THE BEDFORD GAZETTE.

Bedford, Feb. 16, 1855.

G. W. Bowman, Editor and Proprietor. . An Apprentice, to learn the Printing, Will be taken at the office of the Bedford Gazette on favorable terms.

supporters of Mr. Curtin, the Administration rably. aspirant, bolted, and the election stands postture for the next two weeks.

Important Vote in Congress.

The following resolution was offered on Monday in Hon. William Witte, of Pennsylvania, and on the motion to suspend the rules, so as to bring it to discussion and a direct vote, the year and nays were

Whereas discussions have been indulged in this Honse, in Committee of the Whole, which, with other circumstances, lead to the conviction that there exists in this country an extensive secret oath-bound the country, such an association as excited the fears and induced the solemn warnings of Washington in his Farewell Address: therefore,

Resolved, That, in the opinion of this House, the existence of secret oath-bound political associations, having in view an interference with the sanctity of the hallotabox, and the direction of the course of re-

the bullot-bex, and the direction of the course of na-tional legislation, is inconsistent with and dangerous to the institutions of republicanism, and directly hostitle to the genius of the government.

Resolved. That every attempt to proscribe any class of citizens on account of their religious opinions.

or to favor or to injure any religious denomination by national legislation, is a distinct violation of the spirit of the constitution of the United States. Resolved, That while a careful and strict adminis-tration of the naturalization laws is a solemn duty,

yet every interference with the guarantied rights of naturalized citizens is inconsistent with the plighted faith of the nation, and must diminish its growth and

Democrats in the affirmative

Democrats in the negative

yeas and navs.

Houston, the able chairman of the Committee of bring the House to action on the pressing business the States. now before it; and this, also, was the position of the aided to swell the affirmative vote.

candidate shall show his hand. Such an issue as that ence, because he was a Catholic. presented by the resolutions of Mr. Witte rises above hour; and though menaced by disaster and defeat, it convictions of duty. will not surrender before a crusade which, however

Professor Tiffany.

ered his Know-Nothing Lecture before the and firmness enough to maintain them. Young Men's Christian Association of the ture before them.

The public have some interest in this matter- customary supply of cold victuals. inasmuch as one of two things is certain; either he neglects his duties in the College, or else his services are of so little importance there that his presence is not required. It was well remarked the other day by a gentleman of our acquaintance in this City-"I pay Professor Tiffany for teaching my son the Mathematics, and not for travelling over the State making political speeches."

We can tell the Baltimore Conference and the Trustees of Dickinson College, that if they do not very shortly put a stop to this demagogue's lectures, or eject him from the Pulpit and College, he will do lasting injury to the Church and the venerable Institution of Learning under its management.—Lancaster Intelli- sage, and thence to the island of St. Thomas for tons of freight. gencer.

A MARKED COMPLIMENT .- The London Court Mr. Buchanan, pays him this handsome compliment :- "Among the many able men whom America has sent to represent her at our court, not one has obtained a greater amount of consideration with our statesmen than Mr. Buchanan. habits of dress as insanely extravagant. To great diplomatic talents, his excellency unites a modest demeanor and wonderful conversational powers, so that in any political gathering, his ascendency is speedily manifest."

A New Feature.-A lady in Franklin county, in this State, was recently married, her father refusing to give his consent, however, till the husband gave bond in \$500 that he would treat her kindly. After marriage he treated her so badly that she left him, and the bond. The case was declared invalid in the husband on the morning of their marriage. A work till spring. The court suggested two

Just as we Expected.

ham Young, in Utah territory, and a Miss Eliza Williams, are about to travel the United States, gave him back his wife, at which result there on a lecturing expedition against Mormonism .-We supposed that opposition to Mormonism would be a speculating scheme in the hands of men of their intentions, proves our conclusions

poned until the 27th inst .- so that we may ex- strange, is that Mrs. Sarah Young should live plaint. Another provision allows druggists to pect little business to be done by the Legisla- so long with Brigham Young, and not find out sell liquors. the iniquity of the whole system. We think The General only lacked 7 votes of an elec- she was a long time coming to her senses, that is if she had any desire at all to know the object and intentions of the leaders of the Mormons. It is either so, or being a strong-minded woman, fancies by running off from her leige too great for those in office to take in order to the House of Representatives of the United States, by lord, and coming to the States, she can, by patterning after Lucy Stone and the Rev. Antoinette Brown, amass a fortune. The latter conone. It is only within the last year that Mormonism is beginning to be discussed, and as it will likely be an exciting topic, in which all various congregations of Christians will take a exists in this country an extensive secret oath-bound various congregations of Christians with take a political association, which seems intended to intertere with the purity of elections and the legislation of that by lecturing, and thus ministering to the bear arms: which shows that 1655 and 1855

What a credulous people we are! One set get up a humburg and make a fortune out of it, and another do the same thing by opposing it. -Demo. Union.

Remarks of Cen. Cass.

In the United States Senate, on Monday, on by the Legislature of Michigan, the veteran regard the treasonable and illiberal instructions, nor would be, on the other hand, by resigning his seat, give place to some more pliant reprethat State.

He said the Democratic party has loct its ascendancy in Michigan, and these resolutions are the result of the action of the new party. 1 am now instructed to vote to deprive American ci-49 tizens in the territories of the power to regulate the relations between master and servant, and 78 for the repeal of the fugitive slave act, which not a two-thirds vote; so the House refused to con- was passed to give effect to the solemn guaransider the resonlution. We have already given the tees of the constitution. I shall neither obey these instructions no resign my seat. If a po-It is just to say that nearly all the democrats who litical party, whenever, by whatever combinavoted in the negative on this resolution did so on the tions, it attains power, can compel its opponents War. - It is asserted in one of the Southampground that it might open a lengthy discussion, and holding legislative trusts to violate their conscidelay important business to a late hour of the ses- ences and consistency, or resign their positions, despatched two naval officers to the United sion. This was the position of the Hon. George S. it would radically affect the organization of the States, to purchase a large number of steamers Senate, and be incompatible with its office, as for war purposes. Vessels of light drafts of cover on the ground of alleged misrepresenta-Ways and Means, who has labored so strenuously to the representative branch of the sovereignty of water, for use in the sea of Azof and in the

The Senate would loss every characteristic of chairman of most of the leading committees in the permanance, as power was transferred from one House. As it was, however, the decided and con- party to another. This would operate against trolling majority of the democratic party were found the Democratic party, for their opponents do enrolled, we are glad to say, in favor of the princi- not recognize their right to instruct. The intolples avowed by the resolution, and fourteen whigs erant proscription which is advocated by the new party would exclude from political confi-This is a question which must be squarely met. It dence the first General who fell at the head of cannot be evaded. However aspirants for office may an organized army at Quebec, and the last surdislike the test, the people will demand that every viving signer of the Declaration of Independ-

The adoption of either measure recommended temporary party issues. The idea of opposing the by the Legislature of Michigan, would be the new conspiracy is based upon principles of enduring sequel for the breaking up of this government, virtue and of daily necessity, and we unto the public and the dissolution of this confederacy. There and personal advantage, forfeits his obligation to his ger, and are prepared to sacrifice the structure cident.

What I fear above all things, is that the peotransiently successful, will soon end in the over- ple may be struck with judicial blindness, with upon the sheep. throw of all who are concerned in it .- Wash. Union. which the nations are punished for national offences, and thus add to the melancholy list of the people who had not wisdom enough to ap- arrangements for machinery, such as is in use This gentleman, after leaving here, re-deliv- Preciate the value of free institutions, nor virtue in London, Manchester and other European

TA MENDICANT LENDING FIVE HUNDRED will be tried at an early day. Borough of York, on the succeeding evening Dollars .- The Buffalo Republic states that a after his debut in Fulton Hall. Are these As- merchant of that city was "short" five hundred sociations also to be converted into Know- dollars, a few days ago, and found it difficult to Nothing Lodges? Verily, it looks very much raise, until a friend took him to the house of a like it in the town of York, when they will em- worthy old German, where, on giving good seploy such a politico-clerical demagegue to lec- curity, it was handed to him, all in specie, with the offer of five hundred more, if it was wanted. By the way, does this man, Professor TiffaNY, traverse the State delivering his Know
The German Bitters, prepared by Dr. C. M. Jackson, Philamerchant turned to leave, the door opened, and delphia. Acting as an alternative and a tonic, it Chair of Mathematics, by permission of the ular customers" at his house, and who had just anajuato. Trustees of that time-honored Institution ?- that moment returned from his larder with their

now in cruise in the West Indies, in search of fire. the missing sloop of war Albany. The Fulton was at Cape Havti on the 15th ult. No intelligence, says the Star, had been obtained of the search, though the Fulton had visited Nassan, San Salvador and St. Matthewstown, to that Nothing was known of her at Turks' Is-It was clear she was not wrecked near Fulton was to have weighed anchor to continue during the last year, of 509,162 passengers her search, proceeding through the Mono pas-

coal. California exhibits at the present time the oddest extremes of life. Many of these Journal, in alleding to our Minister to England, have already become widely known by the descriptions of travellers and letter writers, but the theme seems always new. One account, now

before us, after mentioning the existence of great distress in San Francisco, speaks of the wears calico, and while even servant girls sport handkerchiefs which cost ten to fifteen dollars, mechanics' wives wear laces costing from fif- er vegetable are blossoming in the open air. teen to three hundred dollars, and dresses costing from two hundred to five hundred dollars. The private entertainments given are of the

same character. husband said it had not been, and contended the court acceded to his request.

that if it had, the Virginian code did not annul Mrs. Sarah Young, one of the wives of Brig-the marriage, and the law pointed out the pun-ishment. The Judge agreed with the husband, was a great shout of approbation in the court

some lecturer or strong-minded woman, before -The Governor of Michigan has signed the long, and the announcement by these two wo- prohibitory liquor bill passed by the Legislature FAn ineffectual attempt to elect a U. S. right. Mormonism at first, was, and is still, a ninety days after its approval. There are some Senator for Pennsylvania was made by our vile hoax by which simple-minded people are provisions about it that render it doubtful the time B wrote to A the land was really State Legislature on last Tuesday. General led to the adoption of a system at variance with whether it is constitutional or not. One of CAMERON is the regularly nominated candidate every principle of christianity and social order. these allows a man to make an affidavit that he of the Whig and Know-Nothing caucus. On the whig and Know-Nothing caucus. On the day fixed for the election, however, the day fixed for the election, however, the looking at the land and B never made any the day fixed for the purpose of avoiding the taxes and also paid that he has appeared by able counsel and taken in paying the taxes. A gaid B nothing for the day fixed for the election, however, the looking at the land and B never made any the purpose of avoiding the purpose of av therupon a justice may issue a warrant to seize charge for it." What, however, strikes us as exceedingly and destroy the liquor, upon proof of the com-

AMERICANS IN LONDON .-- An American writing from London to the Newark Advertiser, says: "I have been forcibly and agreeably impressed with the attention which foreigners, at least Americans, receive here. No trouble is enable them to enjoy and profit by the objects they have travelled so many miles to see and study. Even collections of paintings, shut to clusion, we are inclined to think, is the ruling the British public, (Lord Ellsmere's gallery, for example,) are freely opened to them without fee or reward.

excitement of the people, she can make herself comfortable for the balance of her life.

Thus, at the General Court forth in the "case stated" and that a demurrer holden at Plymouth, on the 5th of June, 1655,

"That all such Scots and Irish as are in any township in this government shall bear arms and train as others, excepting such as are servants, from month to month."—Salem Register.

the presentation of certain resolutions adopted TWEEN NEW YORK AND THE SOUTH .-- Applicative ever. It does not even appear that B after the tion has again been made to the Legislature of delivery of the deed to him by A sold the land, Gen. Cass, boldly declared his purpose to dis- the State of New Jersey for a charter to a com- or that he received any consideration for the pany for constructing an "air-line railroad" Virginia, so as to connect Norfolk with New York city. It is said the bill will be pressed with a passed between the parties, and A was the York city. It is said the bill will be pressed with good prespects of success.

It has been decided that an action for money is darker than the genuine, and not so is described.

The paper is darker than the genuine, and not so is described to the female on the left end is somewhat blurred.

The paper is darker than the genuine, and not so is described to the female on the left end is somewhat blurred.

The paper is darker than the genuine, and not so is described to the female on the left end is somewhat blurred. sentative of the faction now in the ascendant in York city. It is said the bill will be pressed recipient. with good prospects of success.

To Queen Isabella, of Spain, has sent a magnificent golden tiara, as a personal present to the Pope. The tiara is encrusted with no fewer than eighteen thousand brilliants, so set as to throw off rays at all points, and to form around the holy father's head a halo of light like the "glory" of a saint! The Pope's "next best" tiara is one that was presented to Pius VII., by Napoleon I.

AMERICAN STEAMERS FOR THE EUROPEAN ton (English) papers, that the British have just Baltic, are the class understood to be wanted.

TA Washington millionaire has given out cards for a soiree on Thursday night, which was intended to eclipse all previous reunions of the kind at the federal capital. He opens a

Fire Marshal Baker, of New York, has from its illegitimacy.

Mayor Wood, of New York, has made cities, to clean the streets of districts wherein the contractors have failed. The experiment

immediately sent for, life would have soon been presumed, but must be established by proof!

Nothing Lectures at the instance or instigation in trooped the three or four ragged children of at the mint of San Luis Potosi, Mexico, during of the Faculty of Dickinson College? or does the money-lender, with baskets on their arms, the past year, and five millions five hundred he do if, and thereby neglect his duties in the whom the borrower at once recognized as "reg- and eighty thousand dollars at the mint in Gu-

> Mrs. Mary Colley was burned to death in her house at Washington, Guernsey county, THE SEARCH FOR THE SLOOP OF WAR Chio, last week. She was alone at the the ALBANY .- Advices have reached Washington time, and it is supposed that in reaching for from the United States war steamer Fulton, something on the mantel her clothes caught

was sold by the sheriff of Queen's county, at Jamaica, last week, to satisfy a mortgage of be inferred. It was a mere naked request from its wonderful effects, and say their only regret is, \$27,500. It was bid off to a Mrs. Colton, for one friend to another, creating no TRUST, im- that all suffering with disease of the blood are not aparties in Wall street.

The annual statement of the business of either of the Bahamas. On the 15th ult. the the railroads in Massachusetts, shows an increase compared with the previous year, and 204,979

A shock of an earthquake was felt in several parts of Tazewell county, Va., on the 22d ult. B, all relationship between the parties from Some consternation was produced among the bands at work on the Cumberland Gap Road.

A battle was lately fought near Pecos, between the Texan Rangers and the Camanche Indians, in which the former were victorious. Seven of the Indians were killed and a large number captured.

A late Florida paper states that peas and oth-

A SENTENCE EXTENDED AT THE REQUEST OF THE CONVICT .- The Boston Traveller gives an account of a poor fellow taken up as a vagrant. He gave a pitiful story of the dispersion of his Lewis Schonberger, a young man of about family while he was in jail, and that, having twenty-three years of age, married a short time sought them in vain, he had been tempted to since Louisa Ann Jordan, in Henrico, Virginia. drink. He asked to be placed where he could father brought suit for the recovery of the The father took her forcibly away from her not get rum, and where he should be obliged to County Court, but being taken up to the Su- law suit followed. The father contended that months in the house of correction : the prisoner

Moot Court-Case Stated.

of land in the State of Iowa. In 1848 A employed B to pay the taxes on the land. In law regulating contracts is the sum of the land in the State of Iowa. In 1848 A employed B to pay the taxes on the land. In ployed B to pay the taxes on the land. In law regulating contracts is the "law of the that the glorious aspirations which leap like the land, and report its value peracre. B went the correspondence by letter between A and B

of that State a few days ago. It takes effect in A that he would give \$2 per acre; the bargain of the parties and the delivery and acceptance us to muse of their faded loveliness? Why is if A that he would give \$2 per acre; the bargain was closed and A conveyed the land to B. At the deed in Philadelphia was its consumation that the stars who hold festival around the midworth \$4. A refunded the money to B for pay- in Pennsylvania, and the process of the court ited faculties, forever mocking us with their ing the taxes and also paid him for his services

er, Reed Tate and Schell. Attornies for Defendant, Barclay, Hall, Spang,

Bannan, Tate and Boyd. The charge of the court was delivered by

BLODGET (JNO. A.) Justice. The action brought by A against B upon the above stated case was in form an action of As-SUMPSIT, embracing the usual counts, for money laid out and expended, money had and received, account stated and the usual counts found in the ordinary printed forms. The court are of opinion, confining themselves to the facts embraced in the "case stated," that the plaintiff has mistaken his remedy, and that the present form of action cannot be sustained, as there is a total and [FIt is a singular fact that 200 years ago, irreconcileable variance between the "allegata holden at Plymouth, on the 5th of June, 1655, to the evidence embraced in the "case stated" would be fatal to the plantiff's recovery in the present form of action.

The Count contained in the declaration "for money had and received," appears to be principally relied upon. Certainly it does not appear in any part of the transaction, that the defen-THE AIR-LINE RAILROAD PROJECT BE- dant, B, was in the receipt of any money whatsame. The very converse is the true state of the "C" in "Cashier" in the counterfeit is over the "C" in "Cashier" in the counterfeit is over the the case; B was the payor of the only money second "p" in the name of the engravers, "Toppan" through that State, Delaware, Maryland, and the case; B was the payor of the only money

It has been decided that an action for money had and received, cannot be sustained without imitation of genuine.—Pitt. Gaz. proof that the defendant had actually received oney to the plaintiff's use. 1 Dall. 148, 222, Lord Mansfield says, that the action for money had and received is a beneficial action for the plaintiff, and particularly so for the defendant, because the defendant can be liable no further than for the money he has received. It is in fact an action to oblige the defendant to refund "ex vi termini" precludes the idea of his being answerable for more than he has actually received. 1 Dall. 223. Here there was no receipt of any money whatever.

The plaintiff, however, bases his right to retion of the defendant, as to the value of the land, and says that the title to the land, was circumvention and fraud. Were the allegation never so true, the plaintiff could not recover under the present declaration, for the defendant has not been called upon to respond to a charge

reported his investigations for six months, from June 1 to December 1, 1854. Of 180 fires during that period, 58 are supposed to have "set," (by the occupants, we presume, it is 2 Burr, 1008, Cowp. 146, Bull N. P. 128 .- | carefully boxed, insured, and directed, affording a man who, in the selfish race for temporary success are many honest men who scont all idea of danintended,) and 86 to have been the result of acthere there is not the slightest evidence to show and personal advantage, forfeits his obligation to his
ger, and are prepared to sacrifice the structure
that R realized a dallar by the sale of the law with these he will soon be able to ascertain the that B realized a dollar by the sale of the land know-nothing conspiracy. The democratic party shall remain in the position I now occupy till has here another constraint to show its firmness and the end of my term, unless the democracy of has here another opportunity to show its firmness and the end of my term, unless the democracy of ed that the progress of settlement would have sold it as his own, deriving his title from the deed plication its fidelity in adhering to great principles in the dark Michigan shall require me to act against my own long since driven them away or exterminated of A, and it is declared that "Assumpsir will

> in nature of deceit, and set forth specially all tiff's deed for the land; the onus would be son. thrown upon the plaintiff to prove that it had The Stomach prepares the elements of the bile and the blood; and if it does the work feelby and imare easy, will be made known on the day of act of sneezing, came near dislocating her neck: vention. There is nothing in the "stated case" she was insensible for some hours, and had it importing fraud, and fraud cannot be inferred not been for the skill of the surgeon, who was immediately sent for, life would have soon been presumed but must be established by proof!

him for taxes was refunded to him by-A, and a strengthens the digestion, changes the condition There is certainly nothing in the after transac- See advertisement. tions between the parties, that can be drawn A wrote to B in 1852, four years after the medicine. posing no duty, discharged by B without com- ware of the existence of such a medicine year expired without A making any further enquiry as to the value of the land. In 1853 (no purchaser offering) B wrote to A that he would give him two dollars per acre for the land, the bargain was closed, and A conveyed the land to At the time of the purchase of the land by which a trust could be raised had ceased, and B had as fair a right to purchase "a bargain" as an entire stranger. A when he was written to by B that his land was worth two dollars in 1852 (when it was really worth four) made no further enquiry in relation to its value or condition, and received no offer of purchase from any one, until B without saying what the land dant sustained no fiduciary character; he acted contract, express or implied, in law or in equity. We can therefore perceive no fraud in the transaction that would enable A to recover from B in any form of action Assumpsit case or Eject-

defendant being an inhabitant of a sister State, -St. Paul Epistle Titus ch. 2.

and doubts have been raised as to where the Beautiful.-It cannot be that earth is man's "A, living in Philadelphia, owned a section contract was consumated. Without being sen-The Governor of Michigan has signed the prohibitory liquor bill passed by the Legislature the land, and parchaser offering, B wrote to fit and pass off to leave of the national prohibitory liquor bill passed by the Legislature the land, and wrote to A that it was worth \$2 per acre.

In 1853, no purchaser offering, B wrote to fit and pass off to leave and accordance by the land, and report its value per acre. B went the contract was made. That angels from the temple of our hearts are forever was made. The forever was made and the forever was made. The forever was made Attornies for Plaintiff, Shannon, Fyan, Fletch- all exceptions to the purisdiction of this court flow back in Alpine torrents? We are born a Court of "Nisi Prius" and of "Dernier Resort"-alike freed from the impertinence of "Injunctions" and writs of "Quo Warranto." We are perfectly assured that our decisions are every what as binding upon the inhabitants of lowa as they are upon the residents of Pennsylvania. We send our process "Where e're we list to wander wide" without limit or restraint.

"No pent up Utica contracts our powers, The whole boundless continent is ours. Judgment for the defendant.

We have been shown a new counterfeit which was extensively circulated on Monday and Tuesday in the city, and which is well calculated to deceive even experienced judges. Our readers should be particularly on their guard at the present time, as there s beyond doubt a regularly organized band of coun- Sward Plow, one Avery's do., one sub-soil do.

Seyond doubt a regularly organized band of counerfeiters in the city.
Se, Farmers' Bank of Kentucky.
Vignette drove of cattle, hogs, two horsemen and
dog; a long building, focunotive and train on a e counterfeit, the village is not visible and the articles too tedious to enumerate.

ain is dimly seen.

Note that the "h" in "Cash." at the bottom of the genuine, it is one-eighth of an inch distant; also note dit will be given by

Pull'a. Tuesday, Feb. 5, '55.

FRIGHTFUL RAILROAD ACCIDENT .- The freight train on the Columbia Railroad ran off the track three miles West of Schuylkill this afternoon. All the cars rolled over an embankment, broke up, and caught fire from the stoves. Their contents consisting of flour, wheat, and domestics, were mostly consumed. Several persons employed on the train were injured. Michael ployed on the train were injured. Michael Spangler was wedged among the flour and terribly burned. He was brought to the Pennsylvania Hospital. fund to refund, the defendant not being in the bly burned. He was brought to the Pennsylvania Hospital.

TO PERSONS OUT OF EMPLOYMENT.

Sears' Pictorial Works for 1855 .- The attention land, and says that the title to the land, was of the reader is solicited to the advertisement of Aobtained from him, by the defendant, through gents wanted for the series of Pictorial books issued trom the press of Mr. Sears. These books have met, and are meeting with a large sale throughout the Union, and the three latest publications, "Russia ILLUSTRATED," "CHINA AND INDIA," and "THEILLING INCIDENTS IN THE WARS OF THE UNITED STATES," are pear in great splendor, wearing dresses that cost \$300 each. Musicians were engaged in New York part of the defendant would be a departure from the allegata and the subject of rejection to persons to embark in their disposal, and as they can be the first term of a high moral, and unexceptionable character, are of a high moral and unexceptionable character, most saleable, and order accordingly.

them. Three were killed recently at Easthampton, which had been committing depredations upon the sheep.

DR. Keyser's Pectoral Syrep.—This is the name of a new article in the way of medicine, prepared by Dr. G. H. Keyser, Wholesale Druggist. 10 Watts, 338.

Suppose the plaintiff in his "election of according to the various diseases of the Lungs and Bronchial Organs, such as Coughs, Colds, Floarseepss, Bronchial Organs, such as Coughs, Floarseepss, Bronchial Organs, such as Coughs, Floarseepss, Bronchial Organs, such as Coughs, Colds, Floarseepss, Bronchial Organs, such as Coughs, Floarseepss, Bronchial Organs, such as Coughs, Colds, Floarseepss, Bronchial Organs, such as Coughs, Colds, Floarseepss, Bronchial Organs DR. KEYSER'S PECTORAL SYRUP .- This is the organs, such as Coughs, Colds, Hoarseness, Bron-tion" had preferred an action upon the case, chitis, Asthora, and Sore Throat. It has been highin nature of deceit, and set forth specially all the facts embraced in the case stated, and the take, and costs but half a dollar. Sold in Bedford spring-house, and other buildings. Also, a fine defendant had answered, by producing the plain- by Rupp & Oster, in Schellsburg by Colvin & Robin-

THE STOMACH prepares the elements of the bile of good water on the premises. Terms, which perfectly, liver disease is the certain result. As sale. ister a specific which will act directly upon the sto It is said that B was the AGENT of A. He mach-the mainspring of the animal machinery. compensation paid to him for his services .- | the blood and thereby gives regularity to the bowels o'clock, A. M. The friends of education generally

OF GREAT CURE FOR RHEUMATISM .- The from the "stated case" that would enable A to Editors of the Richmond Republican, of Dec. 24th, sustain any form of action whatever against B. 1852, says that Carter's Spanish Mixture is no quack

special agency has expired, "requesting" him to examine the land and report its value per flicted with violent Mercurial Rheumatism, who was to examine the land and report its value per acre. B went and looked at the land and wrote flicted with violent Mercurial Kheumanism, who was continually complaining of misery in the back, limbs and joints;—his eyes had become feverish and mathematical the Tayern of Valentine Steckman Barnhart at the Tayern of Valentine Steckman The national race course, on Long Island,
There is nothing so far, from which an Agency,
as sold by the sheriff of Queen's county of
(in the true meaning and spirit of the word) can pensation and from courtesy alone. A whole their certificate and notice in full around the bottle



ID I IE ID:

On the morning of the 5th inst., at the ho was worth in 1853, offered him two dollars per acre, which was accepted; whether the land for the last year had increased or decreased in value we are not informed. Here the defendant sustained no fiduciary character; he acted neither as plaintiff's agent or attorney by any ted their regard for him by attending his funeral in

such large numbers.

At the close of his long life, he gave his attending children and relatives consoling proofs of true Christian faith and ardent piety. He was supported by all the consolations and rites of his holy religion, and affice consolations and rites of his holy religion, ter receiving the spiritual comfort of the holy Sa-County Court, but being taken up to the Su- law suit followed. The father contended that preme Court a decision was given for plaintiff marriage license was obtained by perjury. The thought that "about three would be better," and purisdiction of this court, upon the ground of the louged so much, he fell asleep thought that "about three would be better," and purisdiction of this court, upon the ground of the slow of correction: the prisoner three prisoner in Jesus, "awaiting the blessed hope and coming of the glory of our great God and Saviour Jesus Christ."

tion. The contract was therefore consumated night throne are set above the grasp of our limserved upon the defendant while in this State, unapproachable glory? And, finally, why is it the present case, but for the purpose of avoiding ving the thousand streams of our affections to hereafter, we will say that we find nothing in for a higher destiny than that of earth. There our commission having the slightest tendency is a realm where rainbows never fade, where to restrain or limit our jurisdiction. Neither the stars will be out before us like islets that are our proceedings subject to revision by any slumber on the ocean, and where the beings other Court upon writs of Error. We are alike that pass before us like shadows will stay in our

PUBLIC SALE.

The subscriber will sell, at public sale, at his residence near Bedford, on THURSDAY, the 15th day of MARCH next, the following property, viz:

Three pair of work and one pair of bay match Horses, one Mare, and three Colts, Cows and Calves, one brood Sow and Pigs, Ten Shoats, two Broad Tire Wagons, Plows, Harrows, Cultivators, Corn Coverer, Horse Gears, a Thrashing Machine, horse-power, one spring market Wagon, one Grind Stone, and one Grain Drill, also one super Wind-Mill, one Creighead one premium Harrow, two common Harrows, one Horse Rake, and Grain Cradles and Rakes, all improved implements for Farming-also ailroad bridge, and village in the background. In Bees-together with a great variety of other

Sale to commence at 10 o'clock of said In the day, when due attendance and a reasonable cre-CHARLES COLFELT.

Feb. 16, 1855.

AND

FEMALE SEMINARY. W. W. CAM FBELL, Principal.

This Institution, bitherto under the care of Rev. John Lyon, will henceforth be conducted by the pre-sent Principal. The past history of the Academy will, we trust, be a sufficient guaranty of its inture efficiency. The branches taught will be the same as heretofore. The MASTER PRINCIPLES will be consid ered the most important pursuit of the pupils; and while it will be the constant business of the Instrucbe like placing a bow in a child's hand, without teaching him how to bend it. In fine, it shall be our object, as it has ever been, to lead the pupil to

We look forward confidently to the patronage of this community, which has thus far been so generously extended, and by an undiminished assiduity, we hope to merit your support.

Terms per quarter, as usual, to wit: CLASSICS, \$6 25 HIGHER ENGLISH, 5 00 MIDDLE 4 50 ELEMENTARY " 4 00

Public Sale OF VALUABLE REAL ESTATE.

The Sessien opened on Monday, 12th inst.

By virtue of an Order of the Orphan's Court of Bedford county, the undersigned will expose to public sale, on the premises, on

the following described Tract of 118 acres of land, situate in Liberty Township, adjoining

apple orchard thereon, with a variety of other finit trees. There is also a never-failing spring

DAVID STOLER,

Adm'r of the estate of John Stoler, deceased. Feb. 16, 1855.

NOTICE TO SCHOOL TEACHERS .- A meeting of the School Teachers of Bedford county will be held at the Court House, in the Borough of Bedford, on Friday, the 2d day of March next, at 10 are invited to attend.

. T. R. GETTYS. Sup't of Common Schools of Bedford county-Feb. 16, 1855.

Notice to FARMERS.

Feb. 16, 1855.

ersons indebted to the estate of GEORGE MILLS, late of Monroe Township, Bedford county, deceased, are requested to make immediate payment—and those having claims against said estate will present them properly authenticated for settlement-BENJ. MILLS, Administrator. Feb. 2, 1855.*

NOTICE.

Christian Stonffer, of Napier Township, having-on the 4th day of January inst. executed to the undersigned, an assignment of all his property, real, personal, and mixed, for the benefit of his creditors, notice is therefore given to the creditors to present their claims forthwith for settlement, and those indebted are hereby required to make payment immediately to either of the assignees, or at the office of Jno. P. Reed, Esq. where the books and accounts are placed. All accounts unpaid after the next court, will be placed in the bands of officers for collection.

DAVID PATTERSON, JNO. P. REED, JNO. MOWER, Assignees.

Jan. 19, 1855.

One large Ten Plate Stove-with doors complete, for sale by A. B. CRAMER & Co.

ST. CHARLES HOTEL, WOOD STREET, PITTSBURGH, PA. BRYSON & SHIRLS.

Sept. 1, 1854.