WE HAD the pleasure on Thursday last of being present at the dedicatory services of the new Grange Hall in Asylum. We regret that our crowded columns this week prevent us from making an extended notice of the building and the occasion. For the present, however, suffice it to say that the building is a monnment to the good taste of the architect and builder, Ww. Kingsley, as well as the liberality and enterprise of the generous Court French—Embezzler ment The neural decree of divorce. Entition Brown vs Clistles Brown of the usual decree of divorce. Com vs Louisa Ruggles—Larceny. The defendant plead guilty Court sentence her to pay a fine of \$1, costs of prosecution, and undergo an imprisonment of sixty days in the county jail. Com vs B F Ball—Open lewdness. Dist Att'y Califf and DeWitt & Maynard Fibanan Smith Thomas of Elizabeth Lockwood, Bradford Reporter, New Advertisements. BUSINESS LOCAL. 137 To secure childrens pictures—take Taylor & Co. hem to the new Gallery. CHERIFFS SALES—By virtue of sundry writs issued out of the Court of Com, more Pleas of Bradford County and to me directed will be exposed to public sale on THURSDAY September 30, 1875, at 1 o'clock P. M., at the Court House in Towarda, the following described property, to wife HOLMES & PASSAGE are general AP New goods received dally at HENDLEMAN'S. TAYLOR & CO. agents for the celebrated Mathushek Planes, and NEW FALL GOODS Towards, Pa., Thursday, Sept. 16, 1875. GEO. WOOD'S & Co.'s Organs—the best in this of Go to Decken Buos, to buy fine GREAT INDUCEMENTS TO FORM CLUBS one lot of land in Towanila township, bounded on the north by lands of sald plaintiff, east by the Susquehanna river and lands of S. C. and J. W. Means, south by lands of sald Means and the Towanda from Mig. Co., and west by lands of the Barclay Railroad Co., containing 15 acres of land more or less all improved. #2 The largest and best selection of Spring an FOR THE REPORTER. If you want a Handsome, New, Summer goods yet brought to this market, is being itylish Bult, call at JACOBS. Desiring to largely increase the circulaeccived daily, at H. JACOBS'. Desiring to largely increase the circulation of the Reporter, we will between this time and the first of January next, give a new Sixty-five Dollar Weed Sewing discontinuous discontinu THIS WEEK. ARE OPENING To Go to DECKER Bros. to buy a fine Novelties and Fancy Goods at clay Railroad Co., containing is acres of land more or less, all improved. ALSO—No. 2—One other lot of land in said Towanda twp., bounded on the north by lands of John B. Smith and David Entry, east by land of Wm. Watkins, south by lands of C. L. Ward's estate and Duroz, and on the west by land of Caid Dirroz and Geo. Britton; containing about 165 ares, about 80 acres improved, with two framed dwelling houses and two harms thereon. ALSO—No. 3—All the defendant's undivided one third part of one other lot of land in the boro of Towanda and bounded on the north by Chestinut St., east, south and west by lands of Walter G. Tracy, being 64 feet on Chestnut street, and varying from \$2 to 83 feet in depth, with 'a two story framed, house thereon. Hent & Buten Suit of Clothes ant and the name of Elisabeth Lockwood, Adm'rz, as a defendant in his place. N C Elsbree vs H B McKean. Audi-The jury find him guilty. Court sentence him to pay a fine of \$20, costs of prosecu-New Circks and Cassimers; at AN M. HENDELMAN has the largest and bes Machine to every person forwarding us ed table, but more than twelve baskets EVANS & HILDHETH'S. stock of ladies; and gentlemens; gold and silve full remained. Speeches were made by Col. Maans, C. F. Nichols, Hon. B. La-Porte, W. H. Smith and J. Holcomb. Com vs. Samuel Hawkins—False pre-Forty New Subscribers, at \$1.50 each. or's Report filed and confirmed ni si. watches ever brought to Towanda. Go.to Decker Bros. to buy your Henry P Coryell vs Martha Rogers POWELL & CO. Such a club can be formed in every Rule to show cause why the plaintiff shall Frunks and Valises. Don't fall to call at HENDLEMAN'S, if you township. tenses. Com vs P A Towner — Forgery. Com vs same—Forgery. Com vs W 8 Guierin—Larceny. Com vs Henry Savercool—Larceny. Com vs T F Hall—Malicious mischief. Com vs Harry Scott, James Scott, and John Scott—Forcible W E E Knot be restrained from collecting this judgment, and defendant be allowed to wish to buy anything in the line of Jewelry, Silve Engraving done at HENDELMAN'S Jewelry PERSONAL -- Col. GREEN, of the Philadelphia Sunday Transcript, was in town last week with his family. The Colonel, and Silver-plated Ware. LOCAL AND CENERAL. pay money into court. Edward Overton vs Eric Railway Co KENT & BLISS have just opened a Go to DECKER BROS. for Underwith a party of ladies and gentlemen, had Case. The plaintiff in propria persona and Hon Delos Rockwell; Hon W H Jes-REPUBLICAN CLUB. ine assortment of Dress Goods in all the new shades Shirts and Drawers. been on a pleasure trip to Watkins and nouse thereon. AESO—No.4—All the defendant's interest in one other lot of land in the hore of Towandar and bounded on the north bolands of S. W. Alward, W. G. Tracy, N. C. Eisbree and Chestmut, an the east by Third street, on the south by the Plank Road and lands of J. Y. Kirby and on the west by this stand lands of S. W. Alward, on which is erected a steam mill, used for a planting mill, door, sach and blind manufactory, two dwelling houses a barn and sheds, being the property now in possession of L. B. Rogers under a lease. ALSO—No.5—One other lot of land in Monto: township, bounded as follows: Beginning at a corper of Sweet's land on the south side of Towanda creek, thence down the same the several courses thereof about 65 perches to the line of the Aldebfarm, thence along said line south 76° 40' cast 6 7-10 perches to the nor of the rail-road, thence southerly along said, railroad about 55 perches to line of Sweet's farm, thence north-westerly along the same about 91 perches to the place of ALSO-No.4-All the defendant's interest in one n plaids and plain colors. Call and see them. [sep9 entry and detainer. Each of the above cases continued to December Term. Sup for the defendants. Verdict in favor of the defendants. All young men in Towanda and vicinity other places of popular resort. -Judge Bentley and his son, Stew-American and French Clocks in great varie favorable to the election of Gen. John F. Com vs James S Hines—Forgery. Com. A H Spalding vs H W May. Case. vs Nicholas Brown—Burglary. Court diW T Davies, H W Patrick, E Overton. ART BEXTLEY, of Williamsport, are aty, at very low prices, at Go to DECKER BROS, to buy your MARTRANET as Governor and the Repubtending Court here this week. dican ticket, are requested to meet in the -W. H. Jessur, Esq., attorney for the Eric Railroad Company, is attending to We are now receiving our first installment of rect a nolle prosequi to be entered in each jr., and John W Mix, Esqs., for plaintiff. Gold, Silver, and Steel Spectacles, and Eye case upon payment of costs. Hon B S Bentley, B S Bentley, jr., ElhaCom vs Nicholas Brown—Larceny. The nan Smith, and J F Sanderson, Esqs., for room over the store recently occupied by Pictures taken that speak for them Glasses, in great variety, at Hendelman s Jowe some matters in Court for the company McCabe & Edwards on TUESDAY, elves, at A. J. FISHER'S New Gallery. defendant plead guilty. Sentence sus-EVENING, Sept. 21st, at 8 o'clock, for 13 Dress trimmings in great variety, FALL GOODS. -Misses Ivvy and ALICE COCHRANE, Go to DECKER Bros. to buy a fine Com vs Wm Albert—Rape. Dist Att'y Califf and H J Madill, Esq., for Common-wealth; Patrick & Foyle and I McPher-son, Esq., for the defendant. After near-LARGE VARIETY the purpose of organizing a Club. of Lancaster, Pa., who have been spend-BRADFORD COUNTY TEACHERS' ASSOCIat KENT & BLISS'. ine of Furnishing Goods generally. ATION.—The Association met at Smith-field, Friday at M., Sept. 10, 1875. Callng the summer at Hon. E. R. MYER's, in If you want to secure a good article, and get THE Sullivan and State Line R. R. Co., Ladie's Belts in great variety, at Myersburg, returned home on Monday Which includes all the latest styles in are constructing a telegraph line from this place to their mines. ed to order by Vice President G. W. Ryan. Devotional exercises conducted by the worth of your money, the place to go is M. HEN ly all of the evidence was in, the defend-ant withdrew his plea of not guilty and KENT & BLISS'. an. Devotional exercises conducted by Rev. J. H. Nason. In absence of the Secretary, Ella A Spalding was elected -E. W. VENABLE is attending a session of the Grand Lodge K. of H., of this perches to line of Sweet's farm, thence northwesterly along the saine about 11 if acres, more of legining; containing about 11 if acres, more of leginostiy improved. Selized and taken into execution at the sail of Uissea Mercur va. Mahlon C. MerALSO—One other lot of land in Armichia twp. bounded on the north by lands of Alfred Elphey, on the east by lands of Henry Covert, on the south by lands of Hosea Scott and other lands of defondant. Alasion Smith, and on the west by lands of Walker (Fullen, being lot No. 200 on warrants No. 533 and 955, containing 100 acres of land more or less, and is a part of lands of Henry Drinker, deed, as subdivided by Samnel Strait, Jr. ALSO—One other lot of land in Armenia twp. bounded on the north by lands of Walter Bullard and said defendant, Alaison Smith, on the east by lands of Hosea Scott, on the south by-lands of Jas. Furman's estate, now lands of (Crawford, and on the west by land of Ansen Paliner, containing 11 acres and two perches of land, more or less, and beling lof, No. 203, of warrants '931 and 985 of the Sugar Creek lands of H. Drinker, deed, as subdivided by Samuel Strait, Jr.: about 200 acres improved on both of said lots, with 2 framed houses? Tramed rly along the same about 91 perches to the place of ## HENDLEMAN offers a great reduction in Silplead guilty. Court sentence him to pay a fine of \$100, costs of prosecution, and Ladies' Linen Suits, just opened a R. AUDLY BROWN, the Prohibition can-State, at Union City, as a representative rer-Plated Ware. OF DRESS GOODS, didate for Governor, will speak on the Fair Ground on Friday afternoon, Sept. TAYLOR & Co's. Secretary pro tem: For all kinds of goods in the jewelry line from Northern Lodge of this place. undergo an imprisonment of six years in the Eastern Penitentiary. Rev. Mr. Nason offered the following: -Dr. CLYMER, of Washington, D. C., is paying a visit to his friends in this call at M. HENDLEMAN'S. Go to KENT & BLISS' and see their Resolved, That the study of vocal music Com vs J Warren Parks—Assault and battery. Dist Att'y Califf and H J Madill. ought to be encouraged in our common SHAWES. JUDGE WILLIAMS, of Tioga county, is holding Court this week, Judge Mon-Fall Stock of Dress Goods. The finest assortment of Ladie's Esq., for Com; Overton & Elsbree for de-fendant. The jury find him guilty. The fles at KENT & BLISS'. Partially discussed and postponed till Dwelling Houses to rent cheap -A. E. MENARDI made his nume 13 New Embroideries, White Goods and Laces CALICOES, now's health being such as to make it unfriends here happy by a pleasant visit this week. Mr. M. is still a resident of Mich-SHIRTINGS, Enquire of O. D. KINNEY, at OVERTON & ELS safe for him to preside. Court sentence him to pay a fine of \$10, Afternoon session opened with singing. Resolution of the morning withdrawn. Report of Business Committee accepted. GINGHAMS BREE'S office. DENIMS. and costs of prosecution D. A. BECKLEY has again become one of the editors of the Columbia County gan, but does not lose his strong attach-H Streeter's use vs John Gorman. Rule COTTONADES. SHEETINGS Everything in the line of stationment for old Bradford. A new style picture—the Prome ade absolute. Eunice Brown vs Charles he following resolutions were offered: Resolved, That the compensation of fe MUSLINS, JEANS! ery at WHITCOMB & SHALA'S. Republican. Mr. B. is a sound Republi Brown. Court appoint Nathan Tidd, de-taken at A. J. FISHER'S Gallery. ED. REPORTER: After an absence of a Esq., a Commissioner to take depositions. Ruth Olmstead vs Nathan Olmstead. can, and a vigorous writer. FLANNEL SHIRTINGS. nale teachers onght to be equal to that of All the new shades of Cashmeres, A full line of Black and Mourning Cassimeres and suitings, lew weeks from old Bradford, I return to male teachers for the same amount of laust opened at [sepotfy | KENT & BLISS. DEATH OF JUDGE WHITE, -Hon. R. G. find a new party organized, and the tem-Dress Goods just opened at KENT & BLISS'. [sep Court direct an alias subptena to issue. In re. the alleged lunacy of Michael WHITE, for many years President Judge of the Tioga judicial district, died at his ded by Samuel Strait, Jr.: about 120 acres improved on both of said lots, with 2 framed houses, 2 framed perance men called on to give it their sup-If you want the best Cook Stove extant, cal Discussed by Messrs. Nason and Forest. Opera, Field, and Spy Glasses in a great va port. Tuscarora was the banner town-ship in the county, giving few votes for license. As an educational process we baris, granary and orchard thereon. Selzed and taken into execution at the suit of O. P. Ballard ex's vs. Alanson Smith; also, at suit of same vs. Donovan. Commission of lunacy confirm at JUNE's, in Mercur's block. residence on the 6th inst., aged 68 years. Resolved. That the School Directors CS Davis vs W B Parks. Auditor's GLOVES. ought to be paid a fair compensation for Now Dress Goods, and Trimmings, at Go to WHITCCMB & SHACT'S, Mercur's Block, WE REGRET to learn that F. B. FORD Report filed and confirmed ni si. Samuel Strope vs Delanson Kellogg. voted for 'local option," so called, tho' their labor, and the number reduced to Which will be offered at extremely J. M. SMITH. EVANS & HILDSETH'S for your Books and Stationery. who was some time since taken to the Inwe feared it would open up the sale of inthree, and that it is the duty of the Legissame Asylum, gives no evidence of im-provement, and the physician fears he that clause that provided "That nothing Rule to show cause why satisfaction DRESS MAKING. lature to provide for such a law. Discussed by Prof. Keenby, Mr. Waldron, Mr. Forrest and Dr. Underwood. Novelties in Sash Ribbons at DMINISTRATORS' NOTICE. this case shall not be stricken off. James Terry vs O Hibbard. Rule to show cause why the appeal it this case shall not be stricken off. Eli Gray vs I D Simerson. Rule to show cause why indement shall not be MLLE, DURUZ will open a dre TIES. sepott KENT & BLISE. Notice is hereby given that all persons in-debted to the estate of Lorenzo Waikins, late of lister, dec'd, must make immediate payment to the undersigned, and all persons having claim-against said estate, must present them, duly au-thenticated, for settlement. will never be restored to his right-mind. contained in the provisions of this act shall precent the issuing of licenses to druggists in the house formerly occupied by Mns. H. M. For SALE. - A good Threshing MYER, corner of Second and Peplar Streets, o THE venerable EDWARD OVERTON, now MONDAY, SEPTEMBER 13. Her friends an for the sale of liquors for medicine and Resolved. That we as an Association in his eighty-first year, took charge of a case in Court this week. Mr. O. was for fachine, at one-half its value. J. G. PATTOS. HOSIERY, manufacturing purposes." Experience proved our fears well founded. In a few months after "local crition" became the the public generally are invited to call. Satisfacrecommend to the Directors of Bradford show cause why judgment shall not be opened and the defendant be let into a de-Threshing Machines, second-liand A. WATRINS. W. H. ROCKWELL county to procure a larger proportion of -:--:many years the leading attorney at the male teachers and thereby advance the et, oheap; Plows, Rubber Paint, &c. bar of this county, but retired from active A donation party will be given for DRESS TRIMMINGS. law arents for vile nostrums left their ducational interests of the county. R. M. WELLES & Son. practice twenty years since. Alfred Furman vs N S Demorsst, R B poison in our town, where liquors had not the Rev. G. S. TRANSCE, Thursday evening, Sept. TXECUTOR'S NOTICE.—Notice Discussed by J H Nason, A A Keeney, Demorest, and Enoch Sellard. Rule to G W Ryan, Mr. Forrest, Dr. Underwood, een sold, and the young men were invit-It is hereby given that all persons indebted to the estate of Betsy Smead, late of Asylum, dec'd, must make immediate payment to the undersigned, 16, at the house of Rev. L. M. RUNDELL, But Call and see the new styles of col-THE Historical Society held an interesting meeting on Monday last. Mr. CRAFT, ed to try their "promoters of digestion," ("carnucinclo") and we believe that some show cause why judgment shall not be opened, as to Sellard, and he be let into a Mr. Everett, E E Quinlav, J C Crawford, E. L. Hillis. Lost. ars and cuffs, at KENT & BLISS'. AND NOTIONS. the historian, has the manuscript for the The place to buy Felt Skirts and Friday Econing.— Music. Prayer by Rev. Mr. Everett: Declaration by Byron NEW GOODS,-M. E. SOLOMON & going down as the result. J P Kirby's use vs H W Carner. Audihistory of the county well in hand, and When the temperance men of Bradford D. S. MINGOS. G. W. BENJAMIN. Executors. hawls is at KENT & BLISS'. A large assortment of Cloths and the work will probably be ready for the ion have opened a large involce of Fall and Wincounty are ready to affirm the truth that tor's Report confirmed finally. alcohol is never good, and that the laws of Com vs V L Rockwell—A Wood. Singing by Glee Club. Instructer Clothing, which was selected with great care Cassimeres, of the latest fall styles. Also a large stock of All the daily papers, weeklies an Com vs V L Rockwell-Assault and ive and entertaining addresses were made by Reys. Corss and Nason. Declamation specially for this market. These goods will be EXECUTOR'S NOTICE nagazines cheap, at WHITCOMB & SHAUT'S. battery, with an attempt to-commit rape. Dist Att'y Califf, E C Gridley and W T nature are not varied to accommodate sold at prices which will astonish the closest buyer Notice is hereby given that all persons indebted to the estate of Joshua Bayley, late of North Towarda, duc'd, are requested to make/immediate payment, and all persons having claims agains said estate must present their duly authenticated, for setnient. FRANCIS GREGG: MILTON BAYLEY. 1929. Executors. Thomas Messenger, founder of the men because debilitated or sick; in short, Corning Journal and Waverly Advocate, alied in Caledonia, Canada, recently, aged 460 years. Mr. M. was a native of Engby Kirk Woodworth. Music. Benedic New Table Damasks, Napkins and Towel as they have been purchased for cash at great adthat nature's law is prohibition in sick-ness and health the same—and demand that the statute should correspond to this, Davies, Esq., for Commonwealth; H J Madill, Esq., for defendant. The jury DOMESTICS, tion by Rev. Mr. Corss. rantage. Heavy Winter Conts, at \$3,50; Pauts at t Evans & Hildreth's. Saturday Morning.—Devotional exercises conducted by Prof. E. E. Quinlan. 2; Heavy Overcoats at \$4.50 and \$5; and all wool find him not guilty, but that he pay one A fine assortment of Broadcloths ---:---land. His brother, George Messenger, Heavy Beaver Overcoats at \$10; and everything else we shall vote with them, be they few or half of the costs. Minutes of last meeting read atill approved. The following resolution was offered: Resolved, That the word method of was one of the founders of the Trojes, Doeskins, and Fancy Sultings just opened at seport KENT & BLISS. in proportion. All are invited to call and satisfy Court appoint the following to consti-ute the Board of Examiners: Henry many. As long as temperance men use alcoholic stimulants as "health support-CALICOES, hemselves that we cannot be undersold. All goods about twenty-five years ago. alcoholic stimulants, as "health supporters," and all are liable to be sick, if alcoholis good they should all have access to it. Hence the party that votes for license is contractor. Court enjoin Sheriff from A DMINISTRATOR'S NOTICE. Grenadine's, in great variety, at teaching reading is the best. Discussed by Mr. Smith, G. W. Ryan, J. C. Crawford, E. L. Hillis, Mr. Everett. FLETCHER & MACDONALD have fitted +Notice is hereby given that all persons indebted to the estate of Wm. A. Peck, late of Towanda, lec'd, must make immediate payment to the undersigned, and all persons having claims against said estate must present them, duly authenticated for settlement. JANE L. T. PECK. TAYLOR & CO's. MUSICAL INSTITUTE. - A Musical Institute, for both juventie and advanced singers, Plain and Fancy Dress Goods, Black the room formerly occupied by Frank GINGHAMS. to sell from the dram shop, are to my selling on writs issued on this judge CLAWSON, OR SENECA WHEAT.-A WATTS, They intend to conduct it on will be held at Wyalusing, Pa., commencing on Goods, Black Silks, &c., &c., mind as consistent temperance men as and grant rule on Ellen Ward Miller and Seventh resolution discussed by E. F. white wheat, very nice, and cleaned ready for sow strictly temperance principles, and we commend them to the patronage of all Modday evening, Sept. 27, continuing ten days, those that vote to sell from the drug shop. I cannot see that any good results will Daniel Bensley, to show cause why they Quinlan, Rev. Mr. Corss, Mr. Forrest, Hon. J. H. Webb, J. T. McCullum, G. ing, at two dollars per bushel. G. H. WELLES. and closing with concerts on Thursday and Friday should not be perpetually enjoined from Wyalusing, Bradford Co., Pa., Aug. 16-3w. who desire a good meal. evenings, Oct. 7 and 8. Children, afternoons; ad-NOTICE TO CREDITORS, BY selling under said judgment. The Grand Jury disposed of the follow-BLEACHED MUSLINS, follow from the organization of a "pro-W. Ryan, A. A. Keeney, Rev. Everett and Mr. Waldron. A substitution for ranced class, evenings. MINSOLVENT DEBTOR. Take inoice that I have applied to the Honorable the Judges of the Court of Common Pleas for the County of Bradford, the the benefit of the Insolhibitory party" on so low a platform. Neatly printed town orders for sale at this OUR. Athens confemporaries; are con-JAMES MCGRANAHAN, Director. Though free to acknowledge myself in gratulating themselves on the accession sympathy with any and every movement to their business community of E. T. that promises to be in any way advantaing cases: seventh resolution was adopted. Sept. 16-2w. On motion resolution and substitution The REPORTER office has the best vent Laws of the Commonwealth of Pennsylvania, and they have appointed the 5th day of October Fox, Esq., one of our most enterprising geous to the temperance reform I must and successful business men. Their exact act independent of the parties of to-Com vs Nicholas Brown-Burglary. restricted from publication. MARLEAH, the celebrated Indian TABLE LINENS, TOWELLINGS, facilities for doing job work, and turns out more Committee on Books asked for and was Com vs same-Larceny. Doctress will visit this place on the 13th inst., and and better specimens than any other establishment Hats, Caps, and Ladies and Chilact act independent of the parties of toultation is perfectly pardonable. Any day, Re-petfully yours, wands when and where you may attend if you lowing persons were added to the Committee: A. Head, E. J. Angle, J. H. Na dren's Shoe Com vs T F Hall—Malicious mischief. Com vs B F Ball—Open lewdness. ican Hotel community may well be proud to number llink proper. Sept. 6, 1475. N. J. Cogswell. thing in the job printing line, will do well to call JOHN HALE. MARLEAR Is well known to many of our people such men among their firms, FLANNELS, &C. East Springhill, Sept. 13, 7875. nd examine our work. son, I. Crawford. Cauton was decided Com vs V L Rockwell - Assault and TAXECUTORS NOTICE.—Notice who have found in her an able physician. battery, with attempt to commit race. upon as the next place of meeting. Com vs. Harry Scott, James Scott and following was offered and adopted: As JOHN F. SATTERLUE, accompanied 😭 Whitcom & Shaut have the best hours from 9 A. M. to 5 P. M. Call and see her. is hereby given that all persons indebted to estate of Davis VanDyke, late of LeRoy by Mrs. D. J. Sweer, was driving from DEEDs recorded week ending Sept. 41: ortment of miscellancous books in Northern Monrocton to this place of Wednesday morning, the horse became frightened when near J. M. Fox's, and ran, over-E C Gridley to Frederick F Cole, Mar 4, 75, Wysox; A Beidleman to Edmony Leahy, Dec 26, 1870, Athens: Patrick Grimes to O P Ballard, Jan 10, 72, Troy Boro'; D Rockwell, adm'r, to I A Pierce, Feb 27, 68, Troy Boro'; I A. Pierce, to sault and battery. Asa B Moore, Feb 27, 68, Troy Boro'; Com vs Samuel Berry—Carrying concealed weapons. John Feott-Foreible entry and detainer. Com vs P A Towner-Forgery. PLEASE CALL AND EXAMINE Resolved, That the thanks of the Asso If your hair is coming out, or turn-Pennsylvania, and sell them cheaper. ciation are due to the Trustees of the ing gray, do not murmur over a misfortune you can so easily avert. AYER'S HAIR VIGOR will reine assortment of goods, at low prices, in every Com vs Ephraim Williams - Assault Baptist Church for the use of their pleas-Passengers to the West will find it Department ELIZABETH VANDYKE, EUGENE VANDYKE Exemos. 72. Troy and battery. A Pierce, Com vs John Boland—Aggravated as Pierce to sault and battery. And to the people of Smithfield for their kind hospitality: For want of time the following resoluturning the buggy and throwing the octo their advantage to purchase tickets at the Tamove the cause of your grief, by restoring your half cupants to the ground. Mrs. Sweet, we learn, was very seriously injured, and Mr. Sattenlee sustained several bad bruises. TAYLOR & CO. to its natural color, and therewith your good looks wanda Depot. Rates reduced \$1.50 from Sept. 1st. and good nature. POWELL & Co. DMINISTRATORS NOTICE. ATTERLEE Sustained several bad bruises: As B Moore, Feb 27, 68. Troy Boro: Nancy E Darling et al. to M. W. Parks, Several members of Bradford Lodge April 26, 75, Orwell; J.M. Smith, Sheriff, tions were not discussed: For the best Roast or Steak to to MyEn & Notice is hereby given that all persons indebted to the estate of Eben G.3 Terry, late of Terry twpe, decid, must make immediate payment to the undersigned, and all persons having claims against said estate must present them, duly authenticated, for settlement. N. WILLIS TERRY. Administrator. Towanshi, September 16, 1875. Resolved, That the written method of MARRIED. teaching spelling to advanced classes · Com vs Samuel Hawkins-False pre-PIERCE—WRIGHT.—At the Parsonage, Monroe-ton, Sept. 2, by Rev. Hallock Armstrong, Mr. E. B. Pierce and Miss Clara Wright, both of Toreferable to the cral: Resolved, That members of the Associ-7. O. of O. F., paid a Deputly visit to to H M and G I Goff, Dec 16, 74, Canton; tenses, JACOBS, the one-price clothing man, Évans & Hildreth J. o. frost a son S E W Colwell to E J Williams, July 27, 75, Canton; H Goff et al to same, Sept 2, their Sheshequin bothren on Saturday evening last. The Lodge at that place is has just returned from the city with a large stock Com vs John Reddy—Adultery. The ation be requested to give their modes of prosecutor, J. W Chilson, for costs, teaching particular branches. of Clothing. "A word to the wise is sufficient." 75; Canton; H Gon et al to Same, Sept 2, 175; Canton; Geo Morley to F S Morley, June 21, 75, Athens Boro; J H Murray et al to F S Morley, Ang 10, 171, Athens; Angeline Gates to Guo L Gates, April 23, 179; Canton of the Land of the Lan teaching particular branches. Resolved, That it is the duty of the TITUS—MACKINSON,—At the residence of the bridg's mother.Sept 14, by Rev. J. S. Stewart D. D. Stephen G. Thus, and Alice Mackinson, daughter of the late James Mackinson, all of Towanda one of the most vigorous and well posted in the county. The membership com-Go to Jacons' and buy your boys' Com vs William Allen-Malicious mis-TOTICE TO CREDITORS, BY chief. County for costs. teachers to loook after the care of the Take notice that Thave applied to the Honorable the Judges of the Court of Common Pleas for the County of Bradford, for the benefit of the hisovent laws of the Commonwealth of Pennsylvania, and they have appointed the 5th day of October next, at the octock x x, to hear me and my creditors, at the Court House in the Borough of Towanda, when and where you may attend if you think priper. Clothing at less cost than you can get the cloth School Houses, and that the Directors and their influence for good is marked, Com vs P A Towner-False pretenses. BROWN—WELCH,—At the residence of Hon, P. D. Morrow in this borough, on Wednesday Seyt 14th, by Rev. J. S. Stewart B. D. (201. John Brown of Wilmot, and Josle Welch of Towanda. FURNITURE! 575, Columbia: Alexander Lane to David County for costs. Swingle. Match 25, 575, W Burr: S C Conrys Jacob McNeal—Aggravated asshould enforce the same. Resolved. That "boarding around WE HAVE just issued for the Eureka LIVERY FOR SALE.-We have a Livery fo Mower Company, a large-sized eight-page Means et al to O H P Disbrow, Aug 26, sault. County for costs. should be abandoned and the teachers be 75, Towanda; Norman Shaw to Lucretia The Grand Jury were discharged on McCety, April 3, '74, Ulster; NG Elsbree to Michael Ringrose, May 8, '75, Windham; J M Smith, Sheriff, to James Foster Smith & Bedford. Court discharge M A furnished with a steady home, and there-by increase the statitland of our schools. wireular, of which 15,000 copies were we offer for Sale Cheap and on reasonable terms printed, and in design of make-up, press-Enquire of our agent at the stables, or at ou work, etc., we challenge comparison with any work of the kind ever issued from Appointments for next meeting were a CHAFFEE:—In Warren, Aug. 5, 1875, of pneumo-nla of the lungs, Daniel Chaffee, aged 80 years. proper. Sept. 6/1875. any work of the kind ever issued from any office in Northern Pennsylvania. In fact, we claim to do the best job printing of any office in this section, and the skep teal will be convinced of the fact on comparison of specimens. The following is the ticket nominated by the Democrats on the 10th inst.: Sheriff—Col. W. R. Storrs, Asylum. Prothonolary—Charles Stockwell, Register and Recorder— Treasurer—John A. Parsons, Troy. Campaison of Specimens. Springfield: Harrison Rolason to P. S. Bringfield: Harrison Rolason to Smith & Bedford. Court discharge M A follow: Lecturer, H. N. Williams; Essaylists, Miss T. L. Morse, Miss Hattie Spalding; Com vs. Wm Vincent—Larceny. Dist Att'y Califf for Com., and I McPherson, Esq., for defendant. The jury find him Adjourned to meet at Canton the sec-NEW FALL&GOODS He was a faithful member of the Methodis The poorest man in town has got Church, for more than forty years, and died as all TOWANDA, JULY 20th, 1875 Miscellaneous Advertisements. noney effough to buy a suit of clothes at JACON'S. Christians may die, happy in the Lord. Nearly his CROCERIES & PROVISIONS. Boys' linen colars at M. E. ROSENFIELD'S. ond Friday and Saturday in November 1875. ELLA A. SPALDING, We are now offering a large stock of If you have got to purchase school New Advertisements. Sec'y pro tem. IST OF LETTERS remaining in LORENZO WATKINS died in Ulster, Sep-Old pictures copied and enlarged, PARLOR SUITS. tember 1, 1875, aged sixty-eight years. After a residence of more than forty reduced to any size desired, and furnished in oil, water colors, or ink at the new Gallery over O McCABE & EDWARDS, Cook Janes A Dubols Delos years on the place he chose for a home, upon leaving that of his birth and child-hood in Aermont, a good man and citizen Cook C Dewitt Wm F EVANS & HILDRETH'S Fitzgerald Anna Quindan Mrs Lynch Daniel French Alonzo Harris Miss Theda JACOB's has just received another TETE-A-TETES, EASY CHAIRS, Lewis Mary Middaugh Geo Wheeler Miss Sarah has passed away. Cash dealers in all kinds of dividend on his gold mine stock, and has invested His life was one of upright purpose and persistent rectitude, and as death approached with a certainty he recognized, it in new Fall Clothing, which he is now offering OR POSTAGE. HELD Wysox; John Kelley to Mary Simpson, Boro' and township. Viewers report in Mary E Gosline Montello Wis Chas Dixon Waverly N James Horvie Doctor Fred W. Brown, formerly of HALL RACKS, favor of a County Bridge. The Grand Jury find against the bridge. Rockwell & Titus vs Charles Rockwell Scot 2, '75, Granville, Ladies' white Party Slippers and and from which he did not shrink he was GROCERIES & PROVISIONS. E M Angle Potterville Pa Where can be found all the novelties of the seas this place, but recently located at Skinner's Eddy, has just settled in the beautiful and thriving village of Ithaca, for the practice of his profession. Dr. B. is a young man of high attainments in the able to look back upon a records marred Infants' Soft Sole Shoes. They are beauties. Just THE GAME LAWS.—As the sporting season is about to commence, we publish herewith an abstract of the game laws of by no dishonorable act, or unworthy am and Oliver Rockwell. Court enjoin Sheriff from proceeding further on said execution as to Oliver Rockwell, and rule to MARBLE AND Large stock of Pictures and Picture Frames Duty, in its simplest guise, had direct ed his course, and following its mandate Persons calling for any of the above letters will please say "advertised," giving date of list. Pennsylvania, omitting such parts as relate to processes of law, duties of magismedical profession, having enjoyed the very best advantages as a student. As a show cause why judgment shall not be opened as to Oliver Rockwell, and he be S. W. ALVORD, P. M. in all honesty of spirit, it brought him DRESS GOODS, trates in enforcing the law, etc. : safely through the confusions and perplex Look at the New Goods at TAYLOR successful practitioner, he has few equals let into a defense. P E Cole vs Edgar A Cole. Court di-ONE DOOR NORTH OF CODDING & RUSSELL ities of the way, to a peaceful close. In The lawful elk or deer-killing season is from September 1 to December 1, and for WOOD TOP TABLES, &C., in this section, and we bespeak for him an tomorable and useful career in his new Towanda, July 22, 4875. its consistency his life was one of singular rect proclamation to be made, and appoint the sale of deer's meat from September 1 to January 1; but from the 1st of Decemcompleteness, and to those who were privileged, or interested to observe, it It is not generall known that H. C. WHITA J. K. BUSH TOTAL ABSTAINERS CAN Nathan Tidd, Esq., a Commissioner to KER, at the Book Bindery over the REPORTER was in its kind, a happy success. His tristes were domestic, and he made ber to the 1st of February, a person selling deer's meat may be acquitted of the office, makes Blank Books in any style of ruling and At very low prices. We are determined to close out our stock in this line before the fall trade, and in THE matrimonial market appears to be lively in town. Doctor STEWART tied the Margaret Cuyler vs Hall and Cum-inings, Court appoint J B Reeve, Esq., an Auditor to distribute the fund in the in all the new shades in His tastes were domestic, and he made a home, where the hearthstone was al-ways bright, and the welcome cheery, for binding desired. If you want a new Ledger, Jour Temperance Mutual Benefit Assopenalty if he proves that the deer was killed out of the State, or within the deernal or Docket, give him a call. silken cord twice yesterday and made four fellow-creatures happy. We heartily congratulate Capt. Brows and Mr. Titus ciation. Never buy a Cook Stove until you have called the rich or the poor, the old or the young As parent, husband, neighbor, friend Sheriff's hands raised from the sale of the killing season. The running of deer by dogs is prohibited, except in the counties defendant's personal and real estate. at JUNE'S and examined the "New Empire," a A well established and well conducted Life Insuon their good judgment in selecting life partners. If their future is not bright and happy, the fault cannot be charged E II Jacoby vs George P Cash. Court appoint J Andrew Will, Esq., an Auditor to distribute the fund in the Sheriff's VERY LOW PRICES. tove which has never disappointed the expectaof Centre, Clinton, Fayette, Schuylkill and Wyoming. The killing of fawns, or citizen, he was always found more re rance plan, by which total abstainers get the beneliable than demonstrative, more given to deed than profession—as many who have ons of the most fastidious housewife. fit of their habits of abstinence, as they cannot do companies which insure ordinary drinkers. No when in their spotted coat, is positively prohibited. No person is allowed to trap FREE !- Any one buying \$1.00 or to the estimable young ladies they have now plighted their faith to love, honor CLOAKINGS. hands raised from the sale of the defendlarge premiums to pay; no fine buildings to build; been the recipients of his unostentatious ore worth of goods at M E RosenField's Clothkindness can testify. Engaging but little in public life, and caring nothing for the honors or emoludeer, except for consumption in his own C. M. HALL, Agent, and protect. We extend to all the par-Monday, September 13.—Hon. H W Williams, of Tioga county, presiding, and Associate Judges Harkness and Russell ing Store, will receive free one elegant Alpaca Cap, family. Penalty for violation, \$50. Towanda, Pa. ties our hearty congratulations, and best or Straw Hat, both of the latest styles, Gray, black, or fox squirrel must not be killed between January 1 and Septem-ber 1; penalty, \$5. Rabbits (hares) must wishes for a long, useful and prosperous ments it proffered, it may not be inappro NEWSPAPER ADVERTISING. GIVEN AWAY!-Every purchaser on the bench. priate to say here, that he did not fail to give the weight of his influence and voice for the furtherance of justice and the Hiram Gee vs Myron Ballard and John goods amounting to \$1.00 or more, will receive SHAWLS, We would call attention to our nev LIN-TA BAND will give one of their denot be killed between February 1 and Oc-Containing a complete list of all the towns in the United States, the Territories and the Dominion of Canada, having a population greater than 5,000 according to the last census, together with the names of the newspapers having the largest local circulation in each of the places named, Also, a catalogue of newspapers which are recommended to advertisers as giving greatest value in proportionido prices charged. Also, all newspapers in the United States and Canada printing over 5,000 copies each issue. Also, all the Religious, Agricultural, Scientific and Mechanical, Medical, Masonie, Juvenite Educational, Commercial, Insurance, Real Estate, Law, Sporting, Musical, Fashion, and other special class journals; very complete lists. Together with a complete list of over 300 German papers printed in the United States. Also, an essay upon advertising many tables of rates, showing the cost of advertising in various newspapers, and everything which a beginner in advertising would like to know. Address. GEO, P. ROWELL & CO., aug 16 NINETY-EIGHT EDITION. FREE, one striped Alpaca Cap, or Straw Hat, at M. E. ROSENFIELD'S Clothing Store, Ballard. Judgment for want of an apfor the furtherance of justice and the right at the ballot-box. tober 1, penalty, \$5; nor hunted with a lightful concerts from the music stand, ferret or ferrets; penalty, \$10. Wild ducks and geese must not be killed with any net Saturday evening. Sept. 18, if the weather J Roth vs Frank Goddard. Judgment The following pieces will be per-As such a man—conscientious, uprigh PIANO-FORTES - GREAT REDUC for want of an affidavit of defense. and intelligent, he will long be missed CENTENNIAL. device, or a gun, other than those habitu-J Hamburg vs Patrick Carroll. Judg-TION IN PIANOS.—First-class, large size, square 1. Detroit Quick Step. and mourned by the large circle of relatives and friends he has left behind. ally raised at arm's length and fired from ment for want of a plea. Holden vs Joraleman. Judgment in grand, 714 octave Piano-fortes, for \$285. Organs in the shoulder; penalty, \$50. Wild turkey must not be killed between January 1 and FLANNELS Towanda Waltz. roportion ; at Holnes & Passage, Towards, Pa. 3. Selections from the Opera Bohemiopen Court. October 1; penalty, \$25. Plover must not be killed between January 1 and August GREAT BARGAINS.—On and after S S Strait vs Peter Herdic. Judgment. To THE discredit of our intelligent and BLACK WALNUT, MARBLE Sportsman Gallop. cultivated people, a very small audience listened to the recitations and readings of in open Court. Stay of execution filed his date, I will sell my surplus STOCK OF 1; penalty, \$10. Woodcock must not be killed between January 1 and July 4; pen-Quadrille. FLOWERS at reduced prices, at my Green-Patpourri from the Opera Martha. W. DITTRICH, Conductor. A M Applegate's use vs J E Cook. Miss GREENMAN, on Morday evening last. ses, on Main street, north of Episcopal Church, JAS. C. IRVING. W. DITTRIUN, Conductor. W. DITTRIUN, Conductor. Alty \$10. Quail or Virginia partridge must not be killed between January 1 and July 4: penalty, \$10. Quail or Virginia partridge must not be killed between January 1 and July 4: penalty, \$10. Quail or Virginia partridge must not be killed between January 1 and July 4: penalty, \$10. Quail or Virginia partridge must not be killed between January 1 and July 4: penalty, \$10. Quail or Virginia partridge must not be killed between January 1 and July 4: penalty, \$10. Quail or Virginia partridge must not be killed between January 1 and July 4: penalty 2 and July 4: penalty 3 and July 4: penalty 4 and July 4: penalty 4 and July 4: penalty 5 and July 4: penalty 5 and July 4: penalty 6 and July 7 and July 8 and Miss G. is a native of this county, and one of the most celebrated and talented BLANKETS, adgment in accordance with the finding of the Referee. TOP, DRESSING CASE STRAYED-From the premises of elocutionists in the country. In the large JBM Hinman vs A B Smith. Rule e subscriber, in this Boro', on Tuesday, Sept. 7, towns and cities she always draws large discharged. ball. I send you report of games played in this place. On the 4th inst., the Hornaudiences. That she is justly entitled to the enviable reputation she enjoys, all uary 1 and November 1; penalty, \$10. small light-red Cow; five years old. Any one in-Victor Sewing Machine Co. vs Ella M Scarles et al. Rule discharged, and judg-ment as to Ella M Scarles stricken off. Pheasants and prairie chickens must not forming me of her whereabouts, will confer a favor, who were fortunate enough to be present at her entertainment on Monday evening, will cheerfully testify. She might very profitably have made more variety in her selections, but the manner in which she recites cannot be excelled. What adds brook and Ghent clubs played, Burton be killed between January 1 and Septem-CHAMBER SUITS, AT \$80 00, SKIRTS, CASSIMERES, &C., ber 15 penalty \$10. Rail bird and reed birds must not be killed except in the DEMING-umpiring the game. The Ghents were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to 21. birds must not be killed except in the were victorious by a score of 31 to DEMING-umpiring the game. The Ghents C. M. TURNER. THEAP COAL AND LIME. C F Nichols vs Orlando Heverly et al. On the 12th the Ghents played the Sheshequin club, Multon Horron being unspire, and were again the victors, by a price of 55 to 28. Country clubs! be careful how you challenge the Ghent boys, unless you are come up to time. So V. T. MeCracken vs Clara McCracken. S McCracken vs Clara McCracken. Rule on the plaintiff to show cause why he shall not comply with the petition and prayer of the Respondent, to pay into Court money to enable her to defend. Court money to enable her to defend. S. V. T. S McCracken vs Clara McCracken. Rule on the plaintiff to show cause why he shall not comply with the petition and prayer of the Respondent, to pay into Court money to enable her to defend. Thos G Irwin's use vs D E Fellows et al. Court direct writ to be stayed, and or any other insectiverous bird under a place, and should she accept we are sure she will be greated by a good audience. Neath, Bradford Co., Pa. Neath, Bradford Co., Pa. Rule continued to December Term. From and after July 1, I will sell coal, lime, &c... For SALE.—The subscriber offers Being the best thing in the market for the price, and all other goods at very low prices. building for a dry goods store, situated in LeRays-ville, Bradford Co., Pa. The building has a good LOAKS HOSIERY GLOVES COLLARS &C &C grant rule to show cause why the judgment shall not be opened, and the defendant be let into a defense. TRBOSH for the purpose of scientific investigation, or that it may be stuffed and set us a or that it may be staffed and set us a precision. The appropriate it may be staffed and set us a precision. The appropriate it may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate it is may be staffed and set us a precision. The appropriate is better should be treated and the staffed and set us and the staffed THE ladies of Burlington recently pre-Our stock is complete UNDERTAKING 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 customers for their very liberal patronage in the past and hope under the new departure to make it to Done in the best manner, and on the lowest terms. You will find better work and for less money here than at any other place. Call and see us. 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 money. 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 Au-Very Respectfully Yours, J. H. PHINNY. JAS. O. FROST & SONS,

Tints and Colors, at KENT & BLISS'. [seport. Burlington Boro, Pa., Sept 10, 1mo.

Ward,
Mr. L. M. RUNDETLL.
P.P. BURNS,
W. H. D. GREEN,
J. HILL.
M. VOSEURG,
D. S. TOWNER,
H. HARRIS,
C. C. CAMPBELL,
Mr. 4. D. SOFER,
Mr. 4. D. SOFER,
Mr. 4. D. SOFER,

EVANS & HILDRETH,

Sep16, 75.

Bridge Street.

Towanda, July 1, 1975. WANTED.

sepicmi.

FIFTY GOOD COAL MINERS.

To work at FREEBURG, ILLINOIS, (near St. Louis); 2½ cents per bushel and R. R. weights will be given. Houser at the mines for families. Apply to 1.EMON WOODS & CO., 520 Charlent & CO.

St. Louis, Mc.

Manufacturers of and Wholesale and Retail Dealers in Furniture and undertaking, Main St.,

TOWANDA, PENNA,

jly20-th