kel tone from their present com-

refer you to my message, rewithout the Executive sancbill entitled "An act to author-Governor to incorporate the ordering Canal and Railroad Comphiladelphia to Pittsburg," of views in relation to the impolicy or transferring the public imments to private companies. I thowever, proper to add, that, my own judgment on this et is perfectly clear, yet, if a secgrislature deem it advisable to of with the former in providing for ale or transfer, I do not know that consider the duty incumbent on doffering further resistance to this di provided sufficient saleguards ablished to protect the public afrauds and collusions in the sale. nensure a proper regard for the cinieresis, on the part of those into hands they are subsequently to asferred.

report has been made by the issioners named in the act entiin act to authorize the Goverincorporate the Delaware Canal nov," passed 13th April last; nor possession of any official inion in relation to the same.

the subject of Banks, the Gov. at the situation of the country of require the granting of any

charters. der the act of the 24th March last. d . An act to create permanently fice of State Printer," Isaac G. inley and Hutter and Bigler have ed to be State Printers; the forto do the English, and the latter the German printing, of the Comwealth. The language of the Act sembly seemed to me to render alidity of this election doubtful, caused the question to be subto the Attorney General, whose a on the subject is herewith transto the Legislature. I concurhim, and accordingly declined oure the bonds tendered, informparties that the whole matter e submitted to the early attenthe Legislature. Had the parmested reason to complain of me pursued by the Executive. aght have applied to the Supreme during its session in Harrisburg. rit of mandamus, directing the nor to approve their bonds, which mere ministerial duty, unless he how some legal reason for his I was at all times ready to get this issue before that tribunal, pre at no time entertained a doubt

result, or propriety of my course. addition to the legal argument preby the Attorney General, which ndu unanswerable, there are hat election, which make it penecessary that they should be no your most serious considera-The election was postponed from lw, and on which, according to visions, it should have taken the 15th day of April, on according to the certificate preome, it was made. During this of time, and before the day on

b believe, that negociations intered into and completed bethe said Isaac G. M'Kinley. & Bigler and other persons, supbave influence with members hegulature, by which large sums oney were paid or contracted to d, by the individuals elected, to thind persons, for their aid and the in procuring their election.at instances, as I have been asterums paid, or contracted to depended upon the number of focured by the contracting par-

the election was consummated:

then informed, and have good

the successful candidates; and exhibited a scene of scanda-Paining and selling, alike disthe parties concerned, and at to the purity of elections. to be presumed that this scheme porchasing was known to any of the Legislature; for, if it the parties concerned would. odoubt, been exposed and condeseated. As this transacimmediately concerns the ad honor of the Legislature it-

ked only call your attention to Rumstances, and have no doubt feel it to be your duty to inhorough investigation into the January inst., at the office of N. N. Betts. A punctual attendance of all the directors is reprocure an election. Should all have the strongest reason to have the strongest reason to ey are, can it be, that a single of the legislature will recogralidity of an election thus pro-Let it be known that candi-

to such means to seeir purposes, and there is all confidence and respect for figures. It is one of the ele-Principles of every enlightened fiprisprudence, that fraud vicontract into which it enin every stage of complecontracts are arrested as haud is discovered. There 10 fraudulent practice more

one like this, striking at the

lıb

her

of

more economical terms than dent the representatives of the people l more be done, and to free the will apply a thorough corrective the therwise of the method of keeping instant they are made acquainted with the facts.

> No inconvenience has arisen thus tar, nor detriment to the public interest, from my refusal to approve the bonds offered CEMBER next, at 1 o'clock P. M., the followby the individuals claiming to have been ing piece or parcel of land situate in Towards elected. The portion of the law, therefore, pointing out the mode of electing State Printers, not having been complied with, the matter rests with you to make such provision on this subject, as you believe the public welfare requires. The frauds practiced upon the public by some of those persons entrusted with the public printing, the last few years, are too palpable and notorious to pass unnoticed, and whatever measures the Legislature may think proper to adopt, will, I trust, provide security against their recurrence.

It is no disparagement to her sister States to assume, that Pennsylvania, in her geographical position, and in her mineral and agricultural resources, is surpassed by none in the Union. Her. population, for hardy and effective industry, presents a model worthy of all praise, and this industry, devoted to a constant development of her vast min eral wealth, cannot fail, in good time, to produce the most astonishing results.

There is hardly a mountain or valley within her borders, that does not abound in deposits of coal or iron. Our canals and railroads penetrate almost every one of these mineral regions, and furnish them with a cheap and ready highway to market.

[The message ends with a recommendation to protect ur domestic mannfactures, and declaring the idea of free trade ' Arcadian and imaginary,' which we are obliged to omit, on account of space.]

Died, Departed this life on Sunday morning last, Dec. 31 st 1843, aged 56 years, LAURA, wife of Col. Hiram Mix, of this Borough.

The deceased was an old and much esteemed member of the Episcopal Church and afforded a bright example of the support that true Religion imparts under the afflictions of life and of the consolation which it supplies at the hour of death. Be ye also ready for in such an hour as ye think not the son of man cometh.'

COMMITTEES OF VIGILANCE -At a meeting of the Standing Committee of Bradford County the following persons were appointed committees of Vigilance for the

Asylum-Elmar Horton, John F. Dodge; Albany-Wm. Blake, Miner Wilcox; Athens-Wm. H. Overton, Henry C. Baird; Armeni-Robert Mason, Joseph Bidule; Burlington-J. E. Vosburgh, Andrew Swain Canton-Jesse Griffen, James Sellard; Columbia-Weller McLelland, Albion Budd; Franklin-Horace Willey, Thos. Smiley; Granville-Seth R. Porter, Silvester Taylor; Herrick-Robert Depu, Wm. Angle; Litchfield-Samuel Davison, T. B. Merrill; Leroy-Horace J. Stone, Ira Crofut; other circumstances connected Monroe-George H. Bull, Jonas Smith; Orwell-D. O. Chubbuck, E. W. Olds; Pike-John Balpwin, Homer Stevens; Rome-John Passmore, J. W. Cannon; Ridgbery- Leonard Pierce, Mark A. Burt ; Sheshequin-Abijah Mead, Albert Tuttle; b time, from the 27th day of Springfield—Hiram Spear, Noah Bliss;
the third day after the passage Smithfield—Wm. E. Barton, John L Webb; South Creek-D. R More, Benjamin Quick; Standing Stone-Wm Griffis, Simon Stevens;

Towarda Boro.—O. R. Tyler, T. B. Overton; Towarda Tp.—Wm, H. Foster, Hiram C. Fox; Troy—F. Smith, Uel Porter; Tuscarora.-Chester Wells, Ferris Ackla; Ulster-Edward Mills, Sclomon Minier; Wysox-Lyman Morgan, M. G. Whitney : Wells-Robert T. Miller, E. W. Hayard; Wvalusing-George Elliot, Saml. W. Biles ; Warren-B. Buffington Jr. Jas. Bowen: Windham-Jacob Reel, Wm. Sibley : Durell-B. Laporte, J. M. Bishop :

The Committees of Vigilance above named are respectfully requested to call meetings of the Democratic citizens of their respective townships on Saturday the 3d day of February next for the purpose of choosing delegates to represent said townships in the Democratic county convention to be held at the Court House, on Tuesday evening Feb. the 6th at which convention delegates are to be chosen to represent Bradford County in the 4th March convention to nominate Governor and elect delegates to the National Convention. Never was it more important that every township should be represented in our county convention, and the sentiments of the democracy of each township fully understood. It is therefore urgently reccommended that the democracy one and all with-

out fail turn out at the delagate meetings. ... SAMUEL HUSTON, J. CULP, GEORGE SCOTT, EDW'D CRANDALL, CHAS.STOCKWELL. CHESTER THOMAS, C. GUTHRIE. Standing Committe.

NOTICE

WS HEREBY GIVEN, that there will be a meeting of the Directors of the Bradford County Mutual Insurance Company, at one o'clock, P. M., on Wednesday, the 17th day of

Towenda, January 8, 1844.

Adjourned Special Court.

N ADJOURNED Special Court will be held in Towanda in and for the county of Bradford on Monday the 25th day of March next at 10 o'clock in the forenoon for the trial of the following causes, to wit:

O. P. Ballard va. George Dewitt, ejectment ; De Chastellaux vs. Abel Fairchild et.al. trespass; Sartile Holden vs. A. B. Smith et. al. do. William B. Clymer vs. M. C. Drinkwater et. al.

Sartile Holden vs. Moses Warford et al. trespass; Rebecca Shrader vs. J. Decker et. al. ejectment.

A. CHUBBUCK, Prothonotary. Prothonotary's Office,
Register's Office,
Towards, December 21st 1843.

SHERIFF'S SALES.

Y virtue of sundry writs of Vend Expo., issued from the court of common pleas No inconvenience has arisen thus far, of Bradford county, I shall expose at pulic sale tp., bounded on the north by lands of James Mauger; west by James Mercur; south by Myer & Manville; east by the Susquehanna iver. Containing one hundred acres more or less about thirty five acres improved with a log house and log shed and peach and apple orchards thereon.

Seized and taken in execution at the suit of Ziba Grist to use the of Benjamin C. Thomas and Chester Grist vs. Seneca Simmons. JOHN N. WESTON, Sheriff.

Sheriff's Office, ?
Towards, Oct. 17, 1843.

POSTPONEMENT. HE above sale stands postponed until Monday the fifth day of February same place and time of day. JOHN N. WESTON, Sheriff;

Sheriff's Office,
Towanda, January 9th, 1844.

NOTICE.

HE subscriber having been appointed by the Orphan's Court of Bradford county, an Auditor to audit the account of John T. Doyle, executor of the last will and testament of Edward Doyle, dec'd., and also to apportion the assets among the creditors of the said Edward Doyle, will attend for that purpose at the Register's office in Towards, on Thursday, the ist day of February next, at one o'clock in the afternoon, of which all persons interested will. please take notice.

Towarda, January 9, 1844.

ESTRAY.

AME to the premises of the subscriber in the borough of Towarda on or about the first day of November, last a RED HEIFER, about one and a half years old with no particular marks. The owner is requested to call prove property pay charges and take her G. H. DRAKE.

away. G. J Towanda, Jany. 8th 1843.

A FARM FOR SALE.

THE subscriber offers for sale his farm in Durell township, four and a half miles from Towarda, containing 125 acres, about 100 improved, and in a good state of cultivation, with convenient buildings. The location of said farm is well known, lying on the west side of the river, below Towanda, and in fair view from Wysox and Standing Stone narrows. The subscriber wishing to leave the state will take twothirds what the farm is worth and give a credit for one-half the purchase money. Any person wishing to buy a property of that kind had bet ter call on the subscriber soon on the premises.

SAMUEL KELLUM, 2d. Durell, January 8, 1844.

SHERIFFPS SALES.

Y virtue of sundry writs of Vend. Expo.

issued out of the court of common pleas
of Bradford county, I shall expose to public
sale at the house of E. Raynsford in Towanda boro. on Monday the 5th day of February next, at one o'clock P. M., the following piece or parcel of land situate in Towarda borough, and bounded as follows: on the north and east by lands belonging to the estate of George Scott dec'd., and an alley leading from State street to the public square; on the south by lands of Col. H. Mix. and on the west by Main street. Containing about one-fourth of an acre more or less, with a brick building formerly occupied as a banking house, and a large double barn thereon

ALSO-One other lot on the west side of Main street, bounded on the north by William Watkins 173 feet; on the west by a lot owned by the estate of F. Delpeuch, dec'd about 533; and on the south 173 feet by Thomas Elliotl's lot. Containing less than one-fourth of an acre, with a large frame dwelling house thereon erected.

ALSO-One other lot situate on Main street, bounded on the east by said Main street; on the north by an alley leading from said Main to seennd street; on the west by Second street; on the south by Abraham Goodwin's lot, or a lot occupied by Abraham Goodwin. Containing less than one fourth of an acre, with a large house thereon erected, with other out buildings.
ALSO-One other lot situate on Second st.

bounded on the north-by a lot owned by the estate of F. Delpeuch, dec'd. 160 feet; and on the east by Thomas Elliott 50 feet; and on the south by an alley 130 feet; and on the west by said Second street, with a large yellow harn thereon erected. Likewise, a building on Main street, north of the said banking house, formerly occupied as a Canal office.

NALSO—Forty-one lots in the borough of

Athens, numbered as follows:

1-8-20-32-42-52-64-74-84-94-104-122-132-142-152-162_172_182_192_202_212_222 _232_242_252_262_273_280_ 290-301-311-321-331-341-351 361-371-381-391-401-404numbered according to Orson Rickey's plot or plan of record in the common pleas in the case of partition between Edward Herrick, Esq. and the Towarda Bank. ALSO-Nine village lots in the borough of

Towarda, numbered as follows:-34-25-39 -40-46-47-48-50, according to H. Mix's plan of the Northern Liberties made by G. F. Mason.

Seized and taken in execution at the suit of David M. Bull vs. The Towanda Bank.

JOHN N. WESTON, Sheriff.

Sheriff's Office,

Towanda, Jan. 9, 1844.

Orphan's Court of Bradford Co.

In the matter of the estate of Preserv-

ed Buffington, deceased. CERTIFY that at an Orphans Court held at Towards in and for the County of Bradford, on the 12th day of December, A. D. 1843, before the Hon, the Judges of said Court on the application of Benj. Buffington, one of the heirs and legal representatives of the Estate of P. Buffington, dec'd., late of Warren township, the Court grant a Rule on the heirs, and legalrepresentatives of said decedent, to come into Court on the 5th day of February next, to accept or refuse the estate of said decedent at the valuation made thereof, and in case they shall refuse to accept the same, to show cause if any they have why the same should not be sold.

In testimony whereof I have hereunto set my hand and seal of office, this 12th day of Dec.

1843. Julius Russell, C. O. C.

SHERIFF'S SALES.

By virtue of write of Vend. Expo. issued from the court of common pleas of Bradford county, to me directed, I shall expose to public sale at the house of E. Raynsford in the Borough of Towards, on Monday, the 6th day of February next, at one o'clock, P. M. the following described land situate in Burlington and bounded on the north by land of Hoos ley; east by land of William Knapp, Polly Rundall, Z. Lane and John Gustin; on the south by lands of Z. Lane; and on the west by Sugar Creek and lands of Soper & Wilcox, and A. Lane. Containing one hundred and twenty two acres more or less, with about seventy five improved with two dwelling houses. barn and shed thereon erected.

Seized and taken in execution at the suit of Gordon Burnham vs. Asahel Smith.

ALSO-The following piece or parcel of land situate on the main road leading from Towarda to Skinners Eddy; on the west by Charles Hendrich's lands; on the south by land of Ephraim Beeman and the Susquehanns river on the east. Containing thirty seven acres more or less, all improved with a tavern tand, store house and barn thereon, it being the same property that was purchased at Sheriff's sale by Philip Sullivan on executions

against Jabez Coons and others.
Seized and taken in execution at the suit of Ralph Martin to the use of Nelson C. Martin vs. Philip Sullivan.
ALSO—The following piece or parcel of

land situate in Wyalusing township, and bounded on the north by the main road leading from Towards to Skinners Eddy; on the east by Chas. Hendrick's land; on the south by land of Ephraim Beeman and the Susquehanna river on the east. Containing thirty seven acresmore or less, all improved, with a new two story Tavern stand thereon, and store house and barn thereon, it being the same property which was purchased at Sheriff's sale by Philip Sullivan in execution against Jacob Coons and oth-

Seized and taken in execution at the suit of Ralph Martin to the use Nelson C. Martin vs. Philip Sullivan.

ALSO-The following lot of land situate in Granville township and bounded on the north by lands of David Corley; on the east by lands of Jonathan Scott; on the south by lands of William Shoemaker and Moses Ayres; on the west by lands of Ziba Morse. Containing about one hundred acres and about three acres improved with a log house and saw mill there on erected.

Seized and taken in execution at the suit of Pomeroy & Redington vs. Gilbert Ayres.

ALSO-The described lot of land in Arme nia township and bounded on the west by land of Abiram Fields; on the north by the Drinker lands; east by Cassander Kingman; south by the highway. Containing one hundred acres with about thirty acres improved with a log house and log barn thereon.

Seized and taken in execution at the suit of Reuben Case vs. Levi W. Gardner.

ALSO-The following piece or parcel o land situate in Springfield township and bounded on the north by lands of William Grace; on the east by land of Daniel Cleveland: on the south by lands of Chauncy Guthrie and Ephraim Sargent; on the west by lands of W. Eston. Containing about two hundred acres more or less, about one hundred and fifty acres of which are under improvement, with two framed dwelling houses and two barns thereon erected together with an orchard of different kinds of fruit trees.

Seized and taken in execution at the suit of Darius Bullock to the use of Orrin P. Ballard vs. George Grace.

ALSO-A piece or parcel of land situate in Ridgbury township and bounded on the north by lands of _____; east by lands formerly owned by George Kress; south by lands of W. Mitchell; west by lands of - Anglemire.-Containing one hundred and twenty two acres more or less, with about —— acres improved with a small apple orchard and other fruit trees, two log houses and an old log barn thereon.

Seized and taken in execution at the suit of Tracy & Lockwood's use, et al. vs. John Ty-

ALSO-The following piece or parcel of and situate in Burlington township and bounded as follows: beginning at a white pine N. W. corn of lot no. 241 on warrant lot no, 4430; thence east one hundred and eighteen perchet to the north east corner of same lot and south east corner of Joshua Bailey's lot; thence south one hundred and forty seven perches to the south west corner of lot no. 243 a post for a corner; thence west one hundred and eighteen perches to the north west corner of lot no. 255 a post for a corner; thence north one hundred and forty seven perches to the beginning.-Containing one hundred and eighteen acres and sixty six perches strict measure, it being

part of warrant lot no. 4430. Seized and taken in execution at the suit of Timothy Paxton & William Davidson trustees of the Bank of North America vs. Michael Rus-

sell & Enos Bennet.

ALSO-The following piece of land situate in Sheshequin township bounded as follows: reginning at on the N. E, line of a tract of land in the warrantee name of Jonathan Hancock where the same intersects the south line of the possession of the late James Bidlack deceased, according to the common survey at a B. R. marked for the corner of the lot now to be conveyed; thence along the first above mentioned line N. 48 10-4 W. eighty five perches to a post and stones for a corner; thence west seventy perches to a white pine sapling marked S. M.; thence north about seventy nine perches more of less, to a chestnut post standing on the first aboved mentioned line; thence along the said line N. 494 W. about nineteen perches to the Susquehanna river a corner of the said Hancock west; thence S. 2 3-10° west along said river one hundred and four and 5-10 perches to a pine sturap S. W. corner of the said Hancock W. R.; thence south 26° E. one hundred and twenty eight perches to a post & stones; thence east to the S. W. corner of the P. Billack possession and along the south line thereof 163 perches to the beginning. Containing one hundred and six acres more or less acres improved, with a --- house - thereon.

ALSO-one oth r lot near the above beginning at a post the south east corner of lot for merly belonging to the late John Cahill dec'd: thence 8. 17° E. 388 4-10 perches to a post, south I2 went 18 to a post; thence 8, 25° I2 perches to a post; thence S. I2 W. I8 per-ches to a post; thence S. 46° W. 19 perches to a post; thence 8, 8° 9 perches to a hirch tree

on east line of the Whitmore warrant; thence N. 431 W. on said Whitmore's line 157 and 8-10 perches to a post; thence east along the south line of said Cahill lot 98 and 9-10 perches to the place of beginning. Containing thir McKean. ty eight acres eighty seven perches more or less, Beized and taken in execution at the suit of

John Snyder vs. Samuel H. M'Affee land situate in Sheshequin township and bounled on the east by Daniel Struble and Elijah Townsend; on the north by lands in possession of Babcock and others; on the west hy J. Murphy and Elijah Townsend; on the south

the amount, description, and value of the real and personal property, trades, &c., made taxable by the act of 11th of June, 1840; showing the amount of tax assessed for County es in each township and borough of the county of Bradford; also the sum assessed for the use of the Com'with, and the apportionment thereof, according to the assessment in fall of 1843.

| PANES OF TOWNSIPS AAD BOROUGHS. | Value of roal estate, cat- tic, horses, &c., assessed for county rates and le- vies. | Value of offices, parts of profit, trades, professions and occupations over \$200 | cross amount of tax as- sessed for county nurpo- ses. | Rate per centum to raise county tax. | Anguint of state tax levied upon property assumed for county purposes. | gos, deeds, stocks, carrin- gos, deeds, stocks, carrin- ges, furniture, watches, of fices, &c., made 'nxable by the 2d sec. of act of 11th June, 1840. | Amount of statetax levied- upon mortgages, stocks, debts, carriages, offices, &co | Whole amount of State lax assessed in the fall of 1843. |
|---------------------------------------|---|---|---|--------------------------------------|--|---|---|---|
| Athens borough, | \$74,194 | | 370 97 | 1≥ | 874 19 | \$12,700 | 338 10 | 112 29 |
| " township, | 186,984 | - G | 943 92 | About 5 | 186 98 | 5,716 | | 204 12 |
| Asylum, | 49,923 | | 249 61 | 5 | 49 92 | 220 | 66 | 50 58 |
| Albany, | 41,548 | | 207 74 | | 41 54 | 1,500 | 4 50 | 46 04 |
| Armenia, | 20,555 | | 102 77 | mille | 20 55 | 700 | 2 10 | 22 65 |
| Burlington, - | 68,381 | | 34 J 90 | 8. | 68, 38 | | | 68 38 |
| Canton, | 76,354 | | 381 77 | | 76 35 | 5,220 | | 93 51 |
| Columbia, | 83,368 | . 1 | 418 44 195 89 | 1 ' | 83 68 | 400 | 1 20 | 84 88 |
| | 39,176 24,672 | 1. | 123 36 | | 99 17 | 950 | 2 85 | 42 02 |
| Franklin, Granville | 47.394 | | 236 97 | | 24 67 47 39 | | 1 | 24 67 |
| Herrick. | 39,552 | | 197 76 | , [| 47 39 39 55 | | 1 ' . | 47 39 |
| Litchfield. | 74,389 | | 376 94 | | 74 38 | 400 | | 39 55 |
| Leroy. | 33,989 | - 1 | 169 94 | } | 33 98 | 88 | 1 20 25 | 75 58 34 23 |
| Monroe, | 112.270 | | 566 35 | | 112 27 | 1,000 | | 34 23 115 27 |
| Orwell. | 102,980 | | 514 90 | 3 1 | 102 98 | 1,200 | | 106 58 |
| Pike. | 177,761 | | 888 80 | ١ , ١ | 177 76 | -,,000 | 0 00 | 177 76 |
| Rome. | 68,203 | | 341 01 | | 69 20 | 350 | 1 05 | 69 25 |
| Ridgberry | 71,919 | | 359 58 | , | 71 91 | 395 | 1 18 | 73 09 |
| Sheshequin, | 121,585 | | 607 92 | | 121 58 | 3,365 | 10 09 | 43 74 |
| Springfield, - | 68,564 | | 342 82 | | 68 56 | 973 | 2 91 | 71 47 |
| Smithfield, | 124,564 | | 622 82 | | 124 56 | 12,900 | 36 90 | |
| South Creek, - | 22,429 | | 112 14 | | 22 42 | | | 22 42 |
| Standing Stone, - | 55,732 | | 278 66 | ŀ. | 55 73 | 2,100 | 6 30 | 62 03 |
| Towanda borough, | 148,686 | | 743 43 | | 148 68 | 33,000 | | 334 68 |
| " tp, | 74,468 | | 372 34 | | 74 46 | | | 74 56 |
| Troy. | 156,667 | | 783 33 | | 156 66 | 2,000 | 8 00 | 164 66 |
| Tuscarora, - | 42,839 | | 214 19 | \ | 42 83 | . / | | 42 83 |
| Ülster, - | 86,319 | | 431 59 | <u> </u> | 86 31 | 2,370 | .7 11 | 98 42 |
| Wysox. | 103,623 | | 518 11 | | 103 63 | | { | 103 62 |
| Wells, | 49,715 | | 248 57 | | 49 71 | 541 | 1 62 | 51 33. |
| Wyalusing, / | 88,612 | | 443 06 | ا . ا | 88 61 | 450 | 1 35 | 89 98 |
| Warren, | 91,594 | - | 457 97 | 1 | 91 59 | <u>.</u> | 1 | 91 59 |
| Windham, - | 52,562 | | 262 81 | l i | 52 56 | 500 | 1 50 | 54 06 |

WE the Commissioners of said County, do hereby certify the above statement to be correct according to the returns made by the Assessors of the several Townships and Boroughs in said County; and we hereby give notice that the Board of Revision will meet at the Commissioner's Office, in Towards, on Wednesday the 24th day of January 1844, to correct and equalize the above valuation. Witness our hands and seal at Towards, the 4th day of January 1844. E. ASPENWALL,)

D. BRINK. Commissioners. J. TOWNER.

Attest .- A. S. CHAMBERLIN, Clerk. and ninety five acres more or less, with about

two acres improved.

ALSO-One other piece or parcel of land situate in Rome township and bounded on the land situate in Leroy township and bounded east by Aaron Drake; on the north by Hiram on the north by Samuel Tice; west by the Drake and John Moore; on the west by Nath'l heirs of Peter Walter; south by Towarda Hodgekiss; on the south by Aaron Frost.— creek; east by S. Riggs and Sam'l Vanfleet.— Containing ninety nine acres or thereabouts, Containing 70 acres or thereabouts with a log with about twenty five acres improved, with a house and small framed barn with about thirty plink house and a log barn thereon erected. Seized and taken in execution at the suit of Sally Gore va. Lucius Eustman and Elijah O. P. Ballard vs. Barlo v Gorham.

Towsend. back and Samuel H. Butler; south by lands of

dred acres or thereabouts with one frame house with thirty of forty acres improved.

C. F. Welles Jr. vs. Seymour Beeman. - ALSO-The following described piece or parcel of land situate in Herrick township and son; on the south by lands of Edward Over-ton; on the west by lands of — Wheeler; land of John Tyler, east by land late of S. W. on the north by warrant line of said lot. Con- Mitchell, south by land of Vincent Owen, and taining one hundred acres more or less about west by land of Charles Dowey, w

ble thereon erected. Seized and taken in execution at the suit of Welch Cameron & Co. vs. Harry N. spalding who survived Wm. Myer late of the firm of

Myer & Spalding. ALSO-The undivided half part of a lot or piece of land in Towards township, bounded on the east by land owned by Isaac Horton; north by J. C. Powell; west by land belonging to the estate of Abial Foster; south by the old Mills farm. Containing about thirty acres/more

Seized and taken in execution at the suit of David M. Bull vs. Stephen A. Mills.

ALSO-The following property in Towanda township and bounded on the north by land in the possession of Chester Bennett; on the lands of Nathaniel Bennett; on the south by lands of Myer & Manville; on the east by lands in the possession of Enoch Luther. Containing about ninety acres more or less with about forty or fifty acres improved, with a framed house and barn thereon erected with an orchard thereon.

to an oak; thence north 70 east 100 perches said Ford's land 54 perches to the place of be- tors of Benjamin Saxton deceased. ginning. Containing sixty four acres 134 per- ALSO-A certain messuage, tract, lot, piece assigned to Thomas Morley.

M. C. Mercur to the use of David F. Barstow vs. Thomas Morley & John Morley.

land in Burlington township and bounded on the north by land of E. Loomis; on the east by Jesse Beach; on the south by Noah Leonard; and on the west by Robert Clafflin. Containing about one hundred and fifty acres more. or less with about sixty acres improved, with a framed house and framed barn and saw mill thereon, also a large orchard.

Seized and taken in execution at the suit of William Vroman vs. Beriah Pratt and Allen

ohn Snyder vs. Samuel H. M'Affee by lands of H. Cummings; on the east by land. Court of Common Pleas to be held for the County ALSO—The following piece or parcel of of Eli Mosler; south by lands of Clarke Coops of Bradford, at Towards, on Monday, the 25th er; on the west by lands of Kinney Dewitt & day of March next, at two oclock, P. M. for the Event Containing one hondred acres, trial of all such causes as may then be pending more or less with about thirty acres improved in said court.

a log house and a small apple orchard thereon.

AARON CHTIBBUCK, P-oth'y.

by Matthew Russell. Containing one hundred Joseph Baker to the use of A. A. Beckwith & Sam'l Satterlee surviving parrners of H. W. Strong vs. Luther Gates.

ALSO The following piece or parcel of on the north by Samuel Tice; west by the acres improved, by virtue of two executions. Seized and taken in execution at the suit of

ALSO-The following piece or parcel of ALSO A certain farm and tract of land in land situate in Durell township and bounded as Asylum township and bounded on the north by follows: beginning at a stone heap on the bank lands of G. M. Hollenback, Moses Bramhall & of the Susquehanna river; thence west 600 Hiram Brown; west by lands of G.M. Hollen- perches to a yellow pine; thence north 125. perches to a pine; thence east 490 perches to Thomas Ingliam; east by tracts formerly cal- a black oak; thence down the Susquehanna led the Church lands. Containing two hun- the several courses of the same 175 perches to the several courses of the same 175 perches to the place of beginning. Containing four hunone frame barn and one saw mill and orchard dred acres more or less, with four framed houses, three framed barns and a saw mill thereon Seized and taken in execution at the suit of erected with about one hundred and sixty

acres improved and a small orchard. Seized and taken in execution at the suit of

Simon Stevens vs. Sela Payne. bounded on the east by lands of Charles Dick- ALSO One other tract of land situate in thirty acres improved, with a log house and sta- acre thereon improved with a saw mill and log house thereon erected, containing sixty acres more or less.

Seized and taken in execution at the suit of Vincent Owen vs. Wm. W. Mitchell and Jacob Mitchell, who survived Samuel W. Mitchell. ALSO-The following piece or percel of

land situate in Orwell township and bounded on the north by lands belonging to Anson Col-lins; on the east by lands of John Frost; on the south by lands of Simeon Diminick; and on the west by unseated lands. Containing eighty nine acres more or less, forty acres improved, a framed house and two framed barns thereon erected...

Seized and taken in execution at the suit of E. R. Myer & Harry Morgan administrators of Wm. Myer deceased, vs. Erastus Lovett. ALSO-By virtue of a Levari Facias, a cer-

tain lot piece or parcel of land situate and bounded as follows: beginning at the south west corner of a lot deeded to Henry Saxton, from the east side of lot no. 173 on the warrant lot no. 1471; thence north on the west line of said deeded lot one hundred and eighty one perches Seized and taken in execution at the suit of to the north east corner of said deeded lot;-S. S. & M. Bailey to the use of Tobias Huber thence west thirty perches to a post; thence & Co. vs. Enos Bennett. south one hundred and eighty one perches to ALSO-The following described piece or the south line of said warrant; thence east thirparcel of land situate in the township of Tusca- ty perches to the place of leginning. Containrors and bounded as follows; beginning at J. ing thirty three acres and one hundred and fifty Ford north east corner; thence south 831 east perches, strict measure; about twenty acres im-131 perches; thence north 20 east 42 perches proved with a framed house and barn thereon. Seized and taken in execution at the suit of to stake and stones; thence south 20 west 100 Timothy Paxton & William Davidson Trusperches to an oak: thence south 70 west 100 tees of the Bank of North America vs. Benjaperches to John Ford's land; thence along min Saxton Jr. & Luman Putnam administra-

ches all improved with a dwelling house, barn, or parcel of land situate in the township of and other out buildings and a good orchard Franklin county and state aforesaid and which thereon being part of a tract of land in the war- said tract is known by the name of the Isaac rantee name of William Smith contracted for Sorrell tract, bounded as follows beginning by Asa Hewern 14 Feb. 1824 by him as- at a post; thence by lands of Samuel Pleasent; signed to Mitchell V. Bogart and by Bogart south two hundred and thirty three perches to a post; thence east 312 perches to a white pine Seized and taken in execution at the suit of (now down;) thence north 185 perches to un ash; thence up Towar da creek 385 perches to s. Thomas Morley & John Morley.

ALSO—The following piece or parcel of died and five acres and one quarter.

geized and taken in execution at the suit of Bank of North America vs. William B. Spalding mortgagor and assignee of Southwirk Prentice company mortgagor with William B. Spalding.

JOHN N. WESTON, Sheriff, Sheriff's Office, Towards, January 9th, 1844.

SPECIAL COURT.

McKean,

ALSO—A piece or parcel of land situate in Judge of the 11th Judicial District of Penp-Ridgbury township and bounded on the north sylvania, has ordered and appointed a Special

Seized and taken in execution at the suit of Prothonotary's office Towards, Dec 29,1843.

.