FIRE. The dwelling of Mr. Eli | December. Less estimated at 100 covered by insurance.

RIOT. - A riot occurred in Ithaca, on histmas evening, between the blacks, laportion of the whites of that place. man, named Andrew Teeter was stabland badly wounded.

SEVERE SENTENCE.—A man by the ne of John L. Brown is sentenced hung on the 26th of April next South Carolina, for assisting a clave

Sar.-Gov. Bouck, in his Message he Legislature of New York, says 2,694,839 bushels of salt were nulaetured at Salina last year-most iby fire—a vast increase.

EAD. -Mr. Chaffee, whose injury nentioned week before last, died next morning after the accident oc-A caution, of very frequent mence, to those handling fire arms.

COND ADVENT LECTURES have been red to our citizens for a few days without creating much interest,

E DON'T BELIEVE that a lady movrom Philadelphia to the West save price of transportation of her bed aking it into a bustle!

READ, M. C., and Messrs. EL-T. and Wilson, of the State Legis. re, will please accept our thanks avors received.

orn, the murderer, was hung on Fri-

Public Meeting.

pursuance to public notice, a meeting was the school house, in Bend sub district, township, on Friday evening, January 1844, for the purpose of taking into consi on the pecuniary affairs of our Commonwhereupon COE G. JENNINGS was

to the chair, and J. M. BISHOP appointed The object of the meeting being ed from the chair, requesting an interof sentiment throughout the meeting, was ably responded to by the expressive reut of almost every member of the meetone unanimity, and after a consideration embarrassment of our matters, it was that a committee of six persons of this ing be appointed to draft a presmile and ons expressive of the sense of this meet-Whereupon, the chair appointed J. Ster., William Coolbaugh, 2d , J. M. Bish-J. Cole, Samuel Kellum, and Win. ole. The committee, after retiring a pereturned and reported the following preand resolutions, which were unanimousouted, and by a resolution a copy was for-

d to our Representatives. hereas, it seems according to the best intelrobtained from different parts of this com with, that the honest and industrious part ommunity appear to be oppressed under harv embarrassment to meet the imperiands of the creditor, that the industrious our citizens have been led along by the am held out by the circulating medium of mention. The industrious part of our v caught the fatal epidemic of credit eems now to threaten their ruin, and the mings of the pioneers of our forest, who eduted hardship for years, to sustain a ous family, must fall a sacrifice to the deflects of the times-for the Banks, the s of all the circulating medium of our rin an instant of time, and like the crash nighty torrent, closed their doors, refusing their liabilities. Our Legislature sus them, by giving them a lengthy period samption, and their notes which they reto redeem at their counters, themselves are festing the hard earnings of the industrimmunity, at an enormous sacrifice; and the coffers of office holders, alike injurito the creditor and debtor. Therefore olved. That we do not believe in over

legisation on private contracts to be an decous policy in redeeming the sinking destate, but we do feel that under the Decessity of the times, it absolutely be the imperious duty of our legislators to their sid to save an honest and industrious of her ci ens from the threatening ruin rejutely hangs oves their heads, and indas our our legislature has entered into the for the relief of cornorated hodies and resumption; they, as we believe, havto the cause of our present embarrassthe same justice requires extension of that Pivilege to the honest, industrious pio-Pired. That the wante and interest of the

of this commonwealth, or a majority of tall forth united efforts in petitioning forrevision and limitation of the stay law the to five years, or the suspension of keedings of eqecutions for that period. ed. That we believe owing to the short of the limitation given in the stay law, cost attending by the high fees of pubtrs in getting property bonded, is calcu-b oppress rather than to relieve the necesthe debtor and to be of no real interest to

laru

¹g ·

yani

and

7 112

Pea

^{Polyed}, That we believe it the duty of our to authorize the sale or loan of imints sufficients to pay the debt owed the the state at or before the time of their you, believing that the times will not much until the relief banks resume. red. That we believe that if all legal ngs for the collection of debts were stayterm of three or five years, there would blucement to the capitalist to hoard up one-fifth of its value, but would be apply their money to some laudable

ad, That we recommend to other secour county and state, to use their unit with us, in calling meetings, expresr feelings, and petitioning for legislain redeeming us from the pecuniary ment under which we labor.

died. That the proceedings of this meetfeed by the chairman and secretary, bished in the 'Porter,' and 'Argus.' [Signed by the Officers.]

COMMITTEES OF VIGILANCE
At a meeting of the Steel And I mittee of Bradford County the following persons were appointed committees of Vigilance for the

respective townships. Asylum-Elmar Horton, John F. Dodge; Albany-Wm. Blake, Miner Wilcox; Athens-Wm. H. Overton, Henry C. Baird; Armeni—Robert Mason, Joseph Biddle; 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; 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; Springfield—Hiram Spear, Noah Bliss;

Smithfield-Wm. E. Barton, John L. Webb; South Creek-D, R More, Benjamin Quick; Standing Stone-Wm. Griffis, Simon Stevens; Towanda Boro .- O. R. Tyler, T. B. Overton Towanda Tp.-Wm, H. Foster, Hiram C. Fox Troy-F. Smith, Uel Porter; Tuscarora. - Chester Wells, Ferris Ackla : Ulster-Edward Mills, Solomon Minier; Wysox-Lyman Morgan, M. G. Whitney;

Wells-Robert T. Miller, E. W. Hayard; Wyalusing-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 shove named

are respectfully requested to call meetings of the Democratic citizens of their respective town ships 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 represen ted in our county convention, and the sentiments of the democracy of each township fully understood. It is therefore urgently reccon mended that the democracy one and all without 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

MS 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 January inst., at the office of N. N. Betts. A punctual attendance of all the directors is requested. N. N. BETTS, H. S. MERCUR,

Committee. B. KINGSBERY, Towcnda, January 8, 1844.

Adjourned Special Court.

A NADJOURNED Special Court will be held in Towards 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 vs. 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. ejectment:

Sartile Holden vs. Moses Warford et. al. tres-

pass; Rebecca Shrader vs. J. Decker et. al. ejectment. A. CHUBBUCK, Prothonotary. Prothonotary's Office, Towards, December 21st 1843.

ESTRAY.

AME to my inclosure in Wyalusing about the middle of November, a YEARLING heifer. The owner is requested to prove property pay charges, and take her away.

JOHN HUFF. Wyalusing, December 26, 1843,

ESTRAY.

AME to my enclosure the 18th day of No-vember last, 3 SMALL YEARLINGS; one a red heifer with white back and tail; one brown heifer with white ring on tail; one red steer with white on tail; the owner is requested to prove property, pay charges and take them away. WILLIAM BRAUND. Durell, Dec. 18, 1843.

L. E. DE WOLF, attorney at Law. TOWANDA, PA.

(Office with the Register & Recorder.)

N the matter of application of At a cour Chester Park and others to of Common be incorporated under the style, Pleas of name or tittle of "The Bethel Brad. Co. Dec. T. '43 Church," at Athens. Dec. T. '43.

Notice is hereby given that Chester Park.

Wm. Norton, Elisha Mathewson, Charles M. Harsh, Jas. H. Scott and John E. Smith on the 15th of December 1843, presented to the said court an instrument in writing, and the objects articles and conditions therein set forth and contained appearing to them lawful and not injurious to the community, directed the said writing to be filed, and that notice be given in one newspaper printed in said county of Bradford, for at least three weeks before the next court of Common Pleas of said county, setting forth that an application has been made to said court to grant such an act of incorporation according to the act of Assembly in such case made and

A. CHUBBUCK, Prothonotary. Prothonotary's Office, Towards, December 25th, 1843.

OLD BED COAL?

THE subscribers are prepared to fill all orders for Coal at THE OLD BED, at the shortest notice and on the most favorable. terms. Thankful for the liberal patronage they have received, they are determined to sell fine coal for blacksmith's, at lower rates than ever before offered, viz: we will sell for cash, ... Fine Coal at \$1.25 per lon-or \$1,38 in produce .- Coarse and Raked Coal at

former prices. Beware of imposition: Fine Coal from other places has palmed off as coming from our mine -a sufficient proof of the superiority of our coal.

N. B. PRODUCE taken in payment for coal. GATISS & WAGGITT. GATISS & WAGGITT.

Register's Office,
Towanda, Dec. 12th, 1843;

SHERIFF'S SALES.

Y virtue of sundry writs of Vend Expoissued from the court of common pleas of Bradford county, I shall expose at pulic sale at the house of E. Raynsford, in the borough of Towanda, on Monday the 4th day of DE-CEMBER next, at 1 o'clock P. M., the following piece or parcel of land situate in Towards tp., bounded on the north by lands of James Mauger; west by James Mercur; south by Myer & Munville; east by the Susquehanna river. 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 Saturday the 3d day of February same place and time of day.

JOHN N. WESTON, Sheriff,

Sheriff's Office, Towarda, January 9th, 1844. NOTICE.

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 ssets among the creditors of the said Edward Doyle, will attend for that purpose at the Register's office in Towanda, on Thursday, the 1st day of February next, at one o'clock in the afternoon, of which all persons interested will lease take notice.

E. W. BAIRD, Auditor. Towanda, January 9, 1844.

ESTRAY.

MAME to the premises of the subscriber in the borough of Towards 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. Towanda, Jany. 8th 1843.

A FARM FOR SALE.

HE subscriber offers for sale his farm in Durell township 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 Towards, 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.

SEIDRIIFIF9S SALIDS.

Y virtue of sundry writs of Vend. Expo. issued out of the court of common pl of Bradford county, I shall expose to public sale at the house of E. Raynsford in Towarda 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 cast 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

erected 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 531; lot. Containing less than one-fourth of an acre, with a large frame dwelling house thereon

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 seeond 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 arge 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 barn thereon crected. Likewise, a building on Main street, north of the said banking house, formerly

occupied as a Canal office.

ALSO—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 l'owanda, 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.

Scized and taken in execution at the suit of David M. Bull vs. The Towards Bank. JOHN N. WESTON, Sheriff.

Sherist's Office, Towarda, Jan. 9, 1844.

Orphan's Court of Bradford Co.

In the matter of the estate of Preserved Buffington, deceased..

CERTIFY that at an Orphans Court held at Towarda in and for the County of Bradjord, on the 12th day of December, A. D. 1843, before the Hon. the Judges of said Court on the application of Benj. Busington, 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 legal repesentatives 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.

Y virtue of writs of Vend. Expo. issued from the court of common pleas of Brad-ford county, to me directed, I shall expose to public sale at the house of E. Raynsford in the Borough of Towanda, on Monday, the 5th 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 Hoosley; 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 double saw mill, single saw mill, grist mill and

framed 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 Towards to Skinners Eddy; on the west by Charles Hendrich's lands; on the south by land of Ephraim Beeman and the Susquehanna river on the east. Containing thirty seven acres more or less, all improved with a tovern stand, 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 cost. Containing thirty seven acres more or less, all improved, with a new two story Tavern stand thereon, and store house and harn thereon, it being the same property which was purchased at Sheriff's sale by Philip Sullivan in execution against Jacob Coons and oth-

Scized 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 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 thereon erected.

Seized and taken in execution at the suit of Pomerov & Redington vs. Gilbert Avres.

ALSO-The described lot of land in Arme township and bounded on the west by land of Abirom 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 of 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. Eaton. Containing about two hundred acres more or less, about one hundred and fifty acres

med 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

of which are under improvement, with two fra-

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

and on the south 173 feet by Thomas Ellioti's Tracy & Lockwood's use, et al. vs. John Tyler. ALSO—The following piece or parcel of land situate in Burlington township and bounded as follows: beginning at a white pine N. W. corn of lot no. 241 on warrant let no, 4430; thence east one hundred and eighteen perches 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 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 Russell & Enos Bennet.

ALSO-The following piece of land situate in Sheshequin township bounded as follows: beginning at on the N. E. line of a tract of land in the warrantce 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. 43 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 or less, to a chestnut post standing on the first above mentioned line; thence along the said line N. 431 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 stump S. W. corner of the said Honcock 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. Bidlack possession and along the south line thereof 163 perches to the lieginning. Containing one hundred and six acres more or less about --- acres improved, with a --- house - thereon.

ALSO-one oth r lot near the above beginning at a post the south east corner of lot formerly belonging to the late John Cahill dec'd; thence S. 17° E. 388 4-10 perches to a post, south 12 west 18 to a post; thence S. 25° W. 12 perches to a post; thence S. 12 W. 18 perches to a post; thence S. 46° W. 19 perches to a post; thence S. 80 9 perches to a birch tree on cast 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 thirty eight acres eighty seven perches more or less Seized and taken in execution at the suit of

John Snyder vs. Samuel H. M'Affee ALSO—The following piece or parcel of land situate in Sheshequin township and bounded on the east by Daniel Struble and Elijah Townsend; on the north by lands in possession of Babcock and others; on the west by J. Murphy and Elijah Townsend; on the south thereon.

F 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 Purposes 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.

TOWNS	ovous,	Value of real estate, cat- tle, horses, &c., assessed 4.99.23 for county rates and le. 7.8 49,9 vics.	ì	sessed for county purpo-	to raise About	Amount of state tax levi. 12 % % ed upon property assessed 4 % 6 5 for county purposes.	5,716	Amount of state tax levied 24 6 upon mortgages, stocks, carriages, offices, &c 3, 7	204 12
Albany,		41,548		207 74	O 1	41 54	1,500	4 50	46 04
Armenia	i,	20,555		102 77 341 90		20 55 68 38		2 10	
Canton,	оп, -	68,381 76,354		381 77		76 35		15 66	68 38 93 51
Columb		83,368		418 44		83 68		1 20	
Durell,		39,178		195 ,89		39. 17		2 85	
Frankli		24,672		123 36		24 67			24 67
Granvill		47,394		236 97		47 39		4 1	47 39
Herrick.		39,552		197 76		39 55		1.5	39 55.
Litchfie	ia,	74,389		376 94 169 94		74 38		1 20	
Leroy, Monroe,	, • . •	33,989 112,270		566 35		33 98		25	
Orwell.		102,980		514 90	d.	102 98		3 00	-,5-
Pike,		177,761		888 80		177 76		3 00	106 58 177 76
Rome.		68,203		341 0		69 20	1	1 05	
Ridgber	ry, - ட	71,919		359 58		71. 91		1 18	
Sheshed	uin, -	121,585		607 92	:	121 58	3,365	10 09	
Springfi	eld , -	68,564	-	342 62	2	68 56		2 91	
Smithfie		124,564		622 82	- 1	124 56		36 90	161. 46.
South (22,429		112 14	4	22 42			22 42
	g Stone.	55,732		278 66		55 73		6 30	
Towand	la borough,	148,686	\$4,300	743 43 372 34		148 G8 74 46		186 00	
Troy.	, u,	74,468 156,667		783 3		158 66		8 00	74 56 164 66
Turcare	TR.	42,839		214 19		42 83		1 000	42 83
Ulster.		86,319		431 5		86 31		7 11	
Wysox		103,623		518 1	1	103 62		1	103 62
Wells,		49,715	il .	248 5		49 71	541	1 62	
Wyalus	ing,	88,612	:	443 06		88 61		1 35	
Warren		91,594		457 97		91 59			91 59
Windh	anı, -	52,562	31 ;	262 8	и .	52 56	il 500	1. 1.50	1 54 08
Brad	ford Cou	ity, SS.							*

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 Township, and Wednesday the 24th day of January 1844, to correct and equalize the above valuation. Witness our hands and seal at Towands, the 4th day of January 1844.

Attest .- A. S. CHAMBERLIN, Clerk.

by Mattliew Russell. Containing one hundred and ninety five acres more or less, with about

ALSO-One other piece or parcel of land

situate in Rome township and bounded on the east by Aaron Drake; on the north by Hiram Drake and John Moore; on the west by Nath'l Hodrekiss: on the south by Agron Frost-Containing ninety nine acres or thereabouts, with about twenty five acres improved, with a plink house and a log barn thereon crected. Seized and taken in execution at the suit of Sally Gore vs. Lucius Eastman and Elijah

ALSO-A certain farm and tract of land in Asylum township and bounded on the north by lands of G. M. Hollenback, Moses Bramball & Hiram Brown; west by lands of G.M. Hollen- of the Susquehanna river; thence west 600 back and Samuel H. Butler; south by lands of Thomas Ingham; east by tracts formerly culled the Church lands. Containing two hundred acres or thereabouts with one frame house one frame barn and one saw mill and orchard

with thirty or forty acres improved. Seized and taken in execution at the suit of C. F. Welles Jr. vs. Seymour Beeman.

ALSO-The following described piece or parcel of land situate in Herrick township and bounded on the east by lands of Charles Dickson; on the south by lands of Edward Overton; on the west by lands of — Wheeler; on the north by warrant line of said lot. Con-

Welch Cameron & Co. vs. Harry N. Spalding more or less. who survived Wm. Myer late of the firm of

Myer & Spalding.

ALSO—The undivided half part of a lot or piece of land in Towarda 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

David M. Bull vs. Stephen A. Milis.

ALSO-The following property in Towanda township and bounded on the north by land in the possession of Chester Bennett; on the west by 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 ded as follows: beginning at the south west less with about forty or fifty acres improved, with a framed house and barn thereon crected

with an orchard thereon.

& Co. vs. Enos Bennett.

ALSO—The following described rieco or parcel of land situate in the township of Tusca-Ford north east corner; thence south 834 east to stake and stones; thence south 20 west 100 perches to an oak: thence south 70 west 100 perches to John Ford's land; thence along said Ford's land 54 perches to the place of beginning. Containing sixty four acres 134 per-ches all improved with a dwelling house, barn, ALSO—A certain messuage, trac and other out buildings and a good orchard thereon being part of a tract of land in the warby Asa Hewern 14 Feb. 1824 by him asassigned to Thomas Morley.

Seized and taken in execution at the suit of M. C. Mercur to the use of David F. Barstow vs. Thomas Morley & John Morley.

ALSO-The following piece or parcel of 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

ALSO-A piece or parcel of land situate in Ridgbury township and bounded on the north by lands of H. Cummings; on the east by land more or less with about thirty acres improved in said court. a log house, log barn, and a small apple orchard

E. ASPENWALL, ? Commissioners. D. BRINK. J. TOWNER. Seized and taken in execution at the suit of

Joseph Parker to the use of Samuel Satter co surviving parmers of A. A. Beckwith & 11. W. Strong vs. Luther Gutes. ALSO—The following piece or parcel of land situate in Leroy township and bounded on the north by Samuel Tice; west by the

heirs of Peter Walter; south by Towanda creek; east by S. Riggs and Sam'l Vanfleet .-Containing 70 acres or thereabouts with a log house and small framed barn with about thirty acres improved, by virtue of two executions.

Seized and taken in execution at the suit of O. P. Ballard vs. Barlow Gorham. ALSO-The following piece or parcel of

land situate in Durell township and bounded as follows: beginning at a stone heap on the bank perches to a yellow pine; thence north 125 perches to a pine; thence cast 490 perches to a black oak; thence down the Susquehanna the several courses of the same 175 perches to the place of beginning. Containing four hundred acres more or less, with four framed houses, three framed barns and a saw mill thereon creeted 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. ALSO-One other tract of land situate in . Ridgebury township, bounded on the north by

land of John Tyler, east by land late of S, W. taining one hundred acres more or less about Mitchell, south by land of Vincent Owen, and thirty acres improved, with a log house and sta- west by land of Charles Dowcy, with one Seized and taken in execution at the suit of house thereon erected, containing sixty acres

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 parcel of land situate in Orwell township and bounded on the north by lands belonging to Anson Collins; on the cast by lands of John Frost; on Mills farm. Containing about thirty acres more the south by lands of Simcon Dimmick; and on the west by unscated lands. Containing Seized and taken in execution at the suit of 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 W.m. Myer deceased, vs. Erastus Lovett.

ALSO By virtue of a Levari Facias, a certain lot piece of parcel of land situate and bouncorner of a lot deeded to Henry Saxton, from the cast side of lot no. 173 on the warrant lot no. 1471; thence north on the west line of said Seized and taken in execution at the suit of deeded lot one hundred and eighty one perches S. S. & M. Bailey to the use of Tobias Huber to the north cast corner of said decided lot ;thence west thirty perches to a post; thence south one hundred and eighty one perches to the south line of seid warrant; thence east thirrora and bounded as follows; beginning at J. ty perches to the place of beginning. Containing thirty three acres and one hundred and fifty 13½ perches; thence north 20 east 42 perches perches, strict measure, about twenty acres imto an oak; thence north 70 east 100 perches proved with a framed house and barn thereon. proved with a framed house and barn thereon. Seized and taken in execution at the suit of Timothy Paxton & William Davidson Trustees of the Bank of North America vs. Benjamin Saxton Jr. & Luman Putnam administra-

ALSO-A certain messuage, tract, lot, piece or parcel of land situate in the township of Franklin county and state aforesaid and which rantre name of William Smith contracted for said tract is known by the name of the Isaac Sorrell tract, bounded as follows beginning signed to Mitchell V. Bogart and by Bogart at a post; thence by lands of Samuel Pleasent; assigned to Thomas Morley. a post; thence east 312 perches to a white pino (now down;) thence north 185 perches to an ash: thence up Towar da creek 385 perches to the place of beginning. Containing four hundred and five acres and one quarter.

Seized and taken in execution at the suit of Bank of North America vs. William B. Spalding mortgagor and assignce of Southwick Prentice co-mortgagor with Wm. B. Spalding.
JOHN N. WESTON, Sheriff,

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

SPECIAL COURT.

THE Hon. WILLIAM JESSUP, President Judge of the 11th Judicial District of Pennsylvania, has ordered and appointed a Special Court of Common Pleas to be held for the County of Eli Mosier; south by lands of Clarke Coop- of Bradtord, at Towanda. on Monday, the 25th er; on the west by lands of Kinney Dewitt & day of March next at two oclock, P. M. for the Evans. Containing one hundred acres trial of all such causes as may then be pending

> AARON CHUBBUCK, Proth'y. Prothonotary's office Towards, Dec 29,1847