The knife of reduction has been thrust to the hilt in the heart of prices. Such shoe selling is only made possible by price littleness. All the summer shoes and us must part company before fall. You need another pair to last the season out. We need shelf room for fall goods. These conditions make it easy to suit you.

SCHANK & SPENCER, 410 SPRUCE STREET.

Linen Slip Covers made for parlor furniture.

# AND

Visit our Drapery Department, the largest and most complete in this part of the state.

# MCANULTY

REPUBLICAN COUNTY CONVENTION.

In pursuance of a resolution of the Republican County Committee adopted at a regular meeting held on Saturday, August 21, 1897, the county convention will be held on Tuesday, the 7th day of September, A. D. 1897, at 10 a. m., in the Court House, Scranton, for the purpose of placing in nomination candidates for the following offices to be voted for at the next general election, on Tuesday, November 2, 1897, to

One candidate for Sheriff.
One candidate for Prothonotary.
One candidate for Treasurer. One candidate for Clerk of the Courts. One candidate for District Attorney. One candidate for Recorder of Deeds.

Each election district shall elect at the said delegate elections two qualified persons to serve as vigilance committee for one year, whose names shall be certified to on the credentials of delegates to the

county convention. The representation of delegates to the said county convention is based upon the vote cast at the last preceding State election for Hon. William McKinley, Re-publican candidate for president of the United States, he being the highest officer voted for at said State election.

## CITY NOTES.

The Woman's Keeley league will meet There will be a choir rehearsal at All Universalist church tomorrow evening.

M. J. Norton declares himself a candidate for delegate in the Eighth ward, First district.

The Delaware and Hudson company paid its Scranton and Carbondale employes yesterday. The Delaware, Lackawanna and Western company will pay its employes at the

Hallstead and Diamond mines today. S. H. Stevens acknowledges the receipt of \$10 from "a friend" for St. Luke's Sum-mer home, making the total contributions

The Aid society of the Presbyterian church, Dunmore, will meet at Lake Ariel tomorrow. Train leaves Dunmore depot The paving committee of select council will meet tonight at 7.30 o'clock to pass

upon the question of putting in the drains on Mulberry street, Charles Cavanaugh, the Carbondale

merchant, yesterday brought a suit in ejectment against Ellen and John Finan and Mary Williams to recover possession of a lot of land on Dundaff street. The Patriotic Order Sons of America of Newton township will dedicate a new shall at Newton Center Saturday, There will be a parade, picnic and clam bake in

addition to the dedicatory exercises, Exceptions were yesterday filed by At-Wilcox on behalf of the plaintiff to the finding of Judge Edwards in the case of Emery Bittenbender and others against Abram Bittenbender and John M. Kem-

# ++++++++++++++++++++++++++++++

You want to see a fine display of fruit, you first want to go to The Scranton Cash Store. Fancy peaches, lovely plums, luscious cautelopes, big water melons, rosy apples, beautiful crab apples. But the best thing for you to do is to stop there, see the display and get prices.

To provide for and secure the payment of the purchase money of \$168,200 the Scranton company executed a bond in favor of the Winchester company, a paragraph of which was as follows: "Second, to surrender on the first day of July, A. D. 1895, to the Equity Improvement company attached up to but not including the 1st day of January, A. D. 1895.

On the 24th day of April, 1894, at a meeting at which John Handley was present, the following resolutions were passed by the Equity Improvement company of Winchester:

"On motion of Albert Baker, the following resolution was offered: Whereas, the president of this company was authorized by resolution passed Feb. 13, 1894, to sell any real estate of the company, situated in Scranton, or in Lackmanan county, Pennsylvania, and make and deliver deeds for same, provided the price received for the same should not be less than 25 per cent. below the price paid by the company for the same in stock and bonds:

"And whereas, the president has sold and conveyed certain lands by virtue of

## ONE OF HANDLEY'S MIXED-UP DEALS

Judge Edwards Emerges from Several Months' Delving in It.

DECISION IN A FAMOUS CASE

Verdict for Plaintiff in the Amicable Action of the Equity Improvement Company of Scranton Against the Equity Improvement Company, of Winchester, Va .-- The Late Judge Was President of Both Companies and Was Entrusted with Some Dealings Between the Two.

An opinion in the famous case stated between the Equity Improvement company, of Scranton, Pa., and the Equity Improvement company, of Winchester, Va., was handed down by Judge Edwards, yesterday.

The case was submitted in February last, Lemuel American representing the plaintlifs and John J. Williams, of Winchester, the defendant. There was an inadequacy in some of the papers and Judge Edwards after a time dismissed the proceedings. It came up again, and this time everything being satisfactory, the court proceeded to delve into its many intricacles.

The whole question involved in the mit was whether or not the late Judge Handley had overreached, intentionalor unwittingly, his fellow investors n the Winchester company. Edwards decides, virtually, that however the Winchester people may view the late judge's dealings they were legal and binding and he gives a verdict for the plaintiff in the full amount of the claim, \$15,282,20.

#### THE TRANSACTION.

The transaction in brief was this: Judge Handley was president and fivesixth owner of the Equity Improvement company of Winchester. He was also president and whole entire, four shares excepted, of the Equity Improvement company, of Scranton. He paid his subscription to the Winchester company with certain real estate in Scranton. To make up the differnce between the value of the real estate and the amount of his subscription the company gave a mortgage bond for \$155,000. In course of the time the company at Judge Handley's suggestion, authorized him to sell the Scranton real estate for not less than three-fourths of its value. He sold it for exactly three-fourths of its value to the Equity Improvement company of Scranton, which was himself. The terms of the sale, the accompanying bond and the like were drawn up by Judge Handley, but when he went to Winchester to report his transac-tions to the company he neglected to take the papers along. After his death his executors produced the papers and t was found by the Winchester people, much to their surprise, that acording to its provisions they were still held for the compound interest on the \$155,000 worth of bonds, contrary to the verbal understanding, which they allege was had at the meeting, when they aver Judge Handley gave them to understand that the sale of the real estate released them from further responsibility for the mortgage bond. It was to escape this very responsibility, they say, that they agreed to the sale, Excerpts from Judge Edwards' opinon will give a more detailed understanding of the case.

FINDINGS OF FACT. One candidate for Register of Wills.
One candidate for Jury Commissioner,
Vigilance committees will hold delegate elections on Saturday, September 4, A.
D. 1897, between the hours of 4 and 7 p.
m. They will give at least two days' public notice of the time and place for holding said elections.

In payment of his subscription to the stock of the Winchester company several pieces and lots of land situate in Lackawanna county. Pennsylvania, and received in return one hundred and fifty-five thousand (\$155,900) dollars in bonds secured by a mortgage given to the Chestnut Street Trust and Savings Fund company, of the city of Philadelphia, as trustee. The amount of these bonds represented the difference between the urchase price of the property conveyed y Handley and the amount of his subscription to the capital stock of the Winchester company

The mortgage given to the trustee as aforesaid bears date July 1st, 1899. The bonds secured by it are each of the de-nomination of one thousand dollars, pay-July, 1, 1910, with interest semi-annually from July 1, 1890, at four per centum per annum. The coupons, therefore, attached to the bonds were twenty dollars each to the bonds were twenty dollars each in amount. The properties included in the mortgage consist of an undivided one-half interest in 56½ acres of coal land; 15 city lots on Penn avenue and Vine street, Scranton; two lots on Wyoming avenue and Spruce street, Scranton, and the surface of 65 acres of land. The conditions of the trust as set forth in the mortgage need not be recited here

as they are not of importance in the disposition of this case, Feb. 13, 1894, at a meeting of the Winchester company, John Handley, being present, the following resolution was passed and recorded in the minutes of the company;

"On motion of John J. Williams, the following resolution was adopted, viz: That the president of this company is y authorized and empowered to sale of any of the real estate situated in Scranton, or Lackawanna county, Pennsylvania, belonging to this com-pany, in such parcels and at such prices, terms and conditions as in his judgment may be advantageous to the company, provided said prices shall not be less than 25 per cent. less than the price at which said property was turned over to this company, and also make, execute and deliver deeds for the real estate when sold from time to time."

## SOLD THE PROPERTY.

In pursuance to the above resolution the Winchester company, by its president, John Handley, on the 19th day of March, 1894, sold and conveyed to the Equity Improvement company of Scran-ton, Pa., the property situate on the corner of Wyoming avenue and Spruce street, Scranton, for the sum of one hundred and sixty-eight thousand and five hundred (\$168,500) dollars, which sum was twenty-five per cent, less than the price for which John Handley had sold the same property to the Winchester company, to wit, twenty-five per cent. of

To provide for and secure the pay-ment of the purchase money of \$168,500 the

ment company, of Scranton, Pennsylvania, for the sum of \$183,750, subject to a mortgage thereon for \$155,000, which said sum of \$163,750 is to be paid in as part by a surrender of the bonds zecured by said mortgage for cancellation, and the remainder as set forth in a certain bond executed by the said Equity Improvement company, of Scranton, Pa., dated the 10th day of March, 1854;
"Be it resolved, that the said sale is "Be it resolved, that the said sale is hereby approved, as of that date, and the terms of payment of the said sum of \$168,750 as set forth in the said bond, are accepted and ratified.

OVER TWO MONTHS LATE. "On motion of Albert Baker the following was adopted: Whereas, in a sale of a part of this company's property at Scranton, Pa., to the Equity Improvement company, of Scranton, Pa., it was agreed that the first mortgage bonds of this company secured by mortgage on the property described therein, to the amount property described therein, to the amount of \$155,000, should be surrendered with coupons attached including Jan. 1, 1894 and whereas said sale was not made

until March 16, 1894;
"Be it resolved that in the settlement of the amount to be paid on the bonds and coupons of the said company, given for purchase money, an allowance shall be made sufficient to cover the interest or said bonds from len 1, 1894 to March on said bonds from Jan. 1, 1894, to March 10, 1894, and for all overdue coupons be-longing to said bonds and interest there-

on to John Handley, the former owner of said bonds and coupons."

The foregoing findings are based entirely upon the facts agreed upon by the parties. Outside of these facts there are but few other questions to be considered. It is contended on the part of the defendants that all the coupons be longing to the \$155,000 issue of bonds those past due as well as those not due were to be surrendered to the Winchester company, notwithstanding the explicit terms of the purchase money bond executed by the Scranton company in favor of the Winchester company; that this latter bond is ambiguous in some of its conditions, and that the testimony tending to change its terms should be considered, and finally that there was a misunderstanding on the part of the di-rectors and officers of the Winchester company and John Handley as to the ex-

act conditions of the sale.

In reference to these questions make these further findings of fact: The purchase money bond to secure the payment of the \$155,000 to the Winchester company is not ambiguous in its terms and conditions. To understand and construe it explanatory testimony is unecessary.

According to the terms of the said pur-According to the terms of the said purchase money bond, the coupons which remained the property of the Equity Improvement company, of Scranton, and which were not to be surrendered to the Winchester company amount to \$15,282,20 1. John Handley as president of both companies was bound to act in good faith towards each. There is nothing in the evidence in this case to indicate that he acted otherwise. On the contrary the evidence shows that the transaction was

fair and conscionable. 2. The evidence contained in the deositions of the witnesses is entirely insufficient to show misrepresentations or deceit on the part of John Handley as an officer of either corporation.

2. Evidence to aid in the construction and interpretation of a written instru-ment is inadmissible where there is no patent or latent ambiguity.
4. The plaintiff is entitled to judgment against the defendant in the sum of \$15,-282,20, with interest and costs.

DISCUSSION BY THE COURT. The following facts are not in dis-

1. Full authority by the Winchester company to its president John Handley to sell the Wyoming avenue property at a minimum price, on such terms and con-ditions as in his judgment would be advantageous to the company.

2. A sale and conveyance to the Scranton company of the said property at the

minimum price fixed,
2. A ratification and approval of said sale by the Winchester company at the price and to the grantee mentioned in the resolution or approval and according to the terms of the purchase money bond

referred to.

4. The receipt by the Winchester con pany of the cash portion of the said purhase money. As we have already stated, the terms of the sale are set forth in the bond of March 10, 1894. The evidence to change or modify these terms is to be found in the depositions of the witnesses from Winchester. Most of the witnesses were directors and officers of the Winchester ompany and were present at the meetings of the company held Feb. 13 and April 24, 1894. It appears from the de-positions that they had the utmost confidence in their president; that in re-porting the sale and the terms thereof the president did not produce the bond at the meeting of April 24; that they did not see the bond until after the death of the president, and that their recollection and understanding as to the terms of the bond providing for the surrender of the coupons, which are the subject of the present suit, as reported by the president, do not agree with the con-ditions of the bond itself. To show the general character of this evidence insert here the deposition of John J. Williams, esq., the attorney of the Win-

chester company: J. J. WILLIAMS' DEPOSITION. "I have been from the institution of the company one of its stockholders, and for the past few years one of its direc-tors and its legal counsel. I was present at the two meetings mentioned in the ase stated, and heard and took part in the verbal discussion with Judge Handley and the members of the board about the sale, when it was first proposed and afterwards. Judge Handley stated as his belief that this property was worth more money than \$168,750, and would eventual-ly realize more; that the advantage to the company in accepting his proposi tion for its sale to the Equity company, of Scranton, would be its relief from the burden of interest upon its one hundred and fifty-five thousand dollars of mort-gage bonds. The bond of the Scranton company for this purchase money of \$168,750, mentioned in the minutes of one of its meetings, was not produced at the time, nor was I ever aware of its purport until I was shown by Mr. Albert Baker a copy of the bond, forwarded to him by Major Conrad as having been received by him from Mr. Amerman, since the death of Judge Handley. It was drawn by Judge Handley in Scranton, I presume (certainly not in Winchester, so far as we know), as was the case in more than one instance where he was entrusted with the evention of the entrusted with the execution of the entrusted with the execution of the or-ders of the board. Such was our confi-dence in him as a business man, a law-yer, and our belief in him from his hav-ing by far the largest interest of any-body in our company, and having been the father and chief stay of it, that we did not deal with him at arms' length in any of these matters, "Cross-examination, by Mr. Amerman.

"Cross-examination, by Mr. Amerman "Q. Did Judge Handley state to you he contents of this bond? A. No, sir. "Q. Or to your board? A. No, sir; he

"Q. Was he asked by you or any of the board what the contents of the board what the board what the contents of the board what the board what the board what Was he asked by you or any or were? A. Not to my recollection, and I don't think he was. The matter was stated by him in a general way, and the terms and particulars of the bond were ot particularized.
"Q. Did you or your company ever re-

"Q. Did you or your company ever request him to deliver the bond to your company? A. I did not.

"Q. Did your directors, to your knowledge? A. No, not to my knowledge. I might state, for the reasons aiready indicated, we relied upon Judge Handley's own action; on his doing what was to be done when the proper time came."

We quote also from the deposition of Holmes Conrad, esq.:

Holmes Conrad, esq.:
"I. individually, have and had implicit
confidence in the good faith with which connaence in the good faith with which Judge Handley acted with reference to this company. He always manifested, I believe sincerely, a spirit of unselfish philanthropy. He was always unfortunate, however, in his manner of expressing his views and intentions. He employed obscure involved and ambient employed obscure, involved and ambigu-ous terms in his statements, and in his papers. He was the founder, the presi-dent, and by far the largest stockholder 

by Mr. Williams, the directors never dealt with him at sword's length." The balance of the testimony is to the

same effect.

It needs no argument to convince us that this testimony is ineffective and of little weight to change the terms of a written instrument. The questions of law are so clear and well established that any discussion of them is unnecessary.

Now, Sept. 1, 1897, in accordance with the foregoing findings of fact and law, it is ordered that the prothonotary of said court forthwith give notice hereo to the parties or their attorneys, and if no exceptions hereto be filed in the office of the prothonotary within thirty days after service of such notice, the said prothonotary shall enter judgment hereon in favor of the plaintiff and against the defendant for the sum of \$15.282 to with interest from this date. \$15,282.20 with interest from this date H. M. Edwards, A. L. J.

#### TWO OF THE CARDINAL VIRTUES.

Are Incorporated in the Constitution

of a New Russian Society. The Young Men's Russian Educa tional and Beneficial society, of Saints Hlib and Borys, of Mayfield, through Attorney William Vokolek, yesterday applied for a charter.

These signed the petition: Ondio Iwanik, Andio Serniak, Victor Hiadyk, Mike Pawlak, Mike Tocky, Stefan Ter-Petro Tihanicz, John Flopiak Petro Stafurski, Ulian Dudik, Maxymi Kulianda, Amros Buriam, Sern Koustankewicz, Petro Richart.

The object of the society is to pre vide a course of free lectures on American institutions for their fellow countrymen, to take care of the members in sickness.

#### TWO DECISIONS REACHED.

Arbitrators Make Awards in Carbon date and Peckville Cases.

the case of Samuel Williams against the Crystal Lake Water company for stone illegally taken from the plaintiff's land, the arbitrators yesterday awarded \$1,117.70 in favor of the plaintiff. "No cause of action" was the verdict

rendered by the arbitrators in the case of Calvin Peck against Edward Peck and others. This is the ejectment suit engendered by the changing of the river bed and consequent confounding of surveys.

#### WANTED IN ALLENTOWN.

Young Geherns, Who Went Away with the Sages, Is in Trouble.

Martin Geherns, a well-known lad about town, who went away about a year ago with the Sages to do the threeday sleeping act, was arrested last night in this city by Detective Moir on a charge preferred by an Allentown girl named Carrie Pfeifer.

The warrant was mailed here by Al derman F. T. L. Keiter, of Allentown. An officer of that city will arrive today to take Geherns back to face the Lehigh county grand jury.

#### ALDERMAN MILLAR'S COURT.

A. McClellan and S. Star were held in \$300 bail for practicing dentistry without a license, Dr. C. C. Sapp being the prose

Four men and as many women who were captured in the raid at 818 West Lackawanna avenue Tuesday night were fined \$5 aplece. The fines were paid Mrs. Sarah Crane was held in \$500 ball by Alderman Millar last evening for selling liquor without a license and selling on Sunday. The woman's alleged saloon is at 1325 Capouse avenue. Rabbi David Drack, paster of the B'na

society synagogue, on Penn avenue, was held under \$300 ball yesterday by Alder-man Millar to await trial on a charge of assault and battery, preferred by John Mary Kotzman, of Raymond court, on complaint of Gustav Roth, a neighbor,

was held in \$300 ball to appear in court and answer a charge of being at the head of a noisy, quarrelsome household. A man named Sebert, who figured in the case against the Kotzman woman, was held under \$300 bail to answer a charge of disorderly conduct, and John Meyers the friend of the woman in the was on the same count required to furnish bail by Alderman Howe,

## Scranton Conservatory of Music.

The fall term of the Scranton Conservatory of Music begins next Wednesday. Special advantages to students music (instrumental, vocal and theoretical), drawing and painting (oil, water-color and china) and French, German and Italian. See advertise ment page 7. Send for prospectus.

.. J. Alfred Pennington, director,

PROTECT YOURSELF against sickness and suffering by keeping your blood rich and pure with Hood's Sarsaparilla. Weak, thin, impure blood is sure to result in disease.

HOOD'S PILLS are easy to take, easy to operate. Cure indigestion, biliousness. 25c.

To Cure a Cold in One Day. Take laxative Bromo Quinine Tablets. All druggists refund the money if it fails to cure. 25c.

## MASTER PLUMBERS HAVE A GRIEVANCE

Building Inspector Nelson Cannot Enforce the Plumbing Code.

NOT ENTIRELY HIS FAULT, THEY SAY

His Other Duties Will Not Allow Him to Give the Plumbing Code the Attention It Deserves, and in the Belief of the Master Plumbers a Plumbing Inspector Should Be Appointed. Honest Plumbers Cannot Compete with Those Who Have Only Their Consciences for a Check.

Of all men in the world who have no kick coming, to use an expressive, if not extremely elegant phrase, it is the plumbers. Yet they are kicking. That is, the master plumbers are; and if all stories are true they are not kicking without warrant.

Their kick is on Building Inspector

John Nelson, and it was registered with the board of health at its regular meeting last night. Henry Gunster, as a committee of the Master Plumbers' association, came before the board and informed the members that their much wanted plumbing code was not worth three, or, at the most, four straws. It is far from being as efficacious as the board supposes, Mr. Gunster said. It was intended to regulate all plumbing done in this city, and make it uniformly sanitary, but it fails miserably to do any thing of the kind. It is a good law and in itself is entirely satisfactory to the representative plumbers comprising the membership of the Master Plumbers' association, but, Mr. Gunster, speaking for the association, says it is ineffectual because it is evaded. He also says that the building inspector is responsible in a great easure for its non-enforcement and the board should do something to Mr. Nelson or the plumbing code to right

this wrong. According to the code all plumbers are required to submit plans of their proposed work and have the same approved before going on with their job. The inspector duly inspects such plans, and where such inspections take place everything is satisfactory. Some plumbers, however, do not submit plans or pay any other heed to the code,

LAW DISREGARDED.

With an utter disregard of all law and authority, plumbers, he said, proceed to do plumbing in any old manner their consciences will allow. The plumbers who observe the every stipulation of the law cannot compete with those whose only check is their consciences and hence the objection.

Mr. Gunster thought the only remedy vould be the appointment of a pluming inspector and the divorcement of this branch of the construction business from the building inspector's office. Mr. Nelson, he said, meant well enough, but his manifold duties would not permit him to give the matter of plumbing the attention it deserves and as a consequence the law-abiding plumbers and the public health suffer. After an informal discussion it was

decided to hold a special meeting two

weeks from last night to give the matter due consideration. Building Inspector Nelson will be summoned to be present and the Plumbers' association will be invited to send representatives. The board heard complaints from Health Officer Allen concerning the unsanitary conditions of various portions of the city and the crying need of sewers in these places. Second, Third and Emmet streets, Brick avenue and Oak streets, Connor court, between Broad-way and River, and the historic pool scum-covered water west of Brick avenue were among the localities mentioned. In the matter of the swamp east of Washington avenue, between New York and Marion streets, he reported that he and Sanitary Officer Burke visited the councils of Dunmore and after stating the nature of the case received assurance that the borough

would abate the nuisance. Secretary Murray's report for the month showed a total of 137 deaths. fifty births, twenty-five marriages and forty-seven cases of contagious diseases, with seven deaths resulting therefrom.

Food Inspector Cullen reported having made 563 inspections of meat and fish and 212 milk inspections. He confiscated 667 pounds of fish, 120 pounds of beef, 50 chickens, 33 barrels of vegetables, 52 baskets of tomatoes and 39 baskets of peaches. Three instances of impure milk were reported.

# CASTORIA

For Infants and Children.

## PRICE OF ELECTRIC LIGHT REDUCED.

Suburban Electric Light Company

Lowers the Rate Per Lamp Hour. The Suburban Electric Light com pany gives notice that on Sept. 1 the price of incandescent lights within the city limits will be reduced to fiveeighths (%) of a cent per lamp hour, subject to a discount of ten to twenty per cent. (according to the amount of current consumed) if bill is paid on or before the 20th of the month in which the bill is presented.

#### China Hall.

# Rare Bargain

We are offering complete Haviland French China Dinner Sets for

\$19.50

while they last. Don't miss the chance. See one in our window.

# China Kall.

Millar & Peck, 134 WYOMING AVENUE. Walk in and look around.

Zamanamanamanamana

## \*\*\*\*\*\* ARE YOU EVER BOTHERED

To buy just the stationery you like? Our department-not very large but full of bargains. It may contain just what you want. Here's a few values at random:

Selected Whiting's Vestal white Stock -commercial or octave sizes—put up 1-4 reams in a box—usually sold for 85c and \$1. Today they go at 48c. Envelopes to match either size,

For Ordi- Whiting's

nary Use Satin Finish Commercial and box papers, with envelopes to match. The quality is much better than

Tea Set Carlsbad Chi-Bargain na-56 pieces stipple and traced with gold, but unfortunately two pieces broken. Original price. \$5.90. To move it out today we sell it

On our center • Our Display counter-front -the most elaborate designs of Jardinieres we ever had. Prices to suit the styles, 29c, 38c, 50c, 75c, \$1.38.

THE REXFORD COMPANY 303 Lackawanna Ave.,

Interesting

And Lew



PAINTED BIRD CAGE, medium

AWN MOWERS, about one left, \$2.19

HAMMOCKS, a good extra length one, with pillow and spreader, fringe on side, worth \$2.00, re-duced to

## Oil Stoves Reduced in Prica.

WINDOW SHADES, 3x6 feet, off linen, spring rollers, worth 40c., our price.....

FELT SHADES, 3x6 feet size, spring rollers, worth 19c., our price...... 10c

URTAIN POLE AND TRIM-MING COMPLETE, worth 25c., TABLE OIL CLOTH, 40 inches wide, new patterns, was 19c., our price

THE GREAT

310 Lackawanna Ave.

THE

# PATENT FLOUR.

We Make It. We Warrant It. We Wholesale It.

THE WESTON MILL CO.

Scranion, Olyphani, Carbondale.

FRESH

Jersey Peaches, Plums, Pears, Apricots, Canteloupes. FRESH ARRIVALS EVERY

MORNING.

CLOSING PRICES ON

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Your choice of all our 75c and \$1.00 waists for ...... 37c

Your choice of all our fancy col-

ored \$1.25, \$2 and \$2.50 waists...... 69c At these prices they will go quick, for in fit and style they are superior

to all other waists. Best 50-cent Dress Goods, 7-yard pattern, for ......\$1.95 This is a rare bargain.

Your choice of all our 121/2c, 15c, 20c and 25c Dimities, Mulls, Lawns, Lappets, Jaconets. etc., for only ..... Your choice of all fine 15c and 18c Dress Ginghams for ..... Your choice of all our 20c and 25c best fine Scotch Ginghams for......121/20 Best Apron Ginghams ..... Good Apron Ginghams ...... 31/2c

Good Dark Prints...... 31/2c

Indigo Blue.....

Shaker Flannel.....

00000000

Broken assortment Men's Underwear, 25c goods, for..... 18c Men's Balbriggau Underwear, 50c goods, for..... Ladies' 15c Vests, lace trim..... Ladies' 25c Vests, fancy lace trim Blea. Crash, extra heavy, worth 5c, for ...... 3c Good Brown Muslin, worth 5c, for 334c

Good Blea. Muslin, worth 6c, for Extra Fine Brown Muslin, worth 6½c, for..... Extra Heavy Brown Muslin, 

worth 7c, tor ...... 51/20

Scranton.

4c