THE BEDFORD GAZETTE.

11,536. Making a change of nearly 50,000

	A Plumer.	T. Nicholson,
Adams, Marie	1784	1679
Allegheny,	6740	5877
Armstrong,	1633	2149
Beaver,	1334	1090
Bedford,	1677	1791
Berks,	6948	3264
Blair,	1465	2392
Bradford,	2176	4173
Bucks,	5328	. 4123 2582
Butler,	2182	1437
Cambria,	1187	519
Carbon,	1851	2033
Centre, Chester,	4460	4668
Clarion,	2154	5308
Clearfield,	1409	1013
Clinton,	934	996
Columbia,	1736	984
Crawford,	2015	2091
Cumberland,	2399	2660
Dauphin,	2031	3021
Delaware,	1487	1682
Elk,	350	236
Erie,	1698	2113
Fayette,	2620	2312
Franklin,	2411 822	2860
Fulton,	1997	1393
Greene, Huntingdon,	1196	1930
Indiana,	667	2315
Jefferson,	1039	1043
Juniata,	837	1023
Lancaster,	5099	5301
Lawrence,	854	1197
Lebanon,	1865	2256
Lehigh,	3394.	2633
Luzerne,	3957	3571
Lycoming,	2266	2034
M'Kean,	265	455
Mercen,	1635	1848
Mithin,	1310	1382 531
Monroe,	1327	3573
Montgomesw,	5207 920	438
Montour,	3738	2443
Northumpton, Northumberland,	1983	1011
Perry,	1332	1539
Phila. city & co.,	28281	25770
Pike,	614	61
Potter,	436	634
Schuylkill,	5013	1175
Somerset,	1481	2050
Snyder,	819	1090
Susquehanna,	- 1579	2164
Sollivan,	347	292;
Tioga,	1381	1723
Union,	793	1500
Venango,	1501	1468
Warten,	717	958 3214
Washington,	3182	3214 1420
Wayne, Westmoreland,	1594 3547	3200
Wycoming,	529	794
York,	5383	4501
		1001
TOTAL	161281	149745
HARTS W. C. C.		

of the Philadelabia News, the most prominent that because he did not regard them as property that he never had in his possession such refugees whig and K. N. paper in that city,) in the from service. His duty was to answer the writ article came from a Democratic paper, it would awkward predicament in which he only have the effect that usually comes from placed. partizan articles-but, with such a clear and Nothing cause in Pennsylvania, can any man Let it therefore, be sufficient for the present to thing was in its place. Captain Kane and criminal conduct for the position in which he he presides bad jurisdiction in the premises, the duties of their posts, and the men appeared

From the Daily News, Sept. 18. The Eassmore Williamson Case.

cation from an esteemed correspondent, in re-ply to some editorial remarks we took occa-failing to do so, he committed a grievous mis-for the day. Sledge parties were then apporcorrespondent does not relish those remarks, moned to answer, that no law and order-loving three miles. By the time the parties had all the Court;" and conceding that point, as we the wrong-wholly in the wreng to meddle in After this there was nothing to do, except to know why he should find fault with our re- equally in the wrong in not disclosing unreser- laugh at, keep warm and be jolly. Another marks on the subject. In the article referred vedly all the knowledge, as he was legally meal presently followed, and at 9 to 10 o'clock to, we confined ourselves to the case as it was bound to do, he had in relation to the transacpresented to the Supreme Court for its deci- tion. sion. Satisfied that that tribunal had no jurisdiction over it, and that it could not, without arrogating to itself the exercise of unauand unwarranted power, step in be- held back for our next issue. tween Williamson and Kane, and release the former from the clutches of the latter-satisfied of this we did not hesitate to express our approbation of the decision of the Court, and commend the judges for a faithful discharge of their duties. This was the utmost of our refor nor commendation of Judge Kane's conduct. Nor did we say aught condemnatory of Passmendation of the fearless and independent conduct of the Judges, in doing what they believed to be their duty, instead of playing the part of political weathercocks, and disregarding law to pander to public sympathies and prejudices; and as our correspondent, who is himself a good lawyer, does not pretend to deny the correctness of that decision, but, inferrentially at least, admits its correctness, he can have lit-

tle cause to find fault with our remarks. But, it appears, he did not like our remarks because they were, in his opinion, "highly complimentary of the Judges of the Supreme Court for their firmness," &c. This, it seems, was the extent of our offending in his opinion.

they were commendatory of the firmness of the lited. He then paused, shook his head with its Bedford, Oct. 26, 1855.

Bedford, Oct. 26, 1855.

Bedford on the Judges did no more than their duty, they did it fearlessly and that too, under circumstances than their duty, they did it fearlessly and manfully, and that, too, under circumstances of the first own of the first own of James Real Estate.

The following is the official vote for Canal Commissioner.

Promise for Teachers.

Notice for Teachers.

The Board of Directors of Common Schools, and waiting till the sheppen on more than their duty, they did it fearlessly and manfully, and that, too, under circumstances well calculated to excite their sympathy, and can be completed to such that they described the mangeuvre, but they described the sample honors, and waiting till the sheppen of Monroe Township, Bedford County, Park was about a rod in advance charged upon the said advance that they could have been no more than their duty, they did it fearlessly and manfully, and that, too, under circumstances well calculated to excite their sympathy, and can be the form the county of James Real Estate.

The Board of Directors of Common Schools, of Monroe Township, Bedford County, Park was about a rod in advance charged upon their containing about 100 public sale, on the primises con Wednesday, the third day of Nov., 1855 file following details the steen they could have been no more than their duty, they did it fearlessly and manfully, and that, too, under circumstances was more or less with a cabin house and log first comprehended the mangeuvre, but they describe form the county Supering the third they could have been no more than their duty, they did it fearlessly and manfully, and that, too, under circumstances to publish the safed of Directors of Common Schools, of Monroe Township, by wishes to employ from ten to twelve School-town the training about 100 public sale, on the primises con Wednesday, the third they could be appeared to the county first the safed of the Crohas' Court they could be appeared to the county first the safed of the county first the safed serve public commendation rather than censure, rolling on the green sward in a convulsion of A lot or piece of ground containing six acres and as an independent and impartial journalist, laughter so contagious he was forced to join in or these abouts, and having thereon erected a Official Vote of Canal Commissioner in 1855. we did not hesitate to award them their due.—

We spoke of their decision, of the conclusion will it do to attribute to so simple an ani
Will it do to attribute to so simple an ani
Will it do to attribute to so simple an ani
We spoke of their decision, of the conclusion will it do to attribute to so simple an ani-Judge Black in making that decision. There at least make the "practical inference" that are many views expressed in that written opin- those having charge of flocks cannot securely sale on the 19th of November, 1855 further, and say, there are some sentiments of-wind .- Church Journal further, and say, there are some expressed in it to which we cannot and do not expressed in it to which we cannot and do not A Balloon in a Thunderstorm—Wonadmit that among these is not the one embodied DERFUL ESCAPE FROM DEATH.—It was announin the concluding paragraph of the opinion of ced some days ago that Mons. Godard, Col. the Court, to which our correspondent refers. Latham and Messis. Hoal, Crippen and Bel-To the verity and justness of that sentiment we man ascended in a balloon at Cincinnati on fully subscribe, all the indignant outburst of lo- Monday. It appears they encountered a viocontrary notwithstanding.

disprove the assertion of Judge Black. Pass- tude of 17.450 feet. Mr. Belman thus de- styles of more Williamson does carry the key in his scribes their descent after dark and during the own pocket whereby he may release himself storm : will not here follow the process of reasoning tops of trees, crashing and tearing the limbs is determined, rather than move her goods, to employed by our correspondent, and enter upon an inquiry as to the truth of what he assumes, that Williamson did make a truthful of the car, he ordered us to hold fast. In an articles return, and that he cannot amend that return other moment we landed in a cornfield, and by without an implied, if not express acknowl- the force of the wind we were dragged and edgment that his first return was false. Suf- bumped along the ground a distance of half a fice it for us now to say, that a man may be mile; now through a fence; then striking a guilty of falsehood by a suppression of truth stump of a tree, or whirling through the corn as well as the expression of falsehood; and that stalks at a fearful velocity; our heads rapped Williamson did not, in his sworn return, state each other, and not unfrequently we saw stars the truth, and the whole truth, it does not be- all around. Up and down we went, when the come him now to higgle or hesitate about correcting that return, and make one that will dis- led to the ground a distance of 30 feet; the close all the knowledge he has in relation to the next moment we were crashing against a tall matter. Instead of halting and hesitating about doing so, because that might subject him to Hoal were thrown with great violence from the imputation of not having acted properly in the first instance, he should as an honest man only consult duty, that duty which he car. Mr. Crippen and myself were left alone is the car. Mr. Crippen obeying instructions to owes to himself and to the laws of the country.

does carry the key with him, whereby he may

unlock the bolts and bars of the prison, unless it be assumed, as does our correspondent, that he made a clean breast in the outstart, and disclosed all the knowledge he has on the subject in ground. Mons. G. had his lip badly cut, and his original return : but this, in the face of all the evidence already disclosed, would be going farther than our candor permits. The quibble that there can be no property in slaves in this crushed in, three ribs broken and otherwise State, and that he therefore never had in his badly bruised; Mr. Crippen his head and neck possession the property claimed by Wheeler, possession the property claimed by Wheeler, will not suffice as a justification for the return I was bruised somewhat, but not materially inI was bruised somewhat, but not materially inmeres, Satinetts, Jeans, Wool-plaids, Mouslin made by him. It was not for him to decide jured. The following able, eloquent, and manly, whether Wheeler could claim and hold those defence of the Supreme Court, (by the Editor that because he did not regard them as property WILLIAMSON case, will attract universal atten- of habeas corpus as commanded, either by bringtion and interest. Here is a warm political op- ing the persons claimed into the Court, or by a ponent of the members of the Court, giving a had on the subject, Passmore Williamson has plain history of this case which is alike creditable to his head and his heart. We ask our op- in which he now finds himself. Had he mindposition friends to read it carefully, and then ed his own business, and let other people unmosay, with such disinterested testimony before lested attend to theirs, he might now be enjoythem, if they can appear the idle clamor fire-side, and find enough within a stones-throw propagated by the Abolitionists, who are endea- around him deserving of charity and acts of bevoring to sow the seeds of anarchy and blood- nevolence, to engage all the means he has to shed, by getting up an inflammatory excitement spare for purposes of that kind, and all the time in favor of this violator of the laws of his coun- his business engagement would allow him to detry. Some of the *Professional* gentlemen who delight in styling the Supreme Court *Dough*-exercise of charity and benevolence would have faces, and many other such dignified terms, threatened him, he choose the hazardous and should read it and blush for the perpetration of less laudable undertaking of interfering with the such gross indecency and vulgarity against the highest Court in the Commonwealth. If this conduct, he can blame himself only for the

lucid statement coming from the boldest and have more on another occasion to say. Our fashion ablest champanion of the Whig and Knowto express our views fully in relation to him .- There was a time for everything, and everydoubt that Williamson is ind-bted to his own say, that we have no doubt the court over which the officers were untiring in the discharge of now finds himself. But read the article. Here the writ prayed for by Colonel Wheeler. Br-dantly provisioned, and the diet was wholelieving this, it follows, of course, that we regard some and various. At seven bells, or about it to have been the duty of Williamson to make 7% o'clock in the morning, all hands furned a full and complete return, disclosing by an un- out. Breakfast was taken at eight. The du-We publish, in another column, a communi- varnished statement, under oath, all the facts of the ship were then performed; the decks sion to make in relation to the decision of the take, and exhibited a spirit of defiance to the tioned, for the sake of exercise, and short trips Supreme Court in the Williamson case. Our judicial tribunal before which he had been sum- were made in different directions, for two or he does not pretend "to gainsay the citizen ever should exhibit, or can consistently returned to the ship it was nearly moon. At law of the case as laid down by a majority of justify. So far, then, we regard Williamson in four bells-2 o'clock-dinner was served. understand him to do, we feel at a loss to a business which it did not concern, and again read, talk, laugh, if there was anything to

Auecdote of a Sheep.

Anecdotes of animals are always amusing and moreover, if observed accurately and told without embellishment, may some day serve to solve a great problem in philosophy-the marks. We neither expressed any admiration distinction, namely, between the spirit of man that goeth upwards, and the spirit of a beast that goeth downward to the earth-a problem, more Williamson. All we meant to do, and that the great Bishop Butler could not solve, we believe did, was to express our approval of and left a blemish in his argument but a monuthe decision of the Supreme Court, and Com- ment to his candor. The subject of the one I am going to tell happened many years ago, when I was an urchin of eight or ten, but I the remainder well timbered. remember it well.

One fine summer morning it was my province to aid in driving a flock of sheep to the The man who had charge of them led the prorook, to be washed, preparatory to sh cession with the salt dish in hand, in which he ostentationsly rattled some lumps of salt, and from time to time made pretense of throwing a handful on the ground, to draw the flock onward from place to place, while I followed to

drive up the loiterers. The old patriarch of the troop, a fine old back, led the van of the quadrupeds, and care- nor of this Commonwealth for the pardon of the late firm of Rupp & Oster, are respectfully Whether those remarks were "highly compli- fully examined every spot where the lalse mo- Caselton Brook Pierce, who was convicted and most earnestly requested to call and settle mentary," or not, we are content to leave to tion of throwing salt was made, till he was ful-the judgment of our readers. Admitting that by satisfied in his mind that no salt was depos-Oct. 26, 1855.

at which they had arrived, and not of the pro- mal as a sheep, so high a moral sentiment as heirs and others, late the property of Isaac Ben cess of reasoning or the language employed by indignation at deceit? Perhaps not; we may gaman, deceased. ion with which we do not concur; we may go lead them long with mere occasional handfuls

David Brailler, M. M. Peeples, Wm. Hariston of our correspondent to the online on the clouds, which drove ontrary notwithstanding.

Say what our correspondent may, he fails to Say what our correspondent may, he fails to Say what our correspondent may, he fails to the balloon on, it is stated, at the rate of 70 miles an hour, and that they attained an atti-level. Begins thus deceased.

The account of John Mower and Samuel L. lent thunderstorm in the clouds, which drove begins and miles and miles and miles and miles and some and samuel L. lent thunderstorm in the account of John Mower and Samuel L. lent thunderstorm in the clouds, which drove begins and miles fully subscribe, all the indignant outburst of lo-gic and declaration of our correspondent to the subscriber polysithetanding.

Suddenly we-fielt our car rushing over the and as she is compelled to remove her store, she stump of a tree, when Col. Latham and Mr. the basket, the former on the back of his neck and shoulders, and the latter on his breast .-It is true, then, as Judge Black observes, he keep in the bottom of the car, and I holding with all my might to the valve-rope, pu we mounted. Fortunately we dashed into the limbs of a tall dead tree, and in an instant tree, balloon, car and æronants were flat on the and offered at low prices for quality. the Aesh lacerated on one of his limbs; Col. Latham an ankle sprained, head, shoulders and Wheat, Rye, Oats, Corn, and Buckwheat-also hody generally bruised; Mr. Hoal his breast all other approved produce, in exchange for Pattonsville "skewed," and generally scratched and bruised.

ELOPEMENT EXTRAORDINARY.—The Hills- HATS AND CAPS.—New style Hungarian borough correspondent of the St. Louis Re- Hats, Drab and Pearl, Men and Boys Blue H V Branweith

An elopement of the most extraordinary character took place on or about the 7th inst. at the Sulphur Springs landing. From all that I can glean from the flying reports in chant of that place, who gave him the hospitalities of his house, having the utmost confidence in the Doctor, and still more in his beloved wife, and considering her not only free from crime, but above suspicion. What must have been his feelings, to find the wife of his will regret the day she was induced to leave the Estate of Jos. B. Ake, deceased, falling due loving husband.

sel abandoned by Dr. Kane) gives his experi-As for the conduct of Judge Kane we shall ence of life in the Arctic regions after this

"Life on shipboard was regular and orderly. at night the ship and all in it were silent; the last, a dark Steer, with the left ear partly off, lights, except those above deck, were extin- with sht in it supposed to be a dog bite, hind guished, and the watches were set. This, with legs partly white, supposed to be about 3 years Our paper this week is unusually full of very slight variations, was the regular routine advertisements. Many interesting aticles are on board the ship during the whole period of SAMUEL DEAL. very slight variations, was the regular routine old, no other mark. The owner will come, pay nearly two years."

PUBLIC SALE OF VALUABLE REAL ESTATE!

There will be sold at public Vendue, on the premises, on Thursday, the 29th day of November next, the Mansion Property of John Keeffe, deceased, situate in Bedford Township Bedford County, about one mile North of the Pitrsburg turrpike, and about four miles from Bedford, adjoining lands of Samuel Hammond's heirs, George Mann and others; containing 354 acres and 71 perches of patented land and allowance. The land is of the best quality and in a good state of carriation, a large part cleared, and the remainder well timbered.

The improvements are a good two story brick ouse, a double barn and all other necessary out Attendance will be given and terms of sale made

known on day of sale by SAMUEL BROWN, Surviving Executor of the last will, See, of John Keeffe, deceased.

Oct. 26, 1855.

NOTICE.

An application will be made to the Gover-

PUBLIC SALE

A lot or piece of ground containing six acres

Terms: CASH at the confirmation of the

HENRY P. DIEHL WILLIAM ENGLAND, Administrators of the estate of Isaac Bengaman, deseased. Sept. 14, 1855.-4t

SELLING OFF AT COST. Mrs. S. E. POTTS

Ladies Bress Goods,

sortment of goods, may be found the following

Dresses and Mantillas, Super black and Fancy Silks, Super late style of ladies cloaks, A fine lot of satin and velvet bonzets, Cloaks, Mantles, and Talmers, Eurs of all description, and all prices, Morenoes from 25 cts up Shawls, brochea, woolen, and blank, French Chintzes and Ginghams, Plain and emb'd Swiss Muslins, Fringes, Gimps, and Laces, Buttons, Braids and Cords, A rich assortment of Ribbons. Collars, Sleeves, and Chemizette, Edgings and Insertings, A full supply of Mourning Goods. Best Kid Gloves of all colors, Handsome lot of ladiee shoes. Good Muslins for 64 ets.

The special attention of the Ladies is somened by the very large assortment just received, and offered at low prices for quality.

Cath Sands use David C M'Cognick J. F. Fox and C. J. F. Fox and David C. J. F. Fox and David C. J. F. David C. J. F. David C. J. F. David C. David C. J. F. David C. David C. J. F. David C. J Bedford, Oct 26, 1855.

WANTED at Reed's Colonade Store .- Peter Brant goods at cash prices.

MORE NEW GOODS Just received at de laines, Coburgs, Prints, &c., &c.

Navy Caps just received by express at Reed's Oct. 26, 1855.

The undersigned, appointed by the Orphan's Charles Esyman circulation, the facts are about these: A fiend in the shape of a Doctor, by the name of Cheatham, came to the Sulphur Springs to tor of George Smith, deceased, will attend to Samuel Barnhart Samuel Drenning hunt a location as a practising physician. Bethe duties of said appointment at his office in John Linday,
ing short of means and a stranger, he was taken under the fostering care of Mr. Bond, a mer10th day of November, 1855, when and where
Luke Feeny all persons can attend if they see proper.

JNO. P. REED, Auditor. Oct. 26, 1855.

NOTICE.

The undersigned, appointed by the Orphan's som had eloped with the base deceiver, who Court of Bedford County, to distribute the moand her like a serpent in his fatal coil. She nies due Samuel H. Ake, being his interest in her once happy home, and desert a fond and after death of Widow upon recognizances, and upon real estate sold by Administrators, to and amongst creditions, will attend to his duties at his directed there will be sold at the Court House.

At an Orphans' Court held at Bedfordin and upon real estate sold by Administrators, to and A. M. when and where all persons interested following Real Estate Viz: can attend.

Oct. 26, 1835.

NOTICE.

distribute the funds in the hands of Hugh about 25 acres cleared and under fence as the mon Rice deceased who is now dead leaving Moore, Esq., Sheriff of Bedford County, raised property of Joseph Wolford. upon sale of the personal property of Solomon Filler, deceased, to and amongst executive and acres more or less about 100 acres cleared and other creditors, will attend to his duties under under fence with a story and half log house and Shannon is Guardian Jackson residing in Allesaid appointment, on TUESDAY the 13th day double log Barn thereon erected also an apple of November, 1855, at one o'clock, P. M., at his orchard thereon adjoining Lands of Samuel M. with Hiram Wolford residing in Allegany office in the Borough of Bedford, when and Barclay's heirs and others; situate in London- County Maryland Jonathan residing in Allewhere all parties interested may attend if they derry township Bedford County as the proper-gheny County Maryland Sarah intermatried

JNO, P. REED, Auditor. Oct. 26, 1855.

STRAY STEER.

Oct. 26, 1855. Stray Heifer.

Came to the premises of the subscriber living in St. Clair township, on the 1st of September

An election will be held at the office of the house, a double barn and all other necessary out buildings. Also a good apple or hard and other fruit trees.

Attendance will be given and terms of sale made day of November next, for the purpose of electing one President, five Managers and one Secretary, for the ensuing year.

G. R. BARNDOLLAR,

Oct. 26, 1855.

Important Notice. All persons having unsettled accounts with

up without delay. Oct. 26, 1855.

Notice for Teachers.

SAMUEL SNIVELY'S,

Oct. 26, 1855.*

NOTICE.

The stockholders of the Hopewell and Bloody Run Plank Road and Turnpike road Company, are hereby notified that an election for one President five Managers and one Treasurer, will he held at the Court House in the Borough of Bedford, on Monday, the 5th day of November next. Subscribers can vote for officers eith- place they may attend if they think proper. er in person or by-proxy, provided the first instalment of one dollar per share shall have been of the Estate of Philip Swartz late of East Propaid previous to said election.

David Brailler, M. M. Peeples, Wm. Hart-

Commisssoners.

Oct. 26, 1855. IN THE COURT OF COMMON PLEAS OF BEFORD COUNTY.

Whereas, George F. Riddle, Assignee of the township deceased. estate of Isreal and Simon Appenhimer, did on the 31st day of Angust, 1855, fire in the office executors of the last Will &c of Peter Weaverof the Prothonotary of the Court of Common ling late of East Providence township deceased. Pleas, in and for the said county, his account as

Assignee of said estate. Notice is hereby given to the creditors of said deceased. Isreal and Simon Appenhimer, and all others interested in said estate, that the Honorable King Esqs Trustees for the sale of the Real estate of Meshack Edwards late of Broadtop the 23d day of November next, for the hearing township. of the same, at which time and place they may

attend if they think proper.
Witness the Hon. F. M. Kimmell, President Judge of said Court on the 22d day of October, BEDFORD COUNTY, SS: A. D. 1855.

D. WASHABAUGH, Proth'y. Oct. 26, 1855.

List of Causes

Put down for Trial at November Term (19th day The special attention of the Ladies is solicit- Jos S Morrison admr vs. John Folck Abraham Moses Daniel Logan John Griffith Aaron Donnelson. Robert Adams et al S M Barclays admr

Stephen Riddinger Pattonsville & Woodberry T R C Thos King et al, 1 W Beeler John Herr for use George Beegle Henry Beegle Peter Arnold Wm. Galbraith exer. John Alstadt "Garnishee Eli Croft et al Samuel Drenning A B Maddan S H Tate Esq Abraham Snowden J H Harbangh Mary Davis Levi Fluck Conrad Imler Same

D B Troutman S M Barclay's admr. Walter Shriver et al Wm Deremore et al Dancan McVicker et al A R Galbraith Isaac Hill James Dunn Jared Hanks Moses Wisegarver & Wife A W Shoyer et al Edward B Trout Sill & McGregor John Bridges D. WASHABAUGH,

Mary A Dobsor

John Denning

S Morrison adma

Levi Agnew for use D B Stewart

Oct. 36, 1853. SHERNEF'S SALE.

One tract of land situate in Londonderry On motion of O. E. SHANNON the Court JNO. P. REED, Auditor. Township Bedford County containing 377 acres grant a rule upon the heirs and legal represenmore or less adjoining lands of Jacob Wolford tatives of Otho Wilson late of Southampton James Logue and David Moser having thereon Township deceased to wit Stephen residing in erected a Saw Mill a Story and a half Log House Bedford County Penna Alfred residing in Alle The undersigned appointed by the Court of Common Pleas in and for Bedford county, to thereon a young apple orchard and having ford county Penna Susannah Rice wife of Solo-

> Also one other tract of land containing 280 ty of Andrew Ball.

Also one other tract of land containing 35 acres more or less about 20 of which are cleared and under fence with a story and a half log house and log stable with threshing floor attach-Came to the premises of the subscriber heing ed thereon eracted adjoining lands of John Cook in Colerain Township, about the first of Sept. Lonathan Hyde and others; situate in Harrison township Bedford County as the property of Henry Umbaugh.

Also all defendant Henry Umbaugh his interest in and to a tract of land containing 104 acres more or less about 30 acres cleared and under fence with a two story log house and double log barn thereon erected adjoining lands of Joseph Fisher Richard Knoaff and others sitwate in Juniata Township Bedford County as the property of Henry Umbaugh.

Also all the defendant Joseph Leasure his interest in and to a tract of land containing 100 acres more or less all cleared and under fence with a two story log house and kitchen attached Cabin house and double log barn thereon erected also an apple orchard thereon adjoining lands of Amos Ash Archibal Perdew and ers; situate in Southampton township Bedford County as the property of Joseph Leasure.

Also all of defendant Saml Slocum his right title and interest in and to a tract of land con- instant. taining 99 acres more or less about 100 acres cleared and under fence adjoining lands Benjamin W Garretson John Wolf Samuel Miller and others; situate in St. Clair Township Bedford County as the property of Samuel Slocum.

Also the Allegheny Male and Female Seminary at Rainsburg containing forty feet in front and sixty feet in depth and being two and a half Saupp, late of the Borough of Bedford, deceased, stories high with the lot of curtilage apperten- will please make immediate payment-and ant about one acre of ground adjoining Lands of those having claims against said Estate will Saml Williams and others; situate in Colerain present them properly authenticated for settletownship Bedford County as the property of the ment. Allegheny Male and Female Seminary.

Also all defendant's interest in and to a certain saw-mill situate in East Providence Town- Oct. 26, 1855.

ship Bedford County the same being forty feet in length and fifteen feet in depth and the piece

HUGH MOORE, Sheriff. Oct. 26, 1855.

REGISTER'S NOTICE.

ALL persons interested either as heirs creditors or otherwise are hereby notified that the following named persons have filed their accounts in the Registers Office and that they will be presented to the Orphans' Court of Bedford County on Friday the 23d day of Novem ber next, for confirmation at which time and

The account of William Woy administrator vidence township deceased.

The account of John Mower and Samuel L.

The account of Frederick Turner Executor of last will &c of Andrew Turner late of Harrison township deceased.

The account of Thomas Blackburn adminis-

trator of John N Hammer late of St. Clair The account of Philip Waverling one of the

The account of Josiah Ritchey administrator of Henry Miller late of Bedford township

The account of John Cessna and Alexander

D. WASHABAUGH, Register. Oct. 26, 1855.

At an Orphans' Court held at Bedford in and for the said County of Bedford on the 3d day of September A D 1855 Before the Judges of said

On motion of O. E. Shannon the Court grant a Rule upon the heirs and legal Representatives of James Barefoot late of St Clair Township deceased to wie Rebecca intermarried with John Moore residing in Bedford County Elizabeth intermarried with Solomon Hammers residing in Somerset County Sarah intermarried with Frederick Reininger residing in Somerset County ty William Earefoot residing in Bedford County Isabella intermarried with James Taylor residing in Bedford County James Barefoot residing in Bedford County Mary, intermarried with Alexander Stanton, residing in Somerset County Margaret intermarried with John P Bowers residing in Bedford County Samuel Barefoot residing in Bedford County Job Barefoot residing in Blair County Charlotte Barefoot residing in Bedford County and George Barefoot residing in Bedford County to be and appear at an Orphans' Court to be held at Bedford in and for said County on the 3d Monday 19th day of November next to accept or refuse to take the Real Estate of said James Barefoot deceased at the Valuation which has been valued and appraised in pursuance of a writ of Partition or Valuation, issued out of the Orphans' Court of Bedford County and to the Sheriff of said County for that purpose directed or show cause why the same should not be sold by order of the said

IN TESTIMONY Whereof I have hereunto set my hand and the seal of said Court at Bedford the 10th day of September A D 1855. D. WASHABAUGH, Clerk.

Attest :- Hugh Moore, Sheriff. Oct. 26, 1855.

How Arctic explorers pass their time.

The steward on board the Advance (the vestion of the Borough of Bedford, on TUESDAY, in the Borough of Bedford on Monday the 19th of the County of Bedford on the 3d day of November 1855 at 2 o'clock P. M. the September A D 1855 Before the Judges of said

issue seven children viz David residing in Alle gheny county Maryland Alfred Jane Charlotte Jonathan Francis and Elmira of whom O.E. gheny County Maryland Martha intermarried with Henry Mills residing in Allegany county Maryland Otho residing in Iowa and Jamima Wilson residing in Bedford county Penna to be and appear at an Orphans, Court to held at Bedford in and for said County on the third Monday 19th of November next to accept or refuse to take the Real Estate of said Otho Wilson deceased at the Valuation which has been valued and appraised in pursuance of a writ of Partition or Valuation issued out of the Orphans' Court of Bedford County and to the Sheriff of said County for that purpose directed or show cause why the same should not be sold by or-

der of the said Court. IN TESTIMONY whereof I have hereunto set my hand and the Sval of said Court at Bedford the 10th day of September A D 1855. D. WASHABAUGH, Cleak.

Attest :-- Hugh Moore, Sheriff. Oct. 26, 1855.

Wanted.

Eleven School Teachers to take charge of the schools of Bedford Township. Persons wishing to be employed, as Teachers, will meet the Board and County Superintendent at Bafer's Hotel, on 27th

By order of the Board, THOMAS HUGHES,

Oct. 13, 1855.

NOTICE.

All persons indebted to the Estate of Andris

AGNIS SAUPP,