beginning at a post on the north line of a lot of land is ety owned by Constant Mathewson; thence along the township line between Atheusand Litchfield north 160 perches to the southwest content of M. Drakes' lot; thence east 160 perches along the south line of said Drakes' lot to the southwest of Henry McKinney's lot; thence south 160 perches along the south line of said Drakes' lot to the southwest of Henry McKinney's lot; thence south 160 perches along the west line of Hiram Merrill's lot to a corner lifetime west 100 perches to the place of beginning; contains 100 acres, more or less, about 95 improved, with 1 framed house, 2 framed barns, other outbuildings and an orthard of fruit trees.

ning; contains 100 acres, more or less, about 95 improved, with 1 framed bouse, 2 framed barns, other outbuildings and an orchard of fruit trees thereon. Selzed and taken into execution at the suit of Hannah Snover vs. H. P. Johisson.

No. 3. ALSO—The defendant's interest in a lot, plece or parcel of land, situate in Wilmot township, bounded and described as follows: Beginning at; a small white oak of Mrs. Eilen J. Welles (Ferry lot); thence south 11:50 east 95 1:10 perches to a stake and stores of lot No. 11; thence south 75½° west 26 perches to stake and stores on orth 510 west 40 perches to a store corner; thence north 510 west 40 perches to a store corner; thence north 510 west 40 perches to a store corner; thence north 510 west 40 perches to a store corner; thence north 510 west 40 perches to a store corner; thence north 510 west 40 perches to a store and stores the perches to an iron wood corner; thence north 510 west 40 perches to a store and stores of the perches to a store and store is hereby given, that there has been filed in the office of the Register for the Probate of Wills and granting Letters of Administration in and for the County of Bradford, State of Pennsylvania.

Extend Provots i. M. P. Fruther.

No. 4. ALSO—One other lot of land, situate in Towands Rorogy. Lounded and carried as follows: Being for No. 1 in Bloots and facilities addition to Towands. No. 2 in Elliots addition to Towands. So received and facilities and fa accounts of administration upon the ronowing estates, viz:

The first and final account of Lark Bird, guardian of Mary Driscoll, a miner child of Dennis Driscoll, late of the township of Athens, deceased. The first and final account of Lark Bird, guardian of Patrick Ambrose Uriscoll, now deceased, who was a minor child of Dennis Driscoll, late of the township of Athens, deceased.

The first and final account of Samuel Davidson, jr., and I. L. Young executors of the last will and testament of Samuel Davidson, late of the township of Sheshequin, deceased.

ministrator of the estate of E. O'Meara Goodrich, late of the Borough of Towarda, deceased, who was the administrator of the estate of O'Meara Goodrich Pope, late of the Borough of Towarda, deceased.

The second and final account of H. D. Freeman The second aid final account of H. D. Freeman and W. A. Thomas, administrators of the estate of David Palmer, late of the Borough of Alba, dec'd.

The second and final account of John Patterson and James Mason, executors of the last will and testament of James S. Patterson, late of the township of Ridgbury, deceased.

The second and final account of Aaron P. Allen, guardian of Lincoln Stevens, minor child of Maniery Stevens, late of the township of Burlingon, deceased, by George Allen, named as executor in the last will and testament of said Aaron P. Allen, now deceased. administratrix of the estate of John Driscoll, late of the Borough of Tray, deceased. The second and final account of Martha Kinner, Flayd L. Kinner and A.C Elsbree, administratrix and administrators of the estate of A. A. Kinner, late of the Borough of Athens, deceased.

The first and final account of George Gard, guardies of George W. Pityarb, whose Sulf of George The first and final account of George Gard, guardian of George W. Rippeth, minor child of George W. Rippeth, minor child of George W. Rippeth, into child of George W. Rippeth, into of Wysox, deceased, by William H. Smith, executor of the last will and testament of said George Gard, now dec'd.

And the same will be presented to the Orphans' Court of Bradford County, at an Orphans' Court to be held at Towanda for said County, on Thursday, the 8th day of December, A. D. 1881, at 2 o'clock P. M., for confirmation and allowance.

The first and final account of Lawrence Vought, land of the Borough of Rome, deceased.

A. C. FRISBIE, Register.

Register's Office, Towanda, Nov. 3, 1881. of an assignment on oace of said deed, to the nyming Inserance Company, July 8, 1574, with 1 framed house, 1 barn, other outbuildings, and a few froit and ornamental frees thereof. Seized and taken into execution at the suit of B. W. Lane vs. Henry A. Prince.

No. 9: AUSO—All that certain piece or parcel of

ind, situa'e in South Creek towiship, in lost 5,554-5, bounded and described as follows: Beginning at a post on the northeast corner of said took and on the line of the States of Pennsylvania and New York; ranning thence south 139 chains and dinks to a post; thence west 54 chains and 6 links to a post; thence north begast 160 chains to a post; thence north 59 cast 182 chains to a beach tree near the creek (marked); thence I west 123 chains to a beach tree near the creek (marked); thence I west 123 chains to a bost; thence morth 59,5 west 46 chains to a Norway pine; thence north 20° west 30 chains to a Norway pine; thence north 20° west 40 chains to a Norway pine; thence north 20° west 40 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 410 chains to a Norway pine; thence north 20° west 40 chains to a Norway pine; thence north 20° west 40 chains to a Norway pine; thence north 20° west 40 chains to a Norway pine; thence north 20° west 40 chains to a Norway pine; thence north 20° west 40 chains to a Norway pine; thence north 20° west 40 chains to a Norway pine; thence north 20° west 40 chains to a Norway pine; thence north 20° west 40 chains to a Norway pine; thence north 20° west 40 chains to a Norway pine; thence of the 20° west 40 chains to a Norway pine; thence of the 20° west 40° west 40° chains 40° cha Fells, deceased.

And the same will be presented to the Orphags.

Artication in Divorce:

And the same will be presented to the Orphags' Court of Bradford County, at an Orphans' Court to be held at Towanda, for said County, on Thursday, the 8th day of December, A. D. 1881, at 20 clock, P. M., for flual confirmation.

And the same will be presented to the Orphags' Court of Bradford County, on Thursday, the 8th day of December, A. D. 1881, at 20 clock, P. M., for flual confirmation.

A. C. FRISBIE, Clerk.

A PPLICATION IN DIVORCE.

A PPLICATION IN DIVORCE.

To Charles Crossy. In the Court of Common Pleas of Bradford County, No. 334, May, Person of Bradford County, No. 334, May, Person of Bradford County, No. 34, May, Person of Bradford County, A PPLICATION IN DIVORCE.

—To Charles Crosey. In the Court of Common Pleas of Bradford County, No. 334, May. Term, 1831. You are hereby notified that Emma Crosey, your wife, has applied to the Court of Common Pleas of Bradford County for a divorce from the bonds of matrimony, and the said Court has appointed Monday, Dec. 5, 1831, in the Court House at Towanda, for hearing the said Emma in the premises, at which time and place yen may attend if you think proper.

3-4w. PETER J. DEAN, Sheriff.

A PPLICATION IN DIVORCE. TPINIOATION IN INTORUE.

To John G. Prole. In the Court of Common Pleas of Bradford County, No. 43, Dec. Term, 1889. You are hereby notified that Estelle G. Poole, your wife, Lax applied to the Court of Common Pleas of Bradford County for a civorefrom the bonds of matrimony, and the faid Court has appointed Monday, Dec. 5, 1881, in the Court House at Towanda, for hearing the said Estelle I, the premises, at which thus and place you may attend if you think proper.

3-w4. PETER J. DEAN, Sheriff.

A PPLICATION IN DIVORCE.

—To Henry E. Rexford. In the Court of Common Pleas of Bradford County, No. 23, February Term, 1851. You are hereby notified that Eille, your wife, has applied to the Court of Common Pleas of Bradford County for a divorce from the bonds of matrimony, and the said Court has appointed Monday. December S. 1831. in the Court House at Towanda, for hearing the said Eille in the premises, at which time and place you may attend if you thing proper.

3-iw. PETER J. DEAN, Sheriff. A PPLICATION IN DIVORCE.

To James C. Curran. In the Court of Common Pleas of Bradford County, No 640, Sep-Common Pleas of Bradford County. No 640, September Term, 1880. You are herely neithed that Elmira Curran, your wife, has, by her next friend. D. S. Prait, applied to the Court of Common Pleas of Bradfort County for a direct from the bonds of matrimeny, and these ald Court has appointed Monday. Dec. 5, 1881, in the Court House at Towards, for hearing the said Elmira in the premises, at which time and place you may attend if you think proper.

3-4w. FETER J. DEAN, Shelff.

To David Deveil. In the Court of ComTeas of Bradford County, 18, 48 The arm.

To David Deveil. In the Court of ComTeas of Bradford County, 18, 48 The arm.

The Standard of the County of ComTeas of Bradford County, 18, 48 The arm.

The County of Bradford County, 18, 48 The arm.

The County of Bradford County of ComTeas of Bradford County, 18, 48 The arm. laws of the Commonwealth; now I, Peier J. Dram. High Sheriff of the County of Braiford, by virtue of said law, and as required thereby, do declare all such contrivances to be common unisances, and order them, when within the County of Bradford, to be destroyed or dismanticd by the owners or managers thereof, on or before the 1st day of December, praximo or I shall-proceed to destroy the same in accordance with raid law.

PETER J. DEAN, Sheriff.

Sheriff's Office, Towanda, Oct. 27, 1831-4w.

A PPLICATION IN DIVORCE.

To Abble M. Maynard. In the Court of Common Pleas of Bradford County, No. 47. December Term, 1890. You are hereby notified that decrease of Bradford County, for a divorce of Common Pleas of Bradford County, for a divorce from the bonds of matrimony, and the said Court has appliented Monday. December 5, 1881, in the Court House at Towanda, for hearing the said George H. in the premise, at which time and place you may attend if you think proper.

PETER J. DEAN, Sheriff.

Standing Stone, Fa., October 5, 1881-weig.