

i e	ort5'71 Box 511. Towanda, Pa.	A A. KEENEY, COUNTY SU-		subjuidt, being responsible for the abuse of that I f	a separate district nules at shall contain to affus of a ratio, except where the adjoin
· · ·	W. KINGSBURY,	The DEDINTENDENT Towards Ps Office with		liberty. No conviction shall be had in any i	counties are each entitled to one or more Setor, when such county may be assigned a S
	YY o YY o Y	B.M. Peck, second door below the Ward House. Will, be at the office the last Saturday of each month		lating to the official conduct of officers or men is	ator on less than four-fifths, and exceeding.
• • •	RUAL ESTATE, LIFE, FIRE, & ACCIDENT	and at all other times when sot called away on bust- ness connected with the Superitendency. All letters		in public capacity, or to any other matter prop-	baif of r ratio, and no county shall be divi unless entitled to two or more Senators.
	INSURANCE AGENOY.	outid hercafter be addressed as above. dec.1.70	· · · · · · · · · · · · · · · · · · ·	the fact that such publication was not made ly	city or county shall be entitled to separate f
۰.	Office, corner of Main and State Streets.	R. J. W. LYMAN,		to the satisfaction of the inry; and in all in-	resentation exceeding one-sixth of the with
. '.		PHYSICIAN AND SURGEON.	······	dictments for libels the jury shall have the	township shall be divided in the formation (
·	March 12, 1872. TOWANDA, PA.	Office on Main Street, formerly occupied by Dr.	TOWANDA NURSERY.	the direction of the court, as in other cases.	district. The Schatorial ratio shall be as tained by dividing the whole population of
• • •	SASE, DOORS, AND BLINDS.	Ladd. Residence, corner Pine and Second streets.	<b>.</b>	SEC. 8 The people shall be secure in their per-	State by the number tifty.
: جند . ب	I am prepared to furnish Kila-dried Doors, Sash	Towanda, June 22, 1871.		son, houses, papers, and possessions, from un- reasonable searches and scizures, and no war-	SEC. 17. The mambers of the House of I resentatives shall be apportioned among
1- <u>-</u>	ind Elin is of any style, size, or inicances, on short [	TOHN W. MIX, ATTORNEY AT	The undersigned having purchased the	rant in search any place or to seize sny person or things, shall issue without describing them	several counties, on a ratio obtained by di
÷.	gothes. Hand in your orders ten days before you to and to use the articles, and be sure that you will.	J LAW, Towanda, Bradford Co., Pa. GENERAL INSURÂNCE ÂGENT.		as nearly as may be, nor without probable	by the most recent United States census by
· · ·	set doors that will not shrink or swell. Terms cash	Particular attention paid to Collections and Orphans'	Calls attention to his large stock of	cause supported by oath or attirnation, sub-	bundred. Every county containing less t five ratios shall have one, representative
	Towan 1a. July 19. 1971. GEO. P ASH.	Court business. Office-Merćur's New Block, north eide Public Square. spr. 1, 59.		SEC. 9. In all criminal prosecutions, the ac-	every full ratio, and hu additional represe
·	TATON & BROTHER,		FRUIT AND ORNAMENTAL TREES	cused hath a right to be heard by himself and	tive when the surplus exceeds half a ratio; each county shall have at leastjone teprese
			<ul> <li>Which he is now prepared to</li> </ul>	the accusation against him, to meet the witnes-	tive. Every county containing five ratios
,		ATTORNEY-AT-LAW,	DELIVER ON MOST BEASONABE TERMS.	ses face to face, to have-compulsory process for obtaining witnesses in his favor, and in prose	more shall have one representative for even full ratio. Every city containing a popula
• '	WOOL, HIDES, PELTS, CALF-	April 1, 1873. Towanda, Pa.	Orders in person or by mail promptly attended to.	cutions by indictment or information, a speedy	conal to a ratio shall elect separately its
· • .	SEINS, FURS, &C.,	DOCTOR O. LEWIS, A GRADU	HENRY PEET.	he cannot be compelled to give evidence against	portion of the representatives allotted to county in which it is located. Every gity of
	For which the highest cash price is paid at all thes. Office in M. E. Rosenfield's Store, Main-st.	New York city, Class 1843-4, gives etclusive attention		himself, nor can be be deprived of his life, 10-	tled to more than four representatives, and
	6 ( T. T. T. T. )	to the practice of his profession. Once and residence	Towanda, April 16, 1873.	erty, for property, unless by the judgment of his peers or the law of the land.	ery county having over one hundred thous inhabitanta, shall be divided, into district
	L. F. PATTON, ( EOV.14, 70 TOWANDA', )	on the eastern slope of Grwell Hill, adjoining Hoary Howe's. jan 14, 29.	WE CLAIM FOR	Sec. 10. No person shall for any indictable b	compact and contiguius territory, each dis to elect its proportion of representatives
<b>N</b> 1	NEW FIRM!	DR. D. D. SMITH, Dentist, has		formation, except in cases arising in the land	cording to its population, but no district a
•		purchased G. H: Wood's property, between		or naval forces, or in the militia, when in actual service, in time of war or public danger, or by	elect more than four representatives. - Src. 13. The General Assembly at its
*	NEW GOODS, LOW PRICES!	Mercur's Block and the Elwell House, where he has located his office. Teeth extracted without pain by		leave of the court, for oppression or misdo-	session after the adoption of this constitu-
. •	AT MONROETON, PA.	use of pas. Towanda, Oct. 20, 18705r.	LAZARUS & MORRIS'	meanor in office. No person shall for the same	and immediately after each United States cennial census, shall apportion the State
•	TRACY & HOLLON,			nor shall private property be- taken or applied	Senatorial and Representative districts, agr
;':	TRAUL & HULLON, set al Dealers in Groceries and Provisions, Drugs	Hotels.			bly to the provisions of the two next prece
1 -	L M MARKEN LANDRONG AND LANDS COMPANY		CELEBRATED	secured.	ARTICLE III.
	Tha ba, Dye Stuffa, Paints, Oils, Varnish, Lankee No-	DINING ROOMS ·		SEC. 11. All courts shall be open; and every man for an injury done him in his lands, goods,	LEGISLATION.
	Liquors, of the best quality, for medicinal purposes	IN CONNECTION WITH THE BAKEBY,		person, or reputation, shall have remedy by	SECTION 1. No law shall be passed exception
•	servitions carefully compounded at all hours of the	Near the Court House,	DUDING THE OPEOPACT FC	due course of law, and right and justice admin- istered without sale, denial, or delay. Spits	bill, and no bill shall be so altered or ame on its passage through either house a
4	tay and night. Give us a call. TRACY & HOLLON	We are prepared to feed the hungry at all times of the day and evening. Oysters and Ice Cream in	PERFECTED SPECTACLES	may be brought against the Commonwealth, in	change its original pur ose. SEC. 2. No bill shall be considered unles
	Monroeton, Pa., June-24, 1863-17.	March 30, 1870, D. W. SCOTT & CO.		such mauner, in such courts, and in such cases as the Legislature may by law direct.	forred to a committeel returned therefrom
a .	CHARLES F. DAYTON,		ſ	BEC, 12: No power of suspending laws shall be exercised unless by the Legislature or by its	printed for the use of the members. SEC. 3. No bill, except general appro
	$\mathbf{V}$ , $   $	ELWELL HOUSE, TOWANDA,	AND EYE GLASSES,	anthority.	tion bills, shall be passed, containing more
نۍ : ب	successir to Humphrey Bros.	JOHN C. WILSON		SEC. 13. Excessive bail shall not be required, nor excessive fines imposed, nor cruel punish-	one subject, which shall be clearly express
• *	YHARNESS MAKER,	Having leased this House, is now ready to accommo- date the travelling public. No pains nor expense will		ments inflicted.	She. 4. Every bill shall be read at lengt
	7	be spared to give satisfaction to those who may give him a call.	The undermentioned advantages over those in ordi-	Srd, 14, All prisoners shall be bailible by sufficient surctics, unless for capital offenses,	three different days in each liduse; all am ments made thereto shall be printed for
í.	Store,	North side of the public square, east of Mer-	nary use, the proof of which may be seen in the extraordinary sales, and constantly increasing de-	when the proof is evident or presumption great:	I nee of the members before the final vole 1
×	Karps on hur, a tail assortment of DOUBLE and SIN HE HARNESS, and all other boods in his line		mand for them:	I shall not be suspended, unless when in case of	ken on the bill, and no bill shall become a universion its final passage the vote be take
1.	Repairing an i manufacturing done to order.	RUMMERFIELD CREEK HO	glasses they assist and preserve the signt, render-	rebellion or invasion the public safety may re-	
	T wat di, An mst 23, 1871.	Having purchased and thoroughly refitted this old	ing frequent changes unnecessary.	SEC. 15. No commission of oper and terminer	fournal, and a majority of the members el
	BAKERY! CONFECTIONERY !!	and wall become stand formerly kent by Sheriff'itrib			to each house be recorded thereon as your
	$\mathbf{D}$	is, at the mouth of Runmerfield Creek, is ready to give good accommodations and satisfactory treatment	hitherto enjoyed by spectacle wearers, 3d. That the material from which the Lenses are	l is notistrong presumption of fraud, shall not be	Src. 5. No amendment to bills by one I
•	GROCERIES !	to all who may favor him with a call. Dec. 23, 869-47.	ground, is manfactured specially for optic purpos- ies, and is pure, hard, and brulliant, and not liable	continued in prison after delivering up his es- tate for the benefit of his creditors, in such	i whall be concurred in iby the other. 'except
÷.					the roto taken by vessand pays, and the h
. 1	The undersigned logs leave to return thanks to the mople of Towanda and vicinity for the very	Winner (	4th. That the frame in which they are sot, wheth- er in Gold, Silver, or Steel, are of the finest quality	SEC. 17. NO EX POST FACTO law, nor any law impairing the obligation of contracts, or mak-	of those voting for and against recorded the journal thereof; and reports of comm
!	generons patronage extended to him during the partneason, and at the same time to give notice that	1 1' HOR SPITE AND BRIDGE STREETS.	and finish and guaranteed perfect in every respect. For sale only by our onthorized agent in this local-	Ing irrevocable any grant of special privileges	the journal thereof; and reports of comm of conference shall be adopted in either h
	he has added to his business a stock of	- The Horses, Harness, &c. of all guests of this	ity. We never supply or employ peddlers.	or immunities, shall be passed. SEC 18. No person shall be attainted of trea-	only by the vote of a majority of the mer elected thereto, taken by yeas and nays
	BEST FAMILY GROCERIES	bouse, insured against loss by Fire, without any extra charge.		son or felony by the Legislature.	the names of those voting recorded upo
. •		A superior quality of Old English Bass Ale, jus	WM. A. CHAMBERMIN,	SEC. 19. No attainder shall work corruption of blood, nor, except during the life of the of-	I SEC 6. No law shall be revived. After
• .4	which he is prepared to the AT THE LOWEST	Towanda: Jan. 24.'71. Proprietor.		I lender, forfeiture of estate to the Common-	or the provisions thereof extended or conf
· ·	He will still continue the Baking busidess in all	WARD HOUSE,	Sole Agent,	wealth; the estate of such persons as shall de- stroy their own lives shall descend or yest as in	thereof as is revived, amended, extende
	te branches, and can formish anything in this line , in the shortest notice and		Nev.20,1872. Towands, Pa.	cases of natural death, and if any person shall be killed by casualty, there shall be no fofeiture	conferred, shall be re-enacted and publish length.
		TOWANDA,	HOW IS THIS FOR LOW!	Liv reston thereof.	SEC. 7. The General Assembly shall no
·	GUARANTEE SATISFACTION.	BRADFORD COUNTY, PENN'A.		SEC. 20. The citizons have a right in a peace- able manner to assemble together for their	any local or special law; Authorizing the creation, extension e
, <sup>11</sup> .	He has also fitted up a	This popular house, recently leased by Messre	We offer DRESSED LUMBER at	common good, and apply to those invested	pairing of liens ;
:	DINING ROOM,	Boos & Mrans, and having been completely related	the following rates:	with the powers of government for redress of government for redress of given and a second sec	I townships wards, boronghs, or schooldis
;.		all the comforts and modern conveniences of a first	Hemlock Flooring, (choice 1 \$18 per M.	tion, address or remonstrance. SEC. 21. The right of citizens to bear arms in	Changing the names of persons or place
.	We re he will as all times be ready to furnish Meab or Lunchons at much lower rates than usual.	I Denve it is eminently concentent for Derryis Visi	Pitch " " " 28	defense of themselves and the State shall not	Anthorizing the laying out, opening, all
l	Timers and others visiting town are invited to	ing Towanda, either for pleasure or business. sep6'71 KOON & MEANS, Proprietors.	Siding \$15 to 25 " Pickets from \$2 to \$4 per hundred.	be questioned. SEC. 22. No standing army shall, in time of	or maintaining roads, highways, streets,
	Chiques Parties supplied with Ico Cream, Cakes, Fruit		PLANING, MATCHING, BE-SAWING, &c.,	increase he kent up without the consent of the	Relating to ferries or bridges, or incor
	a his monter at about notice."	ANDION HOUSE,		Legislature, and the military shall, in all cases. and at all times, be in strict subordination to	ing ferry or bridge compenses, except for erection of bridges crossing streams which
	Here the place, nearly opposite the Mean	LERAISTING, AA.	Done at a moment's notice and by the best machin	. I the civil power.	I houndaries between this and any other S
•	Statil, 72. HOBACE A. COWL. St	W. W. BROWNING, PROPRIETO	ery now made. We have on hand	ousrtered in any house without the consent of	Relating to cemeterics, graveyards or
	TO THE CITIZENS OF PENN	Principles Every effort will be made to ma	I ONE HUNDRED THOUSAND FLET DET DOMOLI	I the owner, nor in time of war but in a manner	
	SYLVINIA, Your attention is specially in additioning fart shat the National Banks are not	" guests comfortable. Good rooms and the table w	F- We have in the Mill Pond	to be prescribed by law. Src. 24. The Legislature shall not grant any	children ;
	- Provide it is receive subscriptions to the Capital State of the Centennial Board of Finance. Th	" Fords. Nov. 1, 1871.	THREE HUNDRED AND FIFTY THOUSANI		I Locating or changing county seals, er
	the second from this scource are to be employed	DITARTHICHEN P.	FEET OF LUMBER	be for a longer term than during good behav-	Incorporating cities, towns, or vinage
	France and the expenses connected with the		And are constantly Manafacturing.	ior.	changing their charters; For the opening and conducting of elec
	Studenti Berepresented by the name of every cit	OLD, MORAVIAN SUN INN	near the railroad for Lamber, as under any circum	be prohibited.	or fixing or changing the place of voting
Ĵ	to barriotic commendations of the or	ne care a care	stances we can SELL IT UNEAPER-at least th cost of transportation from here to the reiroads-	21 Sec 5 10 mara seamst transpicestons of	Granting divorces 5 Erecting new townships or boroughs, (
	d han medth birth-day of the nation. The shares a stock are offered for \$ 0 each, and subscribers w		say \$2 to \$3 per thousand. H. B. INGHAM,	doolaro that everything in this article is ex-	I ing township lines, borough limits, or
ł	Source standard and an analysis of the standard state of the state	011	in Jane 23'13 Campiown.	- meht, and shall forever remain inviolate.	I CREATING OTHERS, OF DICECTIONS TO P
i	State outside for framing and preservation as instant minimizial, introduction of six per cent per annum w	the country except Independence Hall, honored	TI OTTAD CONTI	ARTICLE II.	and daties of officers in countles, clue
		m lette, Lee. Gates and other patriots of the revol		THE LEGISLATURE.	roughs, townships, election or school dis Changing the law of descent or success
÷	Sub-ribers who are not near a National Bat	ition. This popular noter has recently chang		SECTION 1. The legislative power of this Com	I Roomission the practice or inrisdiction
	S it a chart of post-office order to the und	"I' lithe proprietor cormany invites in friends and the	ERESH MINED COAL.		- I changing the raise of evidence in any j
ţ	FREDK. FRALEY, Treasurer, 914, 773. 914 Walnat St. Phil'a.	ispared to render their star committants and	to Direct from the Mines, by the car load, delivered o	n of Representives.	justices of the peace, shering, commiss
	a a construction of the second se	- ideniend the might hore: reaching the City about the	ht any of the sidings in Towanda, as follows:	SEC. 2. Members of the General Assembly	other tribunals, or providing or changing
	NEW FIRM, NEW GOODS.	in the morning. A sample room on nrst noor	Frage State and Unestinut	I seeped year. Their term of service shall begu	n ods for the collection of debts, or the en
i,		C. T. SMITH, Sept 4. 1973.	Stove,	on the first day of D. cember next after then	r   or judgments, or preserioing and eneer o
	HARDWARE!		All orders must be accompanied with the mone and the cars must be unloaded within twenty-for		u   Romisting the feesi or extending the
				issue a writ of election to fill such vacance	y and during of anattablag .

rept where the adjoining corporation or association. SEC. 19. The General Assembly may make appropriations of money to institutions wherein the widgws of soldiers are supported or assisted or the orphans of soldiers are maintained and educated; but such appropriation shall be apty may be assigned a Sen-tifths, and exceeding one county shall be divided or more Senatore. No entitled to separate fepplied exclusively to the support of such widow onc-sixth of the whole onc-sixth of the whole onc-sixth of the whole of a provided in the formation of a vial ratio, shall be accer-tation of usscoiation, any power to make, su-pervise or interfere with any municipal im-prevenent, money, property or effects, whether held in trust or otherwise, or to levy taxes or perform any municipal function whatever. SEC, 21. No act of the General Assembly shall with a satisfield as accortanced init the satisfield as accortanced in the satisfield as a constrained in the satisfiel and orphans. SEC 20 The General Assembly shall not dela ratio obtained by divid-f the State as ascertained limit the amount to be recovered for injure-resulting in death, or for injures to persons or property, and in case of death from such inju-resulting in death, or for injures to persons or property, and in case of death from such inju-resulting in death, or for injures to persons or property, and in case of death from such inju-resulting in death, or for injures to persons or property, and in case of death from such inju-resulting in death, or for injures to persons or property, and in case of death from such inju-resulting in death, or for injuries to persons or benefit such actions shall be prosecuted; no act shall prescribe any limitations or time within which suits may be brought against corpora-tions for injuries to persons or property, or for containing five ratios or representative for every, containing a population tions for injuries to persons or property, or for other causes different from those fixed by gen of containing a population other causes different from those fixed by gen-tlelect separately its pro-sentatives allotted to the focated. Every city citu-ar representatives, and ev-are contained and every for a set of the General Assembly shall set of the General Assembly shall r one hundred thousnal anthorize the investment of itnest funds by ex-facided\_ the districts of centors, administrators, guardians, er other us terillory, each district i trustees, in the bonds or stock of any private in of representatives; ac-bon, but no district shall avoided, saving investments heretofore made. SEC. 23. The power to change the venue representatives. ral Assembly at its first civil and criminal cases, shall be vested in the courts, to be exercised in such manner as shall tion of this constitution, each United States debe provided by law. Sec. 24. No obligation or liability of any rai apportion the State into road or other corporation, held or owned h the Commonwealth, shall ever be exchange entative districts, agreeaf the two next preceding transferred, remitted, postponed, or in any wa diminished by the General Assembly, nor shall TOLE III. such liability or obligation bo released, excep-by payment thereof into the State Treasury. Size, 25. When the General Assembly shall b ISLATION. be so altered or amendot be so altered or aneidol to convened in special session, there shall be migh either house as to legislation upon subjects other than those des ignated in the proclamation of the Governo dr ose. all be considered unless recalling such session. SEC. 26. Every order, resolution, or vote, e, returned therefrom, and fithe members. before the induced on the guestion of the members.
before the induced on the i which the concurrence of both houses may nent to bills by one house a general election, and ratified and approve by the other, except by a by them. SEC. 29. A member of the General Assembl of the members elected SEC. 29. A member of the General Assembles and nays, and the names who shall solicit, demand, or receive, or consent of against recorded upon to recive, directly or indirectly, for himself or to recive, directly or indirectly for himself or to recive. and reports of committees for another, from any company, corporation of adopted in either house, or person, any money, office, appointment, cm is ployment, testimonial, roward, thing of value of hy yes and may and a majority of the members t majority of the members ployment, textmobilit, feward, thing of value on by yeas and nays, and or enjoyment, or of personal advantage or voting recorded upon the promise thereof, for his vote or official influ-ence, or for withholding the same, or with an understanding, expressed or implied, that his vote or official action shall be in any way influ-title only, but so much enced thereby, or who shall solve or demantice fittle only, but so much hall be revived, amended, d, amended, extended, or any such money or other advantage, matter, o thing aforesaid for another, as the considera-tion of his vote or official influence, or for with enacted and published at eral Assembly shall not pass law; création, extension or im-création, extension or im-I law creation, extension or im-affairs of counties, citics, ity of bribery within the meaning of this Consti-boroughs, or school districts; having out, opening, altering ads, highways, streets, or al-les or bridges, or incorporat-o compenies, except for the a crossing streams which form en this and any other State; during or school districts; having out, opening, altering ads, highways, streets, or al-les or bridges, or incorporat-to compenies, except for the a crossing streams which form en this and any other State; having out, opening, altering of the a crossing streams which form en this and any other State; having out, opening, altering of the general Assembly, to a crossing streams which form en this and any other state; having out, opening, altering of the general Assembly, to having out, opening, altering of the general Assembly, to having out, opening, altering of the general Assembly, to having out, opening, altering of the general Assembly, to having out, opening, altering of the general Assembly, to having out, opening, altering of the general Assembly, to having out, opening, altering of the general Assembly, to having out, opening, altering of the general Assembly, to having out, opening, altering of the general assembly, to having out, opening, altering out, o companies, except for the rossing streams which form this and any other State; public or official dutics, shall be guilty of bri-berg, and be published in such manner as shall be provided by law. SEC. 31. The offense of corrupt solicitation of members of the General Assembly, or of public officers of the State, or of any municipal duration thereof, and any occupation or prac-tice of solucitation of additimembers or officers, to interpret their official better and the detineown plats, streets or alleys; erics, graveyards or public St# 0; adoption or legitimation o ging county seats. erecting anging county lines; ies, towns, or villages, or to influence their official action, shall be cetlu-ed by law, and shall be punished. by the and centes, towns, or vinsges, or billing the place of voting; g and conducting of election., fing the place of voting; s, borough limits, or school s, or prescribing the powers hiers in countes, cittes, bo-s, election or school districts, s, election or school districts, s, election or succession; practice or jurisdiction of, or es of evidence in any judical area, sheriffs, commissioners, tors, masters in chancery, or propring the enforcing tring the place of the powers is brough limits, or school s, or prescribing the powers hiers in countes, cittes, bo-s, election dr school districts, so of evidence in any judical area, sheriffs, commissioners, tors, masters in chancery, or providing or changing meth-tion of debts, or the enforcing the scale or oxtending the powers fermen justices of the peace; mangement of public schools mangement of public schools ters; nd conducting of election.,

the General Assembly information of the state of the Commonwealth, and recommend to their expedient. Sec. 12. He may on extraordinary occasions,

meh, suljeet to ruda hanges, not invelving ad increase of civil jurisdiction of conferring politikal dulles, as may be made by law. In Philadelphia the offled of alder-man is abolished. [Size 135, All feer fines and penalties in add courts slad be raid into the courty treasury.] Size 14. In all cases, of summary conviction in this formonwealth, or of judgment in suit for a penalty before a magistude of summary conviction in this formonwealth, or of judgment in suit for a penalty before a magistude of summary conviction in the gramonwealth, or of judgment in suit for a penalty before a magistude of the appendice court or judge thereof, upon cases of the appendice court or judge thereof, upon cases of the appendice court or judge thereof, upon cases of the sentence of the law except the judges? If the Supreme Court, hall be elected by the qualified electors of the respective districts over which they are to preside, and shall hold heir office for the period of budycars, if they shall so long behave the machenes of the same term of service, each view thirds of calcibuies of the General Assembly. Size, 16. When yet we judges of the Supreme Court to be chosen for the same term of service, each view shall vote for one only, and when three are to be chosen, he shall we for no more than two; cindidate histor in vote skall be declared elected. Size, 16, when yet we or more judges of the Court of common Pleas for the same district be elected at the and they shall be declared elected. Size, 18, The judges/of the Supreme Court of common Pleas for the same district be elected at the and they shall reddy the Supreme Court of the shall not the Gyperner, who shall resultion scon-real-at, case to the first priver with an adapted and the and they shall reddy to the supreme form any source remains the they shall reddy by the stall and the supreme form and source or provide the supreme for the supreme form the source when the dame of the first reverse shall adapted to ma-remain the size shall reddy within the list rest for minconvene the General Assembly, and in case o is agreement between the two houses, with them to such time of adjournment, adjourn-them to such time as he shall think proper, not exceeding four months. He shall have pover to convene the Senste in extraordinary session, by proclamation for the transaction of executive business. Spc. 13. In case of the death, conviction or

Sich is the case of the beam, conversion of imperchement, failure to qualify, resignation, or attice disability of the Governor, the powers, futics, and emoluments of the office for the emainder of the term, or until the disabilit-ing encoded, shall devolve upon the Ligutenant Governor.

Governor, sec. 14. In case of a vacancy in the office of Lieu-tenant Governor, or when the Lieutenant Gover-ori shall be impached by the House of Represen-natives, or shall be unable to exercise the duties of the office the promote duties and employmental

and response of the sense of both and the providence of the term of the term, or until the disability be removed, shall devolve upon the President proference, shall devolve upon the President in the providence of overnor; his sets as sheater shall occur in the office of Governor; his sets as sheater shall be come Governor; n', when it is the sheat shall have present of the Senses.
 b. C. D. Lvery bill which shall have presed both noises shall be presented to the Governor; if a vacance we disability shall not approve to the sheat based shall have presed both noises shall be presented to the Governor; if he prove, he shall return it, with his objections to the originated, which have an any other presented to the Governor; if he prove, he shall return it, with his objections to the originated, which have any other such as the shall have originated, which have any other such as the shall be the such as the originated, which have any other such as the shall be the such as the shall be also be the shall be the such as the shall have originated, which have any other such as the shall be also. You the solution of the house shall be the such as the shall be also. You the solution of the house shall be the set of the house shall be the set of the house shall be thered on the journals of dach houses as all be determined by free and as after the bill shall be entered on the journals of dach houses as all be determined by the Governor within ten days latter it whill his objections. If he shall file the same, with his objections. If he with his objections are the shall file the same, with his objections. If he with his objections are the shall file the same, with his objections. If he shall be the same and have the same shall be the same and his successors and here are such as the shall be the same and here same and here are same as the same shall be the same

ARTICLE V. . THE JUDICLARTS'

THE JUDICLART' SECTION 1. The indicial power of this Common-wealth shall be vested in the Mapremo Court, Jin courts of common pleas, courts of quarter ses-sions of the peace, orphans' courts, magistrates courts, and in auch other courts as the General Assembly may from time to time establish. SEC. 2. The Supreme Court shall consist of seven judges, who shall be elected by the qualified elec-tors of the State at large. They shall hold their of fices for the term of twenty-one years, if they soo long behave themselves well, but shall not be again child be whose commission shall first expire shall be chief justice, and thereafter sech judge whose commission shall first expire shall be chief justice. and thereafter sech judge whose commission shall first expire shall be the fuelter, and the judges thereof shall extend over the State, and the judges thereof and terminer and general jail delivery in the sover and terminer and general jail delivery in the sover and terminer and where a corporation in cases of injunction, and where a corporation in a party defendant, of habeas corpus, of Manharus to courts of inferior jurisdiction; and of quor was-mand at the state and of quor was-mand at the state and of quor was-mand at of all officers of the Commonwealth whose

shile engaged in the navigation of the waters the state or of the Thitd Stafas, or on the high seas, nor wille a student if any institution of learn-um, nor wille kept in any poor house or other asy-hum at public expense, nor while couffned in pub-its neison.

ium at public expense, nor while confined in pris-lie prison: Sie, 14. District clection boards shall consist of a julce and two inspectors, who shall be chosen anually by the citizens. Each elector shall, hap the right to vote for the julgeland one inspector, and leach inspector shall appoint one clerk. The drst election board for any new district shall be relected, and varancies in election encers shall be privileged from arrest upon days of election, and while engaged in making up and transmitting re-turns, except upon warriant of a court of record br undge thereof for an election fraud, for felony, br for, ranton breach of the place. In cities they may claim exemption from jury duty during their terms of service. erms of service. SEC. 15. No person shall be gualified to serve as

and chain seemption from jury unity unity furning that terms of service. SEC. 15. So person shall be qualified to serve as an ejection officer who shall hold, or shall writhin two months have held any office, appointment, or employment in or under the Government of the United States, or of this State, or of any city pr county, or of any municipal board, commission, pr (unity, or of any municipal board, commission, pr office, any city, save only instices, of the pear e. andlatdermen, notaries publich and persons in the militia service of the State; in or shall write the militia service of the State; in or shall write the an diccirch at which he shall serve, save only to such suborlinate municipal or local offices below the prade of city or county offices as shall be desig-mated by general hav. Sec. 16. The Courts of Common Pleasof the sev-eral counties of the Commonwealth shall have pow-er within their respective fursistictions to append overseers of elections to superrise the proceedings-officient on glicers, and to make report to the cou-rtal may be required; such 'appointments' to be made for any district in a city or county, npon pe-tidou of five citizens, hawful voters of such elec-tion of a citizens, hawful voters of such elec-tion of a citizens, hawful voters of such elec-tion district, setting forth that such appointment is a breasonable precation to secret the increa-therein, and shall be persons qualified to serve up-on election doards, and in each case members of different political jurities : whenever the members of an election -board shall differ in ophion, the overseers if they shall be agreed thereon, shall decide the question of difference; mappointing overseers of election, all the law jul-sel of the proper rourt, able, to act at the line. Sec. 19. The trial and determination of contest-sed elections of electors of President and Vice Pre-sident, members of the General Assembly, and bi all public officers, whether's State, judicial, munify untree in office, shall testide within the districts for which they shall be respectively elected. See, 29. The sectral Couries of Common Plenz, be-sides the progress herein conferring, shall have and exer-clay within their respective districts, subject to such changes as may be made by law, such chancery power-as are now vested by law in the several Courie of Com-mon Pleas of this Commonweith, or as may bereafter be andered upon them by law. Src. 21. No duties shall be imposed by law upon the supreme tourt or any of the judges thereof, atcept such as the judgest hieroof, atcept such as the judgest hieroof atcept such and no court of appointment, except as herein pro-vided. The Court of Nisi Prins is hereby abolished and no court of original jurisdiction to be presided over by my one or more of the judges of the Supreme Court shall be established. Src. 22. In every county wherein the population shall be cestablished. It is separate Orghans' four there young high setab-lish a separate Orghans' Court, to consist of one or more indices who shall be accessed in the law, which court shall be relies all the paratel in the law which court ishell vertices all the paratel in the law which court

pial, or local, shall be by the conris of law, or by one or more of the law judges/thereof; the General A-schuly shall, by general aw, idesignate the courts and judges by whom the several classes of election contests shall be tried; and regulate the manner of trial and all matters incident, thereto; but no such law assigning jurisdiction, or regulating its exercise, shall apply to any coutest arising out of an election held before its passage.

ARTICLE IX. TAXATION AND FINANCE.

TAXATION AND FINANCE. ST. I. All taxes shall be uniform upon the same relass of subjects within the territorial limits of the autionity levying the tax, and shall be levice and dilected under general laws; but the General As-sembly may, by general laws; but the General As-ing public property used for public purposes, acti-ing public property used for public purposes, acti-institutions of purely public charity. Stc. 2. All laws exempting property from 'tax-shal be void. Stc. 3. The power to tax corporations and cor-prate property shall be be surrendered or sus-pended by any contract or grant to which the State shall be a party. Stc. 4. No debt shall be created by or on behalf of the State, except to suppry casual deficiencies to revenue, tepel invasion, suppress insurrection, defined the State in war, or to pay existing defit, and the edebt created to supply dedicine in revenue.

al kest nibly shall, and in any other founty mit, estab-lish a separate Ornaals' Court, to consist of end or mor-indges who shall be 'carned in the law, which court shall everies all the buriediction as powers how rest-edim, or which may hereafter be conferred upon, the Ornham' Courts, and hereur on the urisdiction of the judges, of the Court of Common Heas within such county, in Ornham's Court proceedings, shall been and determine; in any county in which as eparate Orphans' Court shall be established the Bergister of Wills shall be cleak of such Court, and subject to its direction an all matters pertaining to bis office; he may appoint assist-ant cleak, but only with the consent and approval of said court. All accounts filed with Jinn as begister or awcleak of the said separate Orphans' Court shall be audited by the Court without expenses to parties, except where all parties in interest in a pending proceeding shall nominate an auditor whom the court may, in its discretion, appoint. In every county Orphans' Court-shall posses all the pawers and jurisdiction of a Reg-ister's Court, and separate Registers' Courts are hereby, abolished. Spec. 21. The style of all process shall be the Com-mosavenith of Pennsylvania.'' All proseculias shall be carried on in the name and by the authority of the Commonwealth of Pennsylvania, and any provide against the pence and digrify of the same. Ste. 23. Any vacancy happening by death resigna-tion, or otherwise, in any court of record, shall the first gen-ration of the stall court of record, shall be first gen-ration, or otherwise, in any court of record, shall be first gen-ration of start resting of using court shall be first gen-ration of otherwise, in any court of record, shall be first gen-ration, or otherwise, in any court of record, shall be first gen-ration of the wise, in any court of record, shall be first gen-ration of the shall occur thereory and the source and effer the happening of such vacancy. Str. 25. All with scall occur thereory is and effer the h

defend the Stite in War, or to pay existing deft, and the debt created to supply dedciencies in rev-enne shall never exceed in the aggregate at any site of the state of the state shall specify Sic. 6. All laws authorizing the borrowing of money by and on behalf of the State shall specify the purpose for which the money is to be used, and the money so borrowed shall be used for the pur-pose specified and no other. Sic. 6. The credit of the Commonwealth shall not be pledged or loaned to any individual, com-pant, corporation, or association, nor shall the Commonwealth become a joint owner or stock-holder in any company, association, or corpora-tion.

holder in any compary semilyshall not anther-ized any country, city, borough, township or incor-porated district to become a stockholder in any company, association or corporation, or to obtain or appropriate money for or to loan its credit at any corporation, association, institution or indi-vidual. Sec. 8. The debt of any county, city, borough, correcting school district, or other municipality, or; ABTICLE VI.

writ of error as in other cases. ARTICLE VI. ARTICLE VI. SEC. 8.- The debt of any county, city, borough, SEC. 8.- The debt of any county, city, borough, SEC. 8.- The debt of any county, city, borough, SEC. 8.- The debt of any county, city, borough, township, school district, or other municipality, or incorporated district, except as herein provided, incorporated district, except as herein provided, incorporated district, except as herein provided, setsed value of the taxable property therein, nor sets of another municipality or district incur any setsed value of the taxable property therein, nor sets indedted as to an afn-on the concurrence of two-thilds of the methors present. SEC. 3. The towernor and all other civil others shall be liable to imperchand for any mistic meanor in office but inducent in such cases shall not excluding two per centum upon such assess. out assessed value of the taxable property therein, nor sets and all near the concurrence of two-thilds of the elvelow schecks see see per centum upon such assess. on the exceeding two per centum upon such assess. on the exceeding two per centum upon such assess. on the exceeding two per centum upon such assess. on the exceeding two per centum upon such assess. on the exceeding two per centum upon such assess. on the exceeding two per centum upon such assess. on the exceeding the exceeding to but and the such as the the property without the assess of which now exceeds serve per centum upon such assess. In the performant of any mistic and the output the assess of any portion of the present indebtedness. Sec. 4. All offices shall hold their offices and the course of the order of the power of the proved by on within a office or of any infanous rink. Appointed office rinks of moments with while in office and path being accounted of provide of the prove by the for the payment of the pres-and full hearing. Or its extend for the payment of the pres-and full hearing. Or its extends of working of the present indebtedness

sent. Sec. 11. To provide for the payment of the pres-ent State dout and any additional dobt contracted as aforesaid, the General Assembly shall continue and maintain the sinking fund sufficient to pay the accriming interest on such thebit, and annually to re-

	<b>SUPERIOR AGRICULTURAL</b>	bours after their arrivat. C M. SANDEHSON,	for the remainder of the term.	Regulating the management of public schools	ARTICLE IV.	BANTO as to all officers of the Commonwealth whose	OATH OF OFFICE.	accrning interest on such ucut, and annually to iz-
The new firm of		Towanda, Sept 2, 73. President.	SEC. 3. Senators shall be elected for the term of four years and Representatives for the term	he building or renairing of school houses, and	THE EXECUTIVE.	jurisdiction extends over the State, but shall not	SECTION I. Senators and Representatives and	two hundred and fifty thousand dollars ; the said
	R. M. WELLES,			He FAIRING OF MOLES FOR BACK PARPORES	SECTION 1. The Executive Department of	exercise any other original jurisdiction; they shall they appellate jurisdiction by appeal, cantionant	entering on the duties of their respective offices,	sinking fund shall consist of the proceeds of the
HOWARD & RIDGWAY.	TOWANDA, PA.,	A GENTS! QUICK! Or you will	SEC. 4. The General Assembly shall meet	Fixing the rate of interest;	it . Common and a lab all inongist of a Governor.	or writ of error in all cases, as is now or may here-	take and subscribe the following oath or affirma-	of the income or proceeds of the sales of any stocks
	Odice No. 3 Mercur's Block, north side of Court	miss choice of territory, (there is a nush for it),	time for states we are on the first Toppeday of t	Affecting the estates o minors or persons nder disability, except after due notice to all	Lientenant Governor, Secretary of the Com-	after be provided by law. Sic. 4. Until otherwise directed by law, the	. "I do solemniy swear for affirmal that L will sup-	owned by the Commonwealth, together with other
HIVE TONS OF HARDWARE,	House source.		January every second year, and, at other u times when convened by the Governor, but p			courts of common picas shall continue as at present	port obey and defend the Constitution of the Uni-	taw and shallibe increased from time to time by
	WHOLESALE AND RETAIL DEALER AND	OUR DIGESTION,	shall hold no adjourned annual session after	nactment;	State Treasurer, Secretary of Internal Affairs, and a Superintendent of Public Instruction.	established, except as herein changea; not more ;	ted States and the Constitution of this Common.	assigning it to any part of the taxes or other rek-
HEON AND NAILS,	MANUFACTURERS AGENT. 'F	Our Didibilion,			und a second s	one indicial district organized for said courts.	office with fidelity; that I have not paid or contrib-	enues of the State not required for the ordinary
	Anti- Alachines, Horse Powers and Threashers	OR'MY JOLLY FRIEND'S SECRET.	seventy-right. In case of a vacancy in the r	efunding moneys legally paid into the Trean-	be vested in the Governor; who shall take care	SEC. 5. Wherever a county shall contain forty	uted or promised to pay or contribute either di-	hin case of war, invasion, or insurrection, no part
AT WYALUSING.	Whitel Bakes, Plaster Sowers, Grain Seeders, Hay Tedders, Hoversible and Steel Plows, Gollivators		office of United States Senator from this Com- monwealth, in a recess between sessions, the		that the laws be faithfully excented; he shall be	thousand inhibitsnts it shall constitute a separate	thing to procure thy nomination or election (or	of the said sinking fund shall, be used of applied otherwise than in the extinguishment of the pub-
l s	Thill Horse Hoes, Clover Hullers and Fanning Mills		Governor shall convene the two houses by pro-	- Regulating Jabor (1530), mining, or manulate-	chosen on the day of the general election by		*ANNAINTMPHLL EXCEPTION DECEPSITY AND DIVICE CA*	lic debt.
Stoves of all kinds, at lower pric		I to to to the she most taking and saleshid shot in	diversion an action and cronneding sixty dars to t	uring;	the planned offers thay shall vote for Represent-	1 TOL BUILTHOUMS JACKSCAS	penses expressly antiorized by law ; that I have	SEC. 12. The moneys of the State, over and
the wild the analytic beauty		the field. 1. It is on a vitally important subject-			diess The remains of overv election for your	districts may require. Counties containing a popur	Cominonwealth, or procured it to be done by oth-	above the necessary reserve, shall be used, in the
· for cash, than any establishment	ERELIZES FOR HAND OR POWER, &C., &C.	2. It is by America's most popular writer on health 3. It is, for the price, the isrgest and handsomest	Bic. 5. Senators shall be at least twenty-five in years of age, and Representatives twenty-one	na, of extending motorer motorer,	l amor shall he sealed in and transmitted to the	international into communicat single diel	ers in my behalf; that I will not knowingly receive,	through the sinking fund and the moneys of the
Bradford County.	Catalogues and descriptive, illustrated printed cir	book ever sold by subscription. Agents, the people	years of age. They shall have been citizens in	ndividual any special or exclusive privilege or	seat of government directed to the riesdent of	tricts, or. if necessary, may be attached to con-	thing for the periormance or non-performance of	sinking fund shall never be invested in or loaned
	culars, furnished or mailed free to all applicants	are eager for such a book, and will urge you to bring	years of age, and Representatives twenty-one years of age. They shall have been citizens and inhabitants of the State four years, and inhabitates of their respective districts one in year next before their election (unless absent t on the public business of the United States or r	mmunity, or to any corporation, association, or	the presence of the members of both houses of	provide. The office of associate judge, not learned	any act or duty pertaining to my onico, other than	updn the security of anything except the bould of
Blacksmith's and Wagon Make	8 in postage		inhiabitants of their respective districts one in	ndividual the right to lay down a ranroad	the General Assembly. The person having the	in the law, is abolished in counties forming separ-	the compensation allowed by law."	CONTITUEDON FOURTH PLACED
We want to see you.	. Farmers when in Towands, call and see me.	GEORGE MACLEAN, Publisher,	year next before their election (unless absent) t	ante anant such suspill of local law by the	highest number of votes shall be Governor, but	ato districtal pur rue several associate indias mil		
Sert SJ, 178.	April 72. B. M. WELLIES	sey.11'72-1y , 33 Sansom Street, Phile.	Ou tue buone purmers of the Outlen pretes of 1 t					
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