				THE INDEPENDENT VOTER.	THOSE \$47,000SEVERAL ARRESTS	Hardware, Grockery, &c.	Legrl.	Toral.
Bradford Reporter.	If the Crawford County system	THE SPERING FUND.	LETTERS FROM THE PROPLE.	We commend to Indepedent voters	MADE OF PARTIES SUSPECTED.		TRIAL LIST - SEPTEMBER	REGISTER'S NOTICE.
Drummen Stehnerer	has been productive of the good re- sults claimed for it by some over-		NORE ABOUT THE CRAWFORD COUNTY	the following sensible article taken	WASHINGTAN, Ang. 7-On Thurs-	THE OLD AND POPULAR	TERM, 1875: SECOND WEEK,	the office of Register of Wills in and fo of Bradford, accounts of administration
	zealous advocates—if it has strength-	Anditor General and Scoretary of the	New ALBANT, Aug. 4, 1975.	from the St. Louis Globe-Demograt ;	day a detective of this city returned	HE ULD AND IUT UNAM		following estates, viz: Final acc't of F N Page, ex'r of the
	ened the party wherever adopted—if		ED. REPORTER C'Friend "Castelar,"	"How many Independent voters	here in company with Theodore W.	HARDWARESTORE	Geo Kinsman vs Iliram Kinsman	Morris, late of Athens, dec'd. Partial ace't of F C Baker, adm'r 'o
	it has prevented local dissensions.	Fund, met at the Capitol, and having	and at a share manager of the shirt of the	are there ! Are they enough in num-	Hrown commonly known as " ckicy		The same the second state of the second state of the stat	of David E Sherman, late of Columbia Vinal acc't of H W Jennings and K ard, exr's of the estate of Isabell Ca
wanda, Pa., Thursday, August 19, 1875.	and given satisfaction, it would be an	in conformity with the law applied	our leading editors has pronounced to be	ber to form a party? If they do not	Brown," who was arrested by him at Saratoga, charged with being con-		John Connelly vs Wm R starr, et al	ard, exr's of the estate of Taakil Cr
FOR GOVERNOR, - C	easy matter to give the evidence in	la la se	the best writer in the black, we are sorry		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	CODDING & RUSSELL,	S O Frost vs C D Cash	Final acc't of Delos Rockwell, admi- tate of Wm Baker, late of Troy, dec'd.
EN. JOHN F. HARTRANFT. s	such positive and convincing shape	Fund to the payment of the public	to say, does not look with favor upon the proposition of the Bradford Republican,	avail? If they do form a party, what becomes of the independence? Are	Treasury package on the 2d of June.	CUDDING & RUSSELL,	Richard Horton vs Samuel Hystt,	Final acc't of M T Porter and M A of the estate of Lemmel Ayres, late of
Of Montgomery.	as would be conclusive, and cause	debt, transcended the requirements	Northern Tier Gassite, seconded, as we	they numerous enough to sway one	This afternoon the prisoner was	Invite the attention of the public to their stock	Mechanic's N B, Chicago, vs C F Welles exrs.asa't. C O Clark trustee vs J W. Farks	nee'a.
FOR STATE TREASURER,	every county to hasten and adopt it.	of the law by calling in and stopping	to make a trial of the Crawford county	or both of the existing wicked parties?	brought before a judge on s writ of heabas corpus, but the judge declined	.e. 01		ear's of the will of Daniel Bally, Late
HENRY RAWLE.		interest, after the first day of Novem-		If they are, will they exert their	to discharge or release the prisoner	HARDWARE GOODS,	Rutenv J Rovers vs Blood & Co	Final ace?t of Delos Rockwell, guard bard Williams, minor child of Johnso
Of Erie County.	ford offers the best and most unmis-		spective election ilistricts assomble at their	strength from within or withont? If from without, how will they do it?	on bail, for the reason that the war-			late of Troy, dec'd. L'artial acc't of J B M Hinman, ex
PUBLICAN COUNTY CONVENTION. t	takable evidence that the plan there	State indebtedness, for the redemp-	several localities and proceed to vote a	If from within, what again becomes	rant was from a police court and that	Consisting of	Fitz Gearald, Flagg & Co vs Dunbar & Deury, as 5 Andreus Ratter vs Michael Lynch	of Clark Sweet, late of Monroe, dec'd. Final acc't of J F Chamberlain.
	in vogue is not satisfactory, and does	tion of which the Sinking Fund was	full ticket, naming the perion they prefer for each office to be filled; whereupon	of the independence? These are ques-	his court had no jurisdiction. A telegram has been received here	COOK STOVES	F C Dewers vs Eureka Mower Coass pt B F Ball vs Barney, Kane	Amanda DeFrehn, minor child of Jes
d House on Thursday, July 1st, and appoint d In	not promote the strength of the par-	not in immediate condition, relying	they also name one or more persons of	tions essential to a knowledge of the	from New York stating that Benjamin	Of the must approved patterns.	F F Post vs C K Ladds's admin'sappeal	Final are't of Ira Finch, adm'r'of t Win Bradford, late of Windham, dee'
Vigilance Committees for the several townships to	ty nor conduce to its political mo-	probably upon the receipts of the	unquestionable integrity, who correspond precisely to return Judges who meet to-	true status of the Independent voter.	B. Hallock, a clerk in the Treasury		Trane V Whitney vi Fillett Whitney et al Sci fall	Final ace't of Guy Tozer, guardian ney, minor child of Hanford Kinney, 1
colred. That the County Convention this year I			gether at the county seat, and the persons	may ask and do ask but which no	cash room on leave of absence, was	RANGES,		field, dec'd. Final ace't of Wm F Coburn, adm'r
eld on TUESDAY, AUGUST 3187, at 2 o'c'ock at the Court Horse, Towanda.	Clawford County gave LINCOLN 2818	payment.	who receive the highest number of votes are declared the nominees of the party for	man may answer except the Indepen-	arrested in that city to-day by de- tectives of Washington on a charge	Of all kinds:	Lewis Havens vs C.I. Ward's admr's	of Jas S Shaw, late of Tuscarora dec's Final acc't of Philip Stoneman, adm
	majority; in. 1863, CUBTIN 1905 ma-	Upon these proceedings the Har-	the respective offices. It seems to us that	dent voter, and the Independent voter	of being concerned in the larceny,	PARLOR & HEATING STOVES.	Catherine Wheeler vs Moon & stafford	tate of Charles M Young, late of Alha Partial acc't of Voiney Landon, Sal
hey shall deem best at the primery months in rid to the adoption of the "Crawford County () om " in the nomination of echelidates and in-		risburg Telegraph remarks, and we	"Castelar" does not properly feel the mainitude of the evils complained of in		and they will arrive here to-night		P M Stowell vs J R Weir & Co	P Landon, excis of the will of Luther of Granville, dec'd,
ing the number of standing conduitiee.	ty: in 1872, HARTRANFT 558 majori-	heartily endorse it:	connection with our Delegate system of		with the prisoner. Hallock while in	In endless variety.	P M Stowell trustee vs J R Weir & Codobt Win R Foster vs Win Brain	Final acc't of C. Mosier, admir of a Paul B Hunsinger, tate of Wilmot, de
welled. That meetings for the election of dele-	ty : in 1814, OLMSTEAD 97 majority.		making nominations, and that he over- rates the importance of the imaginary ob-	us what he will not do, but what he	New York visited the most expessive	BUILDING MATERIALS,	The P & E Coal Colys S N Blood et al case	Final ace't of Wm-P Payson, adm'r of Nathan Doan, late of Windham, de
s between the hours of 3 and 5 o'clock P. M., in borough, between the hours of 6 and so clock	We assert, positively, that in no Re-	tion, amounting to \$508,018.26, in-	jections he raises against the so-called	will do, this he does not tell us, and	jewelry, tailoring, dry-goods, carriage and harness establishments, making	•	Fox, Stevens, Mercur&Covs S & E C & RR Cofor aff D J Sweet do do do do	Final rest of J W Hollenhack a Welles, C 13 of the will of C F W
and that delegates be elected by ballot. The shall be kept open continuously from the first []		cludes all the indebtedness of the Commonwealth which has instured,	Crawford county system; and that in or- der to sustain his preference for a repre-		on aniries as if he intended making	Furnished at	B F Myer do do do do do do	Athens boon, dec'd. Final acc't of Geo W Sterigore 'e:
ed hour shill after the expiration of the time of	noch licket so often ueleaven, as m	on mill moture before 1877 The	sentative expression of the people as	What will he do in Pennsylvania? Will he vote or will he pout? If	large purchases. This afternoon, W.	BOTTOM PRICES.	John Gustin et al vi John Rewittappeal A E Comstock vs.E B Williams	Harvey, late of Overton, dec'd, Final acc't of Jas M Johnson, lex
ndidates for the following offices are to be non-	Crawford. If these are the legitimate	Sinking Fund Commission is thus	against that of the entire people collec- tively, he falls back on the old argument	he pouts, how will he answer to his	H. Ottman, a restaurant keeper, was			Johnson, late of Windham, der'il.
e person for Prothonotary.	fruits of the nominating system there	brought to a dead halt in its opera-	of tyrants and aristocrats and misinter-	conscience for the base abdictation.	arrested, charged with being impli-	ICE CREAM FREEZERS,	O H Rockwell vs S & E C & R R Cofor att	Final acc't of C L Chaapel and M adm'rs of the estate of Maria Crofut,
e person for Sheriff. e person for Register and Recorder.	in operation, then we don't want to	tions. The Commissioners cannot go	prets the voice of history to prove that		cated in the larceny. The Chairman of the Treasury counting committee,	Of every style.	Philo Mingos vs do do do.	s Final acc't of John A Colding, gw
e jerson for Treasurer.		into open market to purchase the State Loan at a premium—nor can	the people at the very foundation cannot be trusted to do right ;from all of which	son between the pomposity of his promise and the pettiness of his per-	after a full consideration of the sub-	SHEARS, SCISSORS, RAZORS,	Vol Smith's ex'r vs Cont'l Life Ins	rie A Bailey, (now Wheeler) millior Bailey, late of LeRaysville boroldge
	a newriter of this, who will yield	they ston interest upon one nortion	positions we are compelled most emphati-	formance? And if he votes, what	iect, expressed his suspicion of Hal-		B B Mitchell's use is Arminia twp	Partial acc't of Sallie Chaapel. A and Robert McKee, admr's of the C
is carnestly recommended that the atmost care - 1	to no man in his regard for the Re-	of it until it becomes due in 1877.	cally to dissent, as we do from his conclu- sions, that "the delegate system is as near	h s he gained by sulking like Achil-	lock, and this led to the activity on	and the second sec	Gibens Brker vs S T Lewis. Fanny Fargo's use vs Levi Wells	yard Chaapel, late of Franklin, det d Final ace't of E II Thomas, alm'r
caution or observed in conducting the primary	publican party, and in his desire to	Until legislation is had to provide	perfect as anything human can be; that	les in his tent, and by coming in as a	the part of the Washington detectives.	POCKET CUTLERY,	W S Dobbins vs Effanan Snith H B Ingham vs A Lathrop	of DWC Herrick, late of Troy deco Also the appraisement of property
	see the party of this county purged	for the difficulty the Commission is	and the like. Now as objections, we claim,	follower where he arrogated to him-	THE CRIMINAL CAUGHT.	Of the best manufacture, and warranted.	Ellen K Mitchell's nee Jas Kulleyeject Amasa Hancock vs A & D M Newtonappeal	ecutors and Administrators to wellow: of the following decedents, viz:
			and the like. Now as objections, we claim. first, that the delegate system of Bradford	self all the requirements of a leader?	WASHINGTON, Aug. 8.—Detectives		G H Well's vs Pa & N Y C & R R co	Estate of Henry Essenwine.
r. J. D. Kyser.	made a party of the people, for the	or over the mismanagement of the	con in that a votar in some of the small	want to assume that he was not a	M. C. Devitt and M. C. Elfreshar- rived here to-night, with B. B. Hal-	CARPENTERS' TOOLS,	- Jas Williams vs N C, R R Co.,	······ Whi W Wilkinson, ······ Elbert Tyrrell,
	people, has made this subject a mat-	Sinking Fund? How can it be mis-	boroughs, or a republican voter in a demo-	mere interger in the count of noses.	lock, who was arrested at the corner	Of every description.	C A Carpenter vs Central Ins Coasp't E S Andrus vs Hubbell Manley's adm'rappeal	Bohn W Murphey.
ers, I Hart dam Har the distant			cratic town, may have as much weight in his town as five or ten in a large republi-		of Broadway and Leonard street	GAS FIXTURES,	Jos WHCox vs S F Elliott	····· C.F.Welles.
Alum-P. E. Arnot, E. Feibush, Fred, Kerrick. (by Boys-trad Wilson, Geo, Webb, Dr. Rossier,	ored to learn from Republicans in	With three months not intoming	can town : since Alba or Barclay with a	value on account of deeper insight,	New York, this morning by them.	GAS FEALURINS,	Hiram Taylor's use vs W.S. Dobbins	
riclay-John Ditchlurn, Dr. Hillis, W. Tald, Carlington Twp-C. Beilingto, Alex, Lane, Rold,	other parts of the State as to the	With three months yet intervening	few republican voters have precisely the same power in a convention as Canton or	farther foresight, richer wisdom,	On the road to this city he at- tempted to throw away a memorant	CHANDELIERS. BRACKETS		And the same will be presented to
	practical workings of the Crawford	tion, this action of the Commission-	Pike. Some have proposed to remedy	of men, who somehow push the car	dum book, but the officers secured it.	e.(1)	Hiram Miller's use ys Armenia twpappeal Abram Waltman's Win & Peter Honsiekertres	Court of Bradford County, Thursday, at 2 o'clock p. in., for confirmation at
rar y.		ers, virtually taking the Sinking	this by apportioning the number of dele-	of politics along by putting their	Upon examination it was found to	&C.,	T J Irwin vs J G Mason	0.4.6.11
Mr.Kehn,	platic testimony has been, that it	Fund question out of the canvass, is	gates according to number of voters, but this change would still leave the other	a shoulder to the wheet of oy pulling	contain the figures \$47,097-654 the	In endless variety. The largest and best ⁵ assort- ment kept in Northern Pennsylvania.	- W G Tracy vs Sul & Erie C & R R Coast p	August 6, 1875.
		unjustifiable and intolerable, and up- on the part of Auditor General Tem-	evils unchanged.	in the party traces. And now it	exact amount of money contained in		John Gustin vs E. F. Lilley	
enton Born-John Spalding, E. H. Thomas, G.	advocates: that it was complex and	ple simply inexplicable. He will be	We say that under the delegate system it is far easier for unscriptions men to		the package. These figures had been erased by a lead pencil, though they		J C Craven vs O'Hara Bishop et alsel fa m s E C & J E Sevinenit do do do	GRAND JURORE,
and the entropy of the law of the law of the second s	full of danger; that it did not over-	called to answer at the bar of his	make use of bribery to secure their pur-	or else he will follow at the rear of	had been divided by 2 and the quo-	KEROSENE LAMPS.	Jefferson Carley vs Peter Miller et al	Altany, Win Martin, Jas E. Batch: Nathancel C. Green, Geo Peters: Bare
ranklin-James C. Rolway, F. F. Farehild, ne-McKer, - anville-V. Savien, L. D. Taylor, R. Bailey,	come any of the evils incident to the	paaty for this ill-advised destruction	poses, on the principle that it is easier to	those whom from his lofty elevation	tient 23,548,821 remained untouched		S G Townsend vs Mitton Phillipsappear Enoch Blackwell vs N C R R Co	Geet Franklin, John Rockwell: Gran D Baxter: Monroe twp. John Nor
ruck-Wm, Nesber, John Woodburn, James	delegate system; that it offered a	of half its stock in trade for the	bribe a majority, or enough to control that majority, in one meeting or conven-	he has despised."	he not having time to erase it. An	From the cheapest to the best.	J E Bullock vs Delos Rockwell et al	Win Aymer frz South Creek, Peter - shequin, William Patterson, Geo Cl
	premium for fraud, and sowed the	Formerly the Commission were	tion at Towanda, than in fifty of them held at home in each election district, al-	- "FOF we take it for granted, and	entry on the same page read "9,870 saved to show W. H. Aug. 5, 1875.',	LAMP CHIMNEYS & GLOBES	, James Fox vs do do do do	Charles Thompson; Towanda twp: El Towanda boro; Wni B Dodge, War
III. Roy-R. McKeel H. M. Holcoub, L. Bowman.	seeds of discontent and disaster. In	I among a second to muschage the loss of	though it may not be urged that bribery			At greatly reduced prices.	Hirdsley Tuttle vs. J.S. Anthony	wanda north. Robert Keene: Trey lon
	Lancaster County, where it has been	the State at its current price in open	has actually prevailed very much, if at	largely dedpends on them, and which	statements in regard to these entries,		Alph Greenwood & Co vo J W Creque et al. appeal Johanna Emils et al vs Patrick O'Heron et al. eject	Cogswell: Wyainsing, Jackson Lewis
	practiced for a few years, so patent		Again, we claim that the delegate sys-	will determine the character of our	but finally admitted to the officers	S	Lumian Murray vs Ambrose Marray's admrass'p.	TENVERSE JUDINS-4-\$
	.	to enure rather to the profit of the Treasurer than of the Commonwealrh,	tem is un-republican, from the fact that		that he attempted to throw the book away, as the figures in it would secure	TIN WARE.	Manley & Jackson vs B S Knightsappeal Peter Monroe vs Jac Cowah	Asylam, Edward DeLong, Bartlado Athens two, Samuel Oventher, Joh
well-H. L. Case, Geo, Corbin, Joseph Tuffle, erton-John Motthews, Chas. Molyneux, O.	inte megiointure mus pubbed	• • • • • • • • • • • •	it is possible under it for men to be placed in nomination who are distateful to a ma-		his conviction. The figures above		J & Cowell vs Overseer Poor of Asylumappeal G II Viele vs Fred A.Long	Frank S Morley, Nathan V. Weller two Horace O Burnet Burlington W
second a recomption of the replace of the	making the penalties of the election	ingly repealed. Its re-enactment	jority of the voters who are expected to	the two parties hitherto despised by	mentioned lead the officers to the	In endless variety, of our own manufactore, war ranted first-class,	J H Brink vs Henry Miller	Praty: Canton Twp, Ulysses Manley; Walter Newman 2d; Columbia, 640 C
dal. deluty-E. A. Cooper, G. M. Owen, E. R.		would seem necessary to prevent a	elect them, thereby justly causing disaffec-	the Independents. We may assert	belief that he divided the money	· · · · · · · · · · · · · · · · · · ·	Subpeenas for 2d week returnable Sept. 13, 1875.	roe typ. Charles Scott: Orwell, Horne Pik ., William C. Brister, Robert Bol
with, nº Twp-W. W. Moody, H. McCabe, I. J.	attempt to prevent cheating. That	Tradit trans at all and machine molion	tion, and often leading to the defeat of even the unobjectionable candidates, and				BENJ, M. PECK. Protby.	Alvin May:Smithfield, Jesse Samuel, N Springfield, Alfred Brace, Numa
y. me Roro-A. P. Young, I-one Allen, Mont-	this enactment was not successful, we	ing the State Treespron and his sure.		what one might desire, we may deplore that the choice must		Jobbing of all kinds in our line promptly atten ded to. Th roofs and eaves troughs puttup in the		Dickenson; South Creek, Srning 1 Town als Boro, Benjamin B Wilco
ringfield-Janes I., Yrokes I. Borress W. A	are obliged to believe, if the half of	ties, to loan out the public funds to	Again, under the delegate system the voters are practically limited in their		while the authorities do not deny	most satisfactory manner, at short notice, *	plications for licenses for taverns, eating houses	Tarner, G to W Ryan, Chas C Wied
wn. nithfield-A.O. Tracy, E. G. Durfer, B. B. Ger-	the published charges are true.	the highest bidder.	preference to one or two offices out of a	that this should not be so, but it can	this, they decline to admit the fact,		and merchant dealiers have been filed in this office and that the same will be presented at the Court of	Fred A Longy Warren, Patrick Ton
1 1.	In endeavoring to reform the	The State loan is held at a premi-	half dozen, which arises from the well-	- not be altered now, and the choice	though they say there has been some		of Quarter Sessions out. Monday, the 6th day of	Wells, Lzra W Updyke: Williof, D
		um of from 4 to 9 per cent., and is	understood fact that a candidate for Sher- iff or Congress who can, as the politicians say. "control" fitteen or twenty delegates.	is inexorably restricted. With the	talk and the public may rest assured		r Court.	Jas Holland; Ridgw.v. John Affen
the second secon	the delegate system, our Republicans	never presented for payment until	say, "control" fiteen or twenty delegates.	independent voter, who was nones	the right men have been secured. None of the money has yet been re-	A Specialty. WE HAVE THE ONLY PRACTI	- TAVERNS. Ornal Kellogg, Monroe bole.	Monroe typ. Thos T Smily: Columbia Smithfield, W II Pierce: Barchy,
eshcanin-L.I. Venne & Marking et the	the actended of stem, our reepublicans	the holders are formed to come in he		. Lin his inclananciance and what has a	Sond of the monor has not hoor the		- A MARIAN ANALY CANALAND COMPANY	a substantiation of the second s
eshequin-1, L. Young, F. Watkins, H. Horton, meling stole - V. Taylor, M. E. Reed, Nelson 1	should be influenced by wise and	the stonnage of the interest upon	will practically nominate himself and the	heart only his country's welfare. if	o None of the money has yet been re-	CAL PLUMBER IN TOWANDA.	C. D. Holcout, LeRey Bore.	W Burlington, M Houston: Athens, Granville, V Soxton: Wells, A Knat
anding stole - V. Taylor, M. E. Reed, Nelson . 1		the stoppage of the interest upon their bonds.	whole ticket besides. The people understand these things.	heart only his country's wellare, n is merely a question whether his pow	 None of the money has yet been re- covered, but they have strong hope of getting a good portion of it soon. All the parties were locked up. 	CAL ELUMBER IN TOWANDA.	C. D. Helcenth, LeRey Bore, EATING HOUSES, S. M. Brown, Towanda bore,	W Burlington, M Houston: Athens, I Graniffe, V Soxton: Wells, A Knap Wm Shumway, ru yyr ast at non2d Wi

Towards North-da, Vester, G. R. Ward-T. Mullock, C. F. Tay. Towards Bore 2d Ward-W. S. Nevin, B. A. Towards Wire to attempt to Towards Wire to attempt pure democracy; thinks that the people collectively would not improve the legis-492,000 lation at Harrisburg, or make a better ticket than our coming county convention thinks it would foster sectional animosi voter tell us what to do? ties; decrease the power of the rural dis-tricts; that the voting cannot be honestly conducted ; that all the candidates non nated would be from Towanda-(altho' of the names he cites as residents of Towanda, Messrs, Chubbuck and Snell can not be so considered, having moved there to vote must show: only to fulfil the duties of their office). 1. That he has been a citizen of the To all of which we reply, that one of the greatest of theoretical writers has United States at least one month. conceded that a democracy excels all oth-ers in the quality of honesty of purpose, lized after the 3d day of October in although he mistakenly and in accordan to condemn in the opposition. Has the Democratic party changed in rior wisdom for the aristocratic form and the present year: 1 2. That he has resided in the State a year or, if formerly a resident and the same disloyal, corrupt organiza-tion that it was when it fired upon Sumpter? Is its charges against the against its excellence as a principle. Our removed there from, shall have reurned six months preceding the election. This is the same provision party that saved the country to be people are an intensely active and bus people, and could not spend once a week that prevailed in the old Constitution. accepted as truthful by those who, people, and could not spend once a week, 3. That he has resided in the elect- [4; Luzerne, 13; Lycoming, 12; Meronly a few years since, suffered by government; but if they could do so, and would assemble at Harrisburg as "Castepower through the Republican party, have ever abolished the tonnage tax, least two months immediately before the election. we know there is independence and wasted the canals, released corporations from obligation to fence their tracks, and 4. That he has, within two years virtue enough in the party to deal set a price on the value of human life?— with them as their misdeeds demand. which are *specimens* only of years of legion, paid a State or county tax asislation in the interests of corporation We do not believe the American peo-ple can become so reckless as again if all the Republican voters of Bradford could and would assemble in the Court essed at least two months prior to the election. Let no man move from one ward election and expect to vote. as to advance the successes of the successes of a delegate party and the consequent welfare of particular pleasure in bringing to the convention-oftener, however, not than DID THOSE Republicans in this ounty who declare their intention of With regard to sectional animosities. supporting candidates of the opposition for some of the county offices to be filled this fall, unless certain the candidate, and not locality. It will friends are placed on the ticket by Intervention, ever stop Hair Bushel. Lath B M. Hair Bushel. Lath B M. Hair Bushel. Lath B M. Hair Bushel. Brick B M. to consider the result of such a course? everybody knows, endeavored to de-stroy the Union, and the other one, every officer to be chosen, they will turn out with as much enthusiasm to primary out with as much enthusiasm to primary every body knows equally well, saved elections as now to those prescribed by the Union; and to have doubts as to law. There is no lack of honest, reliable 1860, and there is just the same want men in every town in the county to hon-estly administer the voice of the people. Because there have been frauds commitof principle in the Democratic party. Those who are indebted to me will take notice that I must have money or I can't buy for cash and pay freights. They must settle by the first of August next. ted in large citics, no one would abolish popular elections and allow some repre-sentative body to choose all the officers of preferences in the contest for nominations, and resolve that good men government. On the contrary the ten-dency is correctly the other way, to trust and true Republicans shall be placed and should be forgotten; the princi-ples which made rebellion possible if popular government had been as bad a method with the people directly as nuch as possible. give the nominees a cordial and ples which made rebellion possible in popular government and our briend "Castelar" rule in Athens as our friend "Castelar" depicts it, it would not prove that such need be the case now Athens with all her learning, never had our system of the learning, never had our system of united support. GERDEMANN's lecture in Philadelfree schools ; the laws of Solon never alphia on Wednesday night of last lowed its wives and mothers the privilege of our noble American women, and they week upon the Catholic Church, of knew nothing of the very corner-stone of which lie was but lately a priest, was American freedom and American social full of striking facts, although many vantages they had failed to vindicate the of them were not revelations, the has been published. He 'examined democratic principle, it would not be a discouraging precedent for us? But did the accounts with the banks in which the funds of the State were deposited, public has heard of them before. The following is new and suggestive: "When I saw the parades on St. mled by the nobles only, remained'a pure Patrick's day in '73 and '74 I was democracy in spite of frequent and con-tinuous efforts of the aristocracy to prestanding alongside of Bishop Wood ent their system of government, and in the second story of his residence. that it was in those days accounted right How delighted he was with the disto tolerate in the freest communities the play of their great numbers ! "That foul stain of human slavery, we might will show the American's how many LIFE & ACCIDENT COMPANIES. conclude that not only does its history vindicate the honesty of a democracy, but also its essential wisdom and strength, voters we have now, and how many fighting men we will command when RAILWAY PASS'RS, " the fight commences, and commence MUTU ML LIFE, of New York examined the famous vault account, about which so much has been said falsely, and after the most thorough of Greece to march against Persia—the democratic government of Greece tri-umphed over focs from without and trai-WE REGRET to see the suggestion tors within; led the world in knowledge from our cotemporary that the Reconvinced that the funds of the State were intact. Will the Argus admit cede that the banishment of Aristides, publican Convention meet and ad- apr22-7517. journ without making nominations, DLOWS AND POINTS. the fining of Hiltiades, and similar blamed now that there is no defalcation, or the hinned initiades, and similar blance journ without making nominations, will it persist in its defamatory course the exigencies of the times; and of Peri- and that the Crawford county system the exigencies of the times; and of Peri- and that the Crawford county system **I**. Farmers are hereby informed that I am now pre-cless they speak as the "acknowledged be adopted this fall. We believe the Farmers are hereby informed that I am now pre-pared to fue problem, who extended and be adopted this fall.

READY PAY!

Belelving it the only system by which justice can mon Pleas of Bra

åС.

A PPLICATION IN DIVORCE. To Lucy L. Adams. No. 129. Feb. T., 1556. You are hereby pothed that Milton Adams, your hustand, has appled to the Court of Con-¹ oro, Volnév M Wilson: Barelay, Daniel R Wi tams, John H Davis: Burlington two, Andre Melville, Americal Blakeslee, John W Lane; Bu Roct well: Chilton twp, Jan applied to the Court of Com-radiard County, for a divorge from iek Greenfil ohundan, Charles Foli artest Sickler: Leroy, John Hickey, Monroe but B Mallory Hirman: Orwell, E27 Conklin: Pik

Twp=-G. Maniey, L. Batlard, Win, Sims, Ber = A, $\beta \in \mathbb{N}$ wman, John Grant, E. Pgm-The main -M. S. (ober. Was, thri-then S. + Castelar," has already stated argu-1-4. S. Lockwood, John Dixon, S. Hovey, 55-4. W. Ligham, M. T. Slottery, C. S. Warrens-H. Hervella Win, Manchester, J. H. Windhom- Who, H. Chark, Jacob Miller, George Wroner, Wyalu-jug--Di, Honst, J. R. Taylor, B. T. Struck, Wysox—R. F. C. Myer, Miles Shores, Geo, Wold, Wellss-Wade Beardsley, A. Judson, Thos, Baker,

The Republican County Committee having at their meeting recom

action as they shall deem best at the primary meetings in regard to the adoption of the "Crawford County System" in the nomination of candidates, and increasing the number of the Standing Committee, the subject has been squarely and properly brought to the attention of the voters, and is receiving the consideraition which a question of such magnitude deserves. Whatever may be the result,-whether the present method is to be continued, or the plan of direct voting is adopted, we believe that good will result from the discussion, by arousing new interest in the primary movements of the party, and by causing an investigation and inquiry on the part of the people as . to the best and most certain manner in which they can make known their

wishes as to the selection of candidates. - That great dissatisfaction exists

as to the manner in which our Conventions are constructed and managed, there can be no question. But we are equally well satisfied, that a large share of the popular prejudice is directed against imaginary wrongs, and that if the voters will calmly and without prejudice give the subject careful consideration, they will arrive at the conclusion that ninch of the

clamor is made by designing and disappointed men, and the evils of the present system are such as are ineyitable to any plan, so long as officeseeking is chronic, and men have mand the acids and the delicious their weaknesses and their frailties.

It would be an easy task to point out how all the wrong-doing of which complaint is made might be avoided -how the office should seek the man and not the man the office---to demounce the practice of importuning for nominations, and the worse habit Fruit of all kind promises to be of decrying and slandering competi- abundant, and should find its way intors,-but as the millenium has not yet come, we must take the world

as we find it, and deal with politi- living of the Scotch peasantry, and cians as they are now and have been for years past.

The question for our Republicans land lassies with their rosy checks now to consider is, whether they will and teeth of pearl? In one of the continue to anake their nominations Eduburgh hospitals, the experiment by schiding delegates to a County of using light dict and less animal Convention, or will they adopt what food has been made with the best reis called the "Crawford County Sys- sults. Let us not be misunderstood. tem," and ballot directly for the can- We do not wish to banish meat from didates of their choice. The present the bill of fare. Farmers, hod car-

Act April 2, 1852, due July 1, 1882.. *Act Feb. 2, 1867, due Feb. 1, 1877... *Act Feb. 2, 1867, due Feb. 1, 1877... *Act Feb. 2, 1867, due Feb. 1, 1882... Act April 3, 1872, due April 3, 1922. than the wrongs to be cured. Our valued and sensible correspondent. 9,995,800 #22,899.250 ments and facts which should satisfy *Due in 1882, payable at the op-

every unprejudiced and reflecting tion of the State after Feb. 1, 1877. man that, however plausible and ap-+Due in 1892, payable at the opparently fair may appear the plan of tion of the State after Feb. 1, 1882." a direct vote for candidates, yet, in

WE HAVE no patience with that its practical operations, it is a failure. THE "CRAWFORD CO. SYSTEM." We do not intend to reiterate his ar- class of Republicans who are contin-

ually finding fault with the leaders uments, as we started out with the of their party, and never see anything intention only to give our personal to condemn in the opposition. Has bservation and opinion as to the mended to the Republicans of the several election districts to take such Aroposed change-and to discharge what seemed to be a duty in regard anything since the war? Is it not strength for the despotic form of govern-ment. The difficulties which lie in the to the matter. We repeat, then, that the same disloyal, corrupt organizaour judgment, if the Republicans of Bradford adopt the Crawford County system, judging from the experience of other counties, they will make a great mistake. They will not its treachery? If bad men get into emedy a single evil of which comblaint is now made—they will introluce into our politics a source of denoralization now unknown — they will multiply candidates by the score -and sow the seeds of discord and sorganization. Such is our firm belief. But if our advice shall not be to hand over the control of our na-belief, But if our advice shall not be to hand over the control of our na-louse at Towanda, perhaps they could needed, we shall lend our best efforts tional affairs to a party which but a make a ticket in a half hour as well as a to give any new plan a fair trial, so few years ago was in rebellion to de-tas to advance the successes of the stroy the Union, and which now finds

> front the old Bourbons of its organi- otherwise. the country. zation, who led the country, through the primaries. Select your best, cool- their devotion, to State sovereignty we say and claim that the Crawford coun-ty system will allay and remove them, -And now, Republicans! attend st, most reliable men as delegates. and slavery proagandisim, to the Don't send them to the Convention brink of ruin. There are to-day two as the ultra partizans of any candiparties in this country-one of which, everybody knows, endeavored to dedate, or any plan, but instruct them to be governed by a desire for the everybody knows equally well, saved prosperity and success of the cause. Do this thoroughly, and we shall hear which party should be entrusted with no more about rings and combinations and all that sort of nonsense. the management of national affairs, is to distrust the capacity of the peo-THE SEASON FOR FRUIT.

ple for self-government. It will not A fruit diet is now in order. It is do to say that the rebellion is past nature's own-food during the sultry months. Meats and gravies, pies and puddings, that may be safely eaten in January, often produce languor in August. The system seems to deperpetuity of the Union.

sweetness of the apple, the berry, and MR. TEMPLE, the Democratic Authe peach. Half the sickness that ditor General, was present last week prevails in summer might be avoided at the meeting of the Commissioners by a generous use of this juicy food. of the Sinking Fund, whose report Do not be satisfied with a tiny saucer ht tea, but consume a plentiful allowance for breakfast and dinner as well the youchers and certificates from the officers of the various banks statto every household. ing that the amounts charged against

Oat meal and milk form the staple them respectively on the books of the Treasurer were deposited with them a robust set of men and women they to the credit of the State. He also are. Who has not heard of the Highexamined the famous vault account,

and searching investigation he declared himself perfectly satisfied and plan has been in operation here for riers, lawyers, editors, and others in the vain hope of making partisan leader of the people-who extended and plan entirely impracticable, and fear

serve best is the disciplined army or | 30,000, and weekly additions are beby engaging in the combat "on his ing made to these figures. The coun-own hook." Will the Independent ty having the largest organization is ty having the largest organization is Bradford, with 48 subordinate granges and a membership of about 2,500.— The counties of Alleghany, Cambria.

Who MAY VOTE .- It is well to re- The counties of Alleghany, Cambria. carry a larger stock, and enjoy for purchasing. mind our readers that, under the new Cameron, Carbon, Elk, Juniata, Me-Constitution, every person offering Kean, Philadelphia, Potter and Som-CODDING & RUSSELL. crset are entirely without grange organizations in their limits. Of the remaining counties the number of 11929-73-17. This will gut off all persons natura- ams, 1; Armstrong, 16; Beaver, 3; BARGAINS IN STOVES! Bedford, 6; Berks, 22; Blair, 2; Bucks, 6; Butler, 12; Centre, 16; TINWARE. Chester, 25; Clarion, 3; Clearfield, 3; Clinton, 6; Columbia, 18; Craw-HARDWARE, ford, 29; Cumberland, 12; Dauphin, 8; Delaware, 2; Erie, 20; Fayette, TRON AND PAINSE 3; Forest, 2; Franklin, 6; Fulton, ; Greene, 19: Huntington; 11; Indiania, 24; Jefferson, 5; Lancaster, CARPENTER'S TOOLS. 8; Lawrence, 9; Lebanon, 9; Lehigh.

A.J. NOBLE.

AGENCY,

CONTINENTAL, of New York.

of Nowark

Linses adjusted and paid at this offices

ZAMBURG BREMAN, of Germ

GERMAN AMERICAN, " MANHATTAN, PHENIX, of Hartford, ORIENT,

ORIENT, " AMAZON, of Ohio.

CITIZENS'

GLASS ion district where he offers to vote at | cer, 16; Mifflin, 6; Monroe, 6; Montgomery, 11; Montour, 4; Northhampton, 7; Northumberland, 8; Per- &C &С., &С., ry, 4; Pike, 2; Schuylkill, 5; Snyder 5; Sullivan, 4; Susquehanna, 17; GIVEN TO ALL PURCHASERS FOR CASH. nd at least a month before the elect- Tioga, 16; Union, 4; Venango, 17; Warren, 6; Washington, 12; Wayne, 1; Westmoreland, 7; Wyoming 12 H. T. JUNE'S and York 11. Miscellaneous Advertisements. HARDWARE or district immediately before the THEAP COAL AND LINE. STORE From and after July 1, I will sell coal, lime, &c. for each only, and the price list will be corrected TOWANDA, PA.

dec17-73. REAL ESTATES Carbon Run Lump..... Barclay Mountain Lump. Smith. 2 73 A. J. NOBLE & CO., . 2 2 Main streef. I am always prepared to deliver purchases on short notice at the usual price of delivery. I also tender my thanks to my many friends and enstomers for their very fiberal paironage in the $T \cap W \land N \land D \land P \models N \land N \land$ in the party now as there was in customers for their very aberat partonage in the past and hope under the new departure to make it to their interest to continue 'to buy where they can get the best goods for the least me Those who are indebted to me will take notice FARMS, MILLS, VILLAGE LOTS, HOUSES

> Very Respectfully Yours, J. H. PHINNY. Towanda, July 1, 1975. BUSINESS SITES IN TOWN. W. S. VINCENT

ALWAYS ON HAND AT BARGAINS upon the ficket, and then resolve to TOWANDA INSURANCE

> 11v20w1. Also large tracts of land in Main Street, opposite the Court House, IOWA, NEBRASKA & KANSAS.

Along line of Rail'Roads. Very desirable for Emigrants. FIRE AND MARINE GOMPANIES

PROPERTY FOR RENT, FOR DWELLINGS AND BUSINESS PURPOSES. 1,537,539 1,824,410 709,885 1,852,303 719,342 935,50 393,136 2,500,600 conts collected and remitted on reasonable term

NATIONAL LIFE, of U.S. A., assets \$3,580,225.

where all persons having claims upon said for must present them or be forever debarred for Money Loaned & Loans Negotiated. 3,188,21 oming in upon the same. 650,000 72,336,070 G. D. MONTANYE. aug5w4. Parties wishing to purchase will do well to look TOR RENT. - A farm to rent for er our lists From Burlington Berough, containing 107 acress 5 acressing to the state of dispersion of the state of the sta A, J. NOBLE & Co. apr22-75(f. NOBLE & VINCENT, GROCERIES & PROVISIONS. Or inquire of Rundeft & Myer, Maine Street,

the bonds of matrimony, and the said Court has ap-pointed MONDAY, the 60hday of Sep., 1875, for hyaiing the said Milton in the promises, at which th and place you can afte ad if you thinkproper. PPLICATION IN DIVORCE

Regins viewers: Ridgbury, Sorman Stevers smithfeld, Lick Bird: South Creek, Samuel Pe-teagily Marth E Wissen; She mequin, Rep Eller fon: Toward, Lore, F Thomas, Noble, James Stene man, John M. Braundt Tuscalora, John Gardne Chaffred H. Brywning: Ulster, Owen C. Merril James Olmsteint: Warren, David J. Thomas, Wine - To Rebecce, tonfactle, 'No, You are hirsly indified that 1576. You are birdly notified that Channeys Gutherie, your hashed, has applied to the G of Common Pleas of Bindford County for a dry-from the bonds of marks, and the solid Co-has appointed Monday, the child ago of septem 75, for hearing the solid Channey B, in the pr jses, at which this and place you can attend if think project. on, Jne Fight Wells, David Effek with: Wilne antth Tufthy TRAVERSE JE RORS-BU WEEK

 A. M. C. S. J. RORSSON, WELK.
 J. S. LERN, J. S. RORSSON, M. S. M PPLICATION IN DIVORCE. 17 Find ArthON TN DIVORTE. 17 Joseph W. Unidon, No. 128, Feb. T., 1855. You are hereby notified that it is nel Landon your wife, has applied to the Court of Common Tleas of Bradford County for a advorce from the bonds of matrimohy, and the and Court Las ap-pointed Monday, the Study of September, for hear-ing the sold Rachel in the primises, at which time and place you can attend if you think preper. Lable, SMITH, Shurig. PPLICATION IN DIVORCE.

we cround be in the tail of Said county, st.

Sommen

Ridghury, Sorman Stev-

To Thomas McKurrick, No. 125, Feb. T., 1875. You are hereby notified that Eliza June Mc Kerrick your wider has applied to the Gourt of Pommon Pleas of Bradford County for a divorce TO ROCLAMATION - WHEREAS rom the bonds of matrimony, and the said C as appionted Monday, the 6th day of septem or hearing the said Eliza Jane in the premise INVOULA ALATION, — WHEREAN, Hen Part D. Monnow, President Judge of the fight Judicial District, consisting of the county of fightford, and Hons, S. D. HARNESS, and G. S. RUSSELL Associate Judge, in and, for soli-county of Ricalford, have issued their precept bear-ing date the 22d day of July, 155 to use different conding a court of Oyer and Terminer, General July Delivery, Quarter sessions of the Peace, Com-mon Pleas and Orphans' Court, at Towndas for the County of Bradford, en Monday, September 5 1575 for a data in the weeks. which time and place you can attend if . SMITH, Shorie PPLICATION IN DIVORCE

A To Daniel Smith, So. 217, Feb. 71, Fe 75, to continue three weeks. Notice is the Cores Solute is therefore hereby given to the control of or 4, that they be then and there in their paper s room at the check in the frequent of said day with room 4, significant or other temporare or do those things which to their other appendix. you can attend if you think proper, J. M. SMITH, Sheriff, PPIACATION IN DIVORCE dones and those who are bound by recegut or otherwise to pro-scattengainst the prisene

— To Alice M. Brock, "No. 79, Dec. T., 19 n are hereby polified that #inner A. Brock, y of Bradford Compy for her full spiner A, frierk y bushead, has applied to the Court of Common Pi of Bradford Compy for a discrete from the loo of matrimony, and the said fourt has appoin all be bound to appear at the slip for it as a firm and there to presently adjust the naisely Monpay, the 6th day of September, for hearing the sold Enory A, in the provident of the time an place you'ran attend II you think proper, Aug.11,1873. e just, Juro's are required to be publication herration and a growthy to their notice. Dated at Towards, the 22d day of July, je d year of our Land, one thousand eight by 00

Torted States, the phetyshink?, J. MONROP SMITH, S5 od s venty five, and of the lifetender T7 X E C U T O R⁴S NOTICE.-A FLOCT VIA space is hereby given that all persons indeted to the estate of Joshua Lagley, late of North T anda.dec d.arc requested to hake intracilitie per ent, and all persons having claims agains at state must present then duty claims agains as NOTICE OF ASSIGNMENT. Smith and Alfred Betford, constituting the form smith & Beafford, of Athens Township, Bradford FRANCIS GREGG. MILTON BAYLEY. Similar a boundary of Arnelle Good straight of strain County, Pernsylvania, by deed of volucity a signment, have assigned all the sidate and project known as the Susquehanna Woolen Mills, p Mer Lyman, T_{i} of Waverly, New York in this b the benefit of creditors of the said smith λ let the benefit of creditors of the said smith λ let EXECUTOR'S NOTICE.—Notic **EXECUTIONS SOURTEE.**—Notice is hereby given that all persons indebted to the estue of saminel Webber, late of Franklin, dee's must make homediate pyrment to the undersigned and all persons having relating against sold esta must present them, duly anthenticated, for sent ment. JAMES RIDGWAY, jly29. Executors. ford, All persions, therefore, indefined to the smith & Rodflord will make payment booth assignee, and how having chains for do nate make known the same without folay. M. WMAN, do., Waverty, N Y., July 10-75w6 A DMINISTRATORS' NOTICE UDITOR'S NOTICE._C. A UDITOR'S NOTICE.—C. S. Davis vs. W. B. Parks. In the Control Common Pleas of Bradford County. No. II Sep. T. 1875. The undersigned, an auditor appeinted by the Court to distribute money in the hands of the Sheriff, arising from the safe of the defendants personal property, will attend to the duties of his appendiment on TUESDAY the 17th day of AU GUST. at 10 of the Kark, at the office of WH & Maxwell, in the Borough of Towands, when and where all parties are required to present the relating, or he defarted from coming in upon said fund. J. NDEEW WH.T. Auditor. Abany two, decide is hereby given that all persets defined to the estate of Freeman Bennet, late Abany two, decide, unust make humedate ment to the undersigned, and all persens to claims against said estate must present their, authenticat

1 settlement. POLLY BENNUTE J. B. M. HINMAN. A DMIXISTRATORS' NOTICE -Notice is hereby given that all persons to ted to the estate of David B. Hutchlasef. Is of Pike, dec'd, must make to the undersigned, and all persons having c against said estate will present them to the Ar A UDITOR'S NOTICE._B. A Pettels & Co, vs. H. G. Goff, In the Courte Common Pleas of Bradford County: No. 720, De T. 1874. [The undersigned, an anditor appointed by th Court for distributie funds in the hands of the shery arising from the sale of defendant's real and persy nal property will attend to the duties of his appoin ment at the office of Peet & Davis in Towanola, bor on WEDNESDAY, the 1st day of Sept., 1876, at occors a.m., at which the and balasc ath persons ha P. E. WOODRUFF, HENRY J. HUTCHINSON

EXAMPLE 10 RS' NOTICE. Notice the estate of David Horton, an of specificary decid, must make inmediate growth of the first decid, must make inmediate growth of the first decid, must make inmediate growth of the first salt estate and all persons having calabia agricult salt estate and all persons having calabia agricult for settlements. WM, P. HORTON, WM, J. DELPUELT, WM, J. DELPUELT, clock a.m., at which the and place all persons ing claims upon said, funds minst present them of forever debarred from deming in upon the same W. T. DAALES. A UDITOR'S NOTICE.—N. Common Pleas of Bradropt Co. No. Best F 1875. The understrained, an anoliter appointed for s A DMISISTRATORS NOTICE -Nothers hardw given thin all persons a debted to the date of Robert Milliam, hate Wells, do all marst make immediate payment a the moleculer and all persons having chall

aug5w6.

MONDAY, AUCUST 30, 1875.

t said estate must present ithem, duly authorite the undersigned, and all person D. F. DUNNING. WM. RELYEAS, A PARTY ISTRATORS NOTICE FPANINTSTRATORS NOTICE -Notice is hereby: given that all persons desired to the estate of Julia Werkheizer, late crowell, doubt must make immighate pionent le-the undersigned, and all persons having item-aginst said estate must present them, dubt action to steed, for softlem int. Accounting may be pre-ted to the Administrator at the office of PeerA 177 view, in Twanda, 422 M. CAREA, hyroset, Administrator A DMINISTRATOR'S NOTICE detected to the estate of Wm. A. Perk, late of T wandacher dennar make immediate paymentic to madersigated, and all persons baying claims gain T ERAYSVILLE ACADEMY. said estate must present them; duly authentic, for settlement, JANE J., T. PECK. A The Fall Term of this school will comme

TNCORPORATION NOTICE.

JANEL, T. PECK,

	a binne and had been a substantial that the	who make heavy draits on orain of	capital?	strengthened Athens, and raised the con-	phan enturity impracticable, and lear	LERAYSVILLE "L" PLOWS,		To continue Twelve weeks.	. In the matter of the incorporation of the south
	there may be of good or evil in it, is fumiliar to every one. It is not per-	body, require good, rich food at		ndence of the people.	the intimation may result in causing		McCABE & EDWARDS,	CLASSIFICATION:	field Library and Literary Association of Small
	fammar (0. every one. It is not per-	Itimod to sustain the vital forces.	1	We claim, then, that the Crawford	dissatisfaction among our friends	of every kind. Also Points, or any portion of the plow furnished at lowest rates.		Care will be Taken to class pupils so as to insp	neld township. The oldperst of the Association are to establish
÷	ieet, no premimiery pair can be,	But from the streemborry in the ourly	II CAMULA DIMISON IN	county system is best calculated to make	who should be united	JAMES VANN.	Cash dealers in all kinds of	them the greatest progress. Hence the important	(e) and maintain a Library of iseful books, and to find velop a home literary faste and talent by proposition.
· · · ·	but it-is probably as free from object	Dat from the shawhenyth the carry	Esq." was familiar with the people	satisfactory nominations, and to promote	who should be united.	Ghent, August 3, 1875tf.		of being present at the opening of the term.	literary exemises, fectures, wear and the second seco
· · !	tion of our instant wet deviced The	summer to the late peach in autumn,	Esq." was familiar with the people of this county, at least three-fifths of	Bigan party that it is right in theory as		VALUABLE MILL PROPERTY		RECITATIONS:	Notice is hereby, given that fluo asove nomen as
	tion as any system yet devised. The	the presence of ripe fruit on the table	the names placed upon his temper-	the direct expression of the people, and	AMPTOWN ACADEMY.	FOR SALE, AT STEVENSVILLE, BRAD- FORD CO., PA,-Nine miles from Wyalusing, on	GROCERIES & PROVISIONS	 Each class will recite daily. Carefully prepare by ion-will be rigidly jusisted upon. 	Pleas of Bradford County, at the Septemb Their,
- ' F	arect vote originated in Crawtoru	will be found on excellent preserve.	the names placed upper me temper	that it works well not only in Crawford,	mence on	the Lehigh Valley R. B. The property consists of		TUITION:	1875, for incorporation funder the provisions of a star of Assembly of Atril 29, 1874.
- L.	County, and has been adopted by	at an a Chandala	ance vignance committees would have	but also in Tioga and Lancaster counties.		a GRIST MILL, with four run of stones in good condition: a SAW MILL, with new and first-class		From 83 (6) tries (60,	C. C. CORSS. JAS. II. WEBB;
	some few counties in the State; in		been left off, for fully that proportion	The offices are fairly distributed generally,	MONDAY, AUGUST 30, 1875,	machinery; FOUR DWELLINGS, and about		BOARD:	MALIE TRACY.
	some it is still retained. in others it	Gold closed in New York vest-	of the names selected "take no stock"	and does give the results there which we	Under the supervision of J. F. ELLIOTT.	Twenty Acres of hand. A good place for business.			W.N. WALDRON, ISRAEL PHILLIPS
. 1	•	erday at 161	in his little game.	claim it will effect here VINDEX.	For further particulars, see hand bills, ang5w3*	Address; FLIHU GRANT,	ONE DOOR NORTH OF COD DING & RUSSEL	I. Board can be had at reasonable rates, also room	SEEDON TRACY.
	has been abandoned.	remay at 107	(in his little game.		aukawa.	aug5. Fall River, Mass.	Towands, July 22. 4875.	aug5t3*. W. M. NESBLT	July 22, 1675.
· .	3					1			
				· ·	· · · ·				