

Town, County, and Variety.

"Shut the door!"
Now take in oysters, baked apples and sweet cider.
Days are shortening with a plainly perceptible rapidity.
Our Dry Goods stores are over-flowing with new goods.
Street Commissioner Brewster is making some very much needed repairs upon North Main street.

Navy blue and cardinal red are worn together.
He who cries much has one consolation - he isn't likely to have the dropsy.
The Erie Railway carried 20,000 people last week, and not an accident.

The judges of Schuylkill county sentenced on Monday Oct. 16 twenty Mollies to the penitentiary, including two women who had committed perjury in trying to acquit the real offenders.
Most of the prisoners have families, and the scene in the Court House is described to have been sad and painful.

A TILDEN AND HENDRICKS RALLY.
Addresses by Hon. R. R. Little, and JOHN A. SITTSER.

There will be a meeting of the citizens of Montrose, for discussion of the political issues of the day, at the Court House in Montrose, on Thursday eve., Nov. 21, to be addressed by the above named speakers. Turn out.

DR. HENION.—We refer our readers to the notice in another column of the extraordinary success of Dr. Henion, in the treatment of diseases by his wonderful magnetic method.
We cannot help noticing that hardly a day passes but some new and seemingly hopeless patient is chronicled among the cured.

We understand that the doctor's rooms at the Exchange Hotel are crowded daily with sick people from all parts of the country, and we have yet to learn that any have failed to get satisfaction.
Any one afflicted in any manner with disease, would be well repaid by calling on the doctor. Consultations are free.—Binghamton Times.

TUNKHANNOCK.—In response to an invitation of the Tilden and Hendricks Club, J. B. McCollum, esq., of Montrose, addressed the citizens of Tunkhannock, on Friday evening last, in the Court House.
In his usual candid and impressive manner, he discussed the real issues of the present campaign, in a spirit of perfect fairness, and an ability that will soon place him "at the top" of the legal profession.

There was no vituperation, no malicious onslaught upon the opposition, but his admirable logic was calculated to convince any intelligent Republican that partisan strife and hate had no part in the highest interests of the cause.
We hope that some one will give a full report of his speech; for it brought to bear an array of facts and figures that were more irresistible than the most impassioned appeals to the baser passions which the opposition have tried to inflame and incite.

We only wish there were more such able and earnest workers for the cause of truth and justice.
If plain unvarnished facts could be placed before the people, there would be such a revolution in public sentiment as would insure an undisputed victory to the cause of Tilden and Reform.
We are glad to see that our Democratic friends are leaving all the mud-slinging to the administration candidates and their organs.
They are depending solely upon placing a true statement of facts before the people; and are willing to leave them to decide whether they will submit to the multiplied wrongs of Grantism, under the name of Hayesism, or whether they will help to inaugurate a purer and more economical administration of the government under a man who has the pluck and the ability to lead in the cause of Reform.

We were particularly pleased to see that there were a large number of lovely and intelligent ladies present.
Victory is sure when the fair daughters are in sympathy with the brave and loyal sons. Com.

WYOMING COUNTY.—The two things which are taking the attention of the people more than any others at present, are the Centennial and the political issues of the day.
Long trains, many times drawn by two locomotives, are continually sweeping over the D. L. & W. and L. V. rail roads, bearing thousands of people on their way toward Philadelphia.
The election in Indiana and Ohio, while they have inspired the Democrats of this county with a confidence which makes their success in November appear to them almost a certainty, have produced the opposite effect upon that portion of the community who seem to be still in favor of Grantism.

While the former are looking forward to the results of the election on the 7th of Nov. with that confidence which is always characteristic of men who are confident of success in a good cause, the latter accompany their meditations and discussions on the subject with contractions of the brows, clenching of the hands, and we presume in some extreme cases, with tearing of the hair; in every way expressive of their deep mortification and disappointment.
Like a "drowning man catching at straws" they are eagerly grasping at every thing, however depreciable in character, which promises to ameliorate their distress in the hour of extreme need and save them from a complete overthrow.

Already do they feel that the vestments of honor and power, which they have worn for some time "hang loose about them, like a giant's robe upon a dwarfish thief."
An election was held the other day among the young men attending the Keystone Academy, in which a majority of the votes cast were for Tilden and Hendricks.
"The men appointed to office by General Grant are honorable men," is an expression used by the would be Senator Davies in a speech at Factoryville last Thursday evening.
Yes, they are "honorable men," and so was Brutus an "honorable man," and the officials under Grant are just about as favorable to the harmony and peaceful working of the government of the United States as Brutus was to that of Caesar.

Factoryville, Sept. 21, 1876.
Tilden, Hendricks and Reform meetings will be held as follows: Monday evening Oct. 30th, 1876, at Friendsville. J. B. McCollum, R. B. Little and others will address the meeting.
Wednesday evening, November 1st at Brackenville. J. B. McCollum, E. O'Neill and others.
Friday evening, Nov. 3d at New Milford addressed by J. B. McCollum and others.
At Hopbottom, Friday afternoon, November 3d. Addressed by R. B. Little and others.

NEIGHBORING COUNTIES.

LUZERNE COUNTY, PA.
Pittston is to have a pistol and printing press manufactory.

The Scranton Republican has a libel suit on hand with damages laid at \$10,000.

Victor Beemer, of Mill City, has demonstrated the fact that peanuts can be raised in this cold climate.
He has raised a fine crop this season, considering the number planted.

By a letter just received from his friends, it has been ascertained that W. J. Lee, the printer who was recently killed on the L & S Railroad, was a native of Boston, but that he had not been heard from at home for eight years.

One day recently four weavers in the Luzerne prison refused to work any longer unless they were allowed to have tobacco, which is against the rules.
After being compelled to go without two meals, the mutineers were well satisfied to go to work providing they could have something to eat, even if tobacco was not on the bill of fare.

Harry Moon, a lad about fifteen years of age, met with a fatal accident at the foot of Davis's plane on Thursday the 12 inst.
While crossing the track one of his feet caught the rail causing him to stumble and fall on the wire rope.
He was swiftly drawn down into the sheave wheel, and one of his legs was broken in several places, the other leg was badly mangled, and internal injuries were received.
The unfortunate lay lingered through the night and died on Friday morning.

BRADFORD COUNTY, PA.
The Ward House, at Towanda, recently burned, is being rebuilt.
Hon. P. H. Buck, of LeRaysville, fell from a tree while picking fruit, recently, and broke one of his legs between the knee and ankle.

Much complaint is made against the managers of the Bradford Agricultural Society, because they do not pay the premiums offered.

An attempt was made a few nights since to burn the American Hotel in Athens.
The fire was discovered in time to frustrate the design of the incendiary.

The people over in Susquehanna and Wayne counties, claim a mystery hangs like a fog over E. Overton's nomination for Congress.
Voters, clear away that political fog by voting for Powell, and let the bright sunshine of honesty and independence shine in the halls of Congress.—Bradford Argus.

The barn of Mr. Jabez Chamberlain, Wyalusing township, was destroyed by fire on Monday the 16th inst.
About thirty tons of hay, four hundred bushels of oats, one hundred and fifty bushels of wheat and some farming utensils were destroyed, also James Bush's threshing machine.
No insurance.

WYOMING COUNTY, PA.
Nicholson is to have a new paper.
The first annual fair of the Wyoming Agricultural Society was held at Tunkhannock last week Wednesday, Thursday, and Friday.
On Wednesday, Oct. 11, Frank Canon, an employe on the double track below town, while in an intoxicated condition, was knocked off the track by train No. 9, and almost instantly killed.

BUCKS COUNTY, N. Y.
The Twinkle, the campaign Republican paper recently started in Binghamton, has died for want of support.
Another straw, showing that the Republicans don't "enthuze" worth a cent, in this great centennial year.

On Thursday, Oct. 17, Chas. Murphy, while drawing a load of coal from Binghamton to Hawleyton fell from his wagon in a senseless condition.
He was taken up a few minutes afterwards, but not before life was extinct.
It is supposed that he died from heart disease, although the wagon wheels had passed over his body, mutilating it somewhat.

PUBLIC SALE.
The undersigned will offer for sale at public vendue, in Forest Lake Township, on

Thursday, Nov. 2d, 1876, at 10 o'clock a. m., the following property:
25 tons of hay, 250 bushels of corn in the ear, 140 bushels of oats, penitentiary of its history, grand buildings, wonderful exhibits, curiosities, great days, &c. Profusely illustrated, thoroughly popular and very cheap.
Must sell immediately. 5,000 AGENTS WANTED.
Send for full particulars. This will be the chance of 100 years to coin money fast. Get the only reliable history.
Hubbard Bros., Pubs., 733 Sanson St., Phila.

ADMINISTRATOR'S NOTICE.
In the estate of Hendrick B. Gay, late of Auburn twp. dec'd. Letters of Administration in the said estate having been granted to the undersigned, all persons owning said estate, are requested to make immediate payment, and all persons having claims against said estate are requested to present them without delay.

AUDITOR'S NOTICE.—The undersigned having been appointed an auditor by the Court of Common Pleas of Seneca Co. to distribute the funds in court arising from sale of real estate of Henry Manzer, will attend to the duties of his appointment at his office in Montrose, Monday, Nov. 6th, at one o'clock p. m., at which time and place all persons interested will present their claims or be forever debarred from coming in on said funds.

NEW LOT OF CALLING CARDS, AT THIS OFFICE.

SHERIFF'S SALES.—BY VIRTUE OF writs issued by the Court of Common Pleas of Susquehanna County and to me directed, I will expose for sale by public vendue, at the Court House in Montrose, on

Friday, November 10, A. D., 1876, at 10 o'clock p. m., the following pieces or parcels of land:
All that certain piece or parcel of land situate, lying and being in the township of Jackson, Susquehanna county, Pennsylvania, bounded and described as follows to wit: Beginning at a beam in line with road, to Rome L. Potter, thence east 85 perches to road, thence north 2 rods, thence west 15 rods, thence north 113 rods, thence west 87 rods thence south 88 rods, thence east 88 rods, thence south 88 acres and 92 rods of land more or less.
It being the same piece of land conveyed by Wm. W. Cobb and Mary M., his wife to James H. Truesdell, Nov. 29, 1871, and recorded in deed book No. 63, page 108, &c. About 50 acres improved with the appurtenances. (Seized and taken in execution at the suit of Wm. C. Chandler vs Thomas B. J.)

Also—All that certain piece or parcel of land situate in Auburn Township, Susquehanna county, Pennsylvania, as described as follows: On the north by land of Wm. Green on the west by land of A. Walkman, on the south by land of John LaFrance, and on the east by land of Nathan Green and land of Samuel Tewksbury, containing 116 acres, about 80 acres improved, with the appurtenances 1 frame house, a frame barn and shed and orchard. (Seized and taken in execution at the suit of O. B. Pickett assigned to A. H. McCollum vs John Manneriz.)

Also—All that certain plot of land situate in the township of Liberty, Susquehanna County, Pennsylvania, bounded and described as follows to wit: On the north by lands of Alanson Chalkler, on the east by lands of "Platts lot" as it has been called, on the south by land of P. P. Bates, and on the west by land formerly owned by James Murphy, containing 38 acres more or less.
For a more particular description reference may be had to deed by Alanson Chalkler and wife to Daniel J. Murphy recorded in the proper office in deed book No. 63, page 108, &c. About 50 acres improved with the appurtenances. (Seized and taken in execution at the suit of James Murphy assigned to D. D. Seagle vs J. J. Murphy.)

Also—All that certain piece or parcel of land situate in Great Bend Susquehanna county, Pennsylvania, bounded on the north by lands of — DuBois on the east by lands of Henry Warner, on the south by public road and on the west by lands of — DuBois containing about 100 acres, with the appurtenances, 1 frame house, 1 frame barn, and fruit trees. (Seized and taken in execution at the suit of James B. McCreary use of N. S. Lonnheim vs Thomas D. Corby.)

Also—All that certain piece or parcel of land situate in the Township of Lehigh, County of Susquehanna county, Pennsylvania, bounded and described as follows, to wit: Beginning at a stake and stones on the west side of brook in line of land sold to Allen W. Mearns, on the east by lands of — and one half degree east 146 perches to a stake and stones in line of land sold to Morris Carpenter, thence north 1/2 of a degree east 32 and eight tenths perches to a stake and stones, thence north 89 degrees east 167 and four tenths perches to a stake and stones, thence south 16 degrees west 58 perches to a stake and stones, thence south 80 degrees east 118 acres and 151 perches of land be the same more or less with the appurtenances, 1 frame dwelling house, 1 frame barn, and other out buildings, an orchard and other fruit trees. (Seized and taken in execution at the suit of W. H. Osterhout assigned to Grow Brother assigned to F. N. Boyle vs L. E. Lay.)

Also—All that certain piece or parcel of land situate, lying and being in the Township of Dimock, Susquehanna county, Pennsylvania, bounded and described as follows, to wit: Beginning at a stake and stones on the west side of brook in line of land sold to Allen W. Mearns, on the east by lands of — and one half degree east 146 perches to a stake and stones in line of land sold to Morris Carpenter, thence north 1/2 of a degree east 32 and eight tenths perches to a stake and stones, thence north 89 degrees east 167 and four tenths perches to a stake and stones, thence south 16 degrees west 58 perches to a stake and stones, thence south 80 degrees east 118 acres and 151 perches of land be the same more or less with the appurtenances, 1 frame dwelling house, 1 frame barn, and other out buildings, an orchard and other fruit trees. (Seized and taken in execution at the suit of W. H. Osterhout assigned to Grow Brother assigned to F. N. Boyle vs L. E. Lay.)

Also—All that certain piece or parcel of land situate, lying and being in the Township of Dimock, Susquehanna county, Pennsylvania, bounded and described as follows, to wit: Beginning at a stake and stones on the west side of brook in line of land sold to Allen W. Mearns, on the east by lands of — and one half degree east 146 perches to a stake and stones in line of land sold to Morris Carpenter, thence north 1/2 of a degree east 32 and eight tenths perches to a stake and stones, thence north 89 degrees east 167 and four tenths perches to a stake and stones, thence south 16 degrees west 58 perches to a stake and stones, thence south 80 degrees east 118 acres and 151 perches of land be the same more or less with the appurtenances, 1 frame dwelling house, 1 frame barn, and other out buildings, an orchard and other fruit trees. (Seized and taken in execution at the suit of W. H. Osterhout assigned to Grow Brother assigned to F. N. Boyle vs L. E. Lay.)

Also—All that certain piece or parcel of land situate in the Township of Oakland, Susquehanna County, Pennsylvania, bounded and described as follows, to wit: On the south by State Street, on the west by lot of W. B. Gray, on the east by lands of Wm. F. Foot and on the east by lot of Charles Ogden being 90 feet on the said State Street, and extending northward the same with 120 feet more or less with the appurtenances, 1 frame dwelling house, and all improved. (Seized and taken in execution at the suit of the Mutual Building Loan and Saving Association of Susquehanna Depot vs A. N. Ogden.)

Also—All that certain piece or parcel of land situate in the Borough of Susquehanna Depot, Susquehanna county, Pennsylvania, bounded on the north by lands of Washington Shaeff, east by lands of F. Harris, on the south by lands of — and on the west by lands of John McKenty, with the appurtenances, 1 two story dwelling house, and all improved. (Seized and taken in execution at the suit of the Mutual Building Loan and Saving Association of Susquehanna Depot vs J. N. Seddon and James Seddon.)

Also—All that piece or parcel of land situate, lying and being in the Borough of Susquehanna Depot, Susquehanna county, Pennsylvania, bounded and described as follows, to wit: Beginning at a corner in the east line of A. J. Seymour's lot, thence south 89 degrees east 30 minutes east 4 perches and 5 links to the line of — Barnes's lot, thence south 89 degrees east 30 minutes west 4 perches and 2 1/2 links and north 54 degrees and 30 minutes east, one perch and 26 links to the place of beginning, containing 2 1/2 perches of land be the same more or less with the appurtenances, reserved always a small piece on the north corner heretofore decided to A. J. Seymour, with the appurtenances, 1 frame dwelling house, and all improved. (Seized and taken in execution at the suit of J. B. Taylor administrator of David Taylor dec'd, vs Jonathan A. Foot.)

Also—All that certain piece or parcel of land situate in Middletown, Susquehanna county, Pennsylvania, bounded on the north by lands of Michael Shaffer, on the east by lands of — McCormick and Dant Coleman, on the south by lands of Dana Coleman, and on the west by lands of Dana Coleman and George W. Ellis, containing 225 acres, about 100 acres improved with the appurtenances, 1 frame house, 1 frame barn, and an orchard. (Seized and taken in execution at the suit of D. G. Bailly & Brother assigned to D. G. Bailly vs John Bigland.)

Also—All the two certain tracts or parcels of land situate in Oakland, Susquehanna County, Pennsylvania. The first piece is bounded on the north by land of Reuben Payne, on the east by land of Henry Scriber, on the south by lands of — Taylor and David Taylor, and on the west by land now or late of the estate of David Messeraux dec'd, containing about 200 acres, be the same more or less.
Also, a lot of land situate in the north west corner of a tract, described as follows, to wit: Beginning at a corner of a 540 acre tract sold by Caleb Carmalt to Seish Payne, running thence north 105 perches to a stake, thence west 10 perches to a stake, thence south 105 perches to a stake, thence east 105 perches to the place of beginning, containing 6 acres more or less, and the whole being the lot of land which D. R. Squires by article of agreement with the undersigned, on the 20th of November, 1870, contracted to sell to Moses Cooper. (Seized and taken in execution at the suit of A. W. Tyler and A. J. Lyon vs Moses Cooper.)

Also—All that piece or parcel of land situate in the Township of Great Bend, Susquehanna county, described as follows, to wit: Beginning at a north west corner of a lot of land granted to William Skinner in the line of Hubert Ogden, thence east 105 perches to a stake, south 55 degrees west 100 perches to a hemlock corner of — Mary's land, thence south 33 degrees east 170 perches by land of William Dayton and others to a corner, thence by the same corner 33 degrees east 100 perches to the corner of said William Skinner's land and thence by said William Skinner's land north 33 degrees west 100 perches to the place of beginning, nevertheless, about 85 acres heretofore sold by order of Orphans Court, and purchased by T. D. Estabrook, thence dec'd is recorded in the proper office in deed book No. 63, page 108, &c. with the appurtenances, 1 dwelling house, 2 barns, 1 small orchard, and moosey improved. (Seized and taken in execution at the suit of T. D. Estabrook vs Kezia Warden administrator of James Warden dec'd.)

Also—All those two certain pieces of land situate in Bridgewater, Susquehanna county, Pennsylvania, bounded and described as follows, to wit: Beginning in the center of the road leading from Montrose to New Milford, on the north west corner of a tract, owned by S. Lewis's land, thence south 37 5/10 perches to a stake and stones, thence west 24 perches to a stake and stones corner, thence in a north easterly direction to the said north west corner of the tract, thence east 105 perches along said road east 37 perches to the place of beginning, containing 5 acres more or less.
The second piece is described as follows, to wit: Beginning at the line of H. — Lewis's land, thence along the line of the same south 20 perches to a post, thence by land of Hinson Lewis, west 17 perches to a corner, thence north 30 perches to a corner, thence east 30 perches to a corner, above described land and east 24 perches to the place of beginning, containing 2 acres and 90 perches, subject to the encroachment of the water at the place of beginning, with the appurtenances, 1 frame dwelling house, frame barn and fruit trees. (Seized and taken in execution at the suit of C. Foot, use of Daniel Brown assigned to S. A. Pettit.)

Also—All that certain piece of land situate and lying in the Borough of Susquehanna Depot, Susquehanna County, Pennsylvania, known and described as Village Heights, bounded and described as follows, to wit: Beginning on a m. p. of a part of said Village Heights, run by Wm. Wentz, lot the late New York & Erie Railroad

Company, and re-surveyed by Timothy Boyle, excepting therefrom a three cornered piece of said lot heretofore deeded to Daniel Mallpass Jr., it being the same lot conveyed by Job Mallpass to George C. Sherman by deed the 18th of May, 1870, with the appurtenances, a frame dwelling house and all improved. (Seized and taken in execution at the suit of the M. B. L. and Saving Association of Susquehanna Depot vs S. H. Sherman.)

Also—All that certain piece or parcel of land situate in Great Bend Borough Village, Susquehanna County, Pennsylvania, bounded on the north by a public cemetery, on the east by land of W. W. Simrell, on the south by Franklin street, and on the west by Pine street, containing 150 by 185 feet, with the appurtenances, a frame dwelling house and all improved. (Seized and taken in execution at the suit of W. W. Simrell use of J. H. Dusenbury vs Julia A. Hayward.)

WM. WHITE, Sheriff.
Sheriff's Office, Montrose, Oct. 18, 1876.

FIRST NATIONAL BANK
Of Montrose.
CASH CAPITAL \$100,000.
SURPLUS FUND, \$6,000.
REMOVED
To their new and commodious Bank Building on Public Avenue.

Transacts the business of MERCHANTS, FARMERS, And Others.
"CORRESPONDENTS."
New York, First National Bank; Philadelphia, Philadelphia National Bank.

WM. J. TURRELL, PRESIDENT.
N. L. LENHEIM, CASHIER.
Montrose, March 25, 1876.

REGISTER'S NOTICE.—PUBLIC NOTICE is hereby given to all persons concerned in the following estates, to wit:
Estate of Robert McCormick, late of Middletown, dec'd Patrick McCormick and James McCormick, executors.
Estate of James Hartley, late of Lenox, dec'd James P. Hartley, administrator, D. B. N.
Estate of Aaron W. Pickett, late of Rush, dec'd Sarah Pickett and David D. Burns, executors.

That the accountants have settled their accounts in the Register's Office and for the County of Susquehanna, and that the same will be presented to the Judges of the Orphans Court on Thursday, the 23d day of November, 1876, for confirmation and allowance.
H. F. BEARDSLEY, Register.
Register's Office, Montrose, Oct. 18, 1876.

PROCLAMATION.
SUSQUEHANNA COUNTY SS.
Fannie V. Simpson by her next friend Chas. N. Warner, vs. Wm. B. Simpson, In the Court of Common Pleas of Susquehanna County, No. 117, April Term, 1876.
To Wm. B. Simpson: Whereas a Subpoena in Divorce was issued to April Term, 1876, which was duly returned non est, and thereon an alias subpoena was issued returnable to August Term, 1876, upon the return of which proof was made that the said Wm. B. Simpson could not be found in my bailwick.

This notice, therefore, is to require you to appear before our Judges of the said Court, on the second Monday of November next to answer said complaint.
WM. WHITE, Sheriff.
Montrose, Oct. 18, 1876.

PROCLAMATION.
SUSQUEHANNA COUNTY SS.
Charles H. Stringham vs Rosetta A. Stringham, In the Court of Common Pleas of Susquehanna County, No. 125, April Term, 1876.
Whereas a Subpoena in Divorce was issued to April Term, 1876, which was duly returned non est, and thereon an alias subpoena was issued returnable to August Term, 1876, upon the return of which proof was made that the said Rosetta A. Stringham could not be found in my bailwick.

This notice is therefore to require you to appear before the Judges of the said Court, on the second Monday of November next to answer said complaint, &c.
WM. WHITE, Sheriff.
Montrose, Oct. 18, 1876.

PROCLAMATION.
SUSQUEHANNA COUNTY SS.
Anna Haviland by her next friend James Thomas, vs Charles Haviland, In the Court of Common Pleas of Susquehanna County, No. 126, April Term, 1876.
To Charles Haviland: Whereas a Subpoena in Divorce was issued to August Term, 1876, which was duly returned non est, and thereon an alias subpoena was issued in said case, returnable to November Term, 1876, upon the return of which proof was made that the said Charles Haviland could not be found in my bailwick.

This notice therefore is to require you to appear before the Judges of the said Court, on the second Monday of November next, to answer said complaint, &c.
WM. WHITE, Sheriff.
Montrose, Oct. 18, 1876.

PROCLAMATION.
SUSQUEHANNA COUNTY SS.
Governor Young vs Julia Whitemarsh Young, In the Court of Common Pleas of Susquehanna County, No. 472, April Term, 1876.
To Julia Whitemarsh Young: Whereas a Subpoena in Divorce was issued to April Term, 1876, which was duly returned non est, and thereon an alias subpoena was issued in said case, returnable to August Term, 1876, upon the return of which proof was made that the said Julia Whitemarsh Young could not be found in my bailwick.

This notice therefore is to require you to appear before the Judges of the said Court, on the second Monday of November next, to answer said complaint, &c.
WM. WHITE, Sheriff.
Montrose, Oct. 18, 1876.

TARBELL HOUSE.
OPPOSITE THE COURT HOUSE.
MONTROSE, PENN'A.
JOHN S. TARBELL, PROP'R.
Nine Stages and Hacks leave this House daily connecting with the Montrose Railway, the Lehigh Valley Railroad and the D. L. & W. Railroad April 1, 1876.

BINGHAMTON BOOK BINDERY
P. A. HOPKINS & SONS, PROPRIETORS.
No. 41 Court Street, 2d Floor, Binghamton, N. Y.
ALL STYLES OF BINDING
AND BLANK BOOK MANUFACTURING
AT REASONABLE PRICES.
Binghamton, May 24, 1876.—9-18