

Bedford Gazette.

BY GEO. W. BOWMAN.

Freedom of Thought and Opinion.

TERMS, \$2 PER YEAR.

FRIDAY MORNING, BEDFORD, PA. SEPT. 5, 1856.

VOL. XXV. NO. 1.

K. N. Oaths as administered in Bedford County.

We publish below the Know Nothing initiating ceremonies as they actually took place in the several Lodges of BEDFORD COUNTY. The information comes through a source which leaves no room for doubt on the subject. Before an applicant could enter the lodge to be initiated, he was required to take an obligation of SECRECY, and to make satisfactory answers to the eight questions here-with appended:

- 1 Are you 21 years of age?
- 2 Do you believe in the existence of a Supreme Being, the Creator and preserver of the Universe; and that an obligation at this time taken will be binding upon you through life?
- 3 Were you born within the limits or under the jurisdiction of the United States of America?
- 4 In religious belief are you a Roman Catholic?
- 5 Have you or have you not been rearer under Protestant influence?
- 6 Are you or were you ever of your parents Roman Catholic?
- 7 If married, is your wife a Roman Catholic?
- 8 Are you willing to use your influence and vote only for native born American citizens for all offices of honor or trust in the gift of the People to the exclusion of ALL FOREIGNERS and Aliens, and of ROMAN CATHOLICS in particular, and without regard to party predilections?

Having thus answered the above questions, the new-born "American" was introduced to the Elector, and took the following oaths:

FIRST DEGREE—OBLIGATION.

You and each of you, of your own free will and accord, in the presence of Almighty God and these Witnesses, your right hand resting on this Holy Bible and Cross and your left hand raised towards Heaven, in token of your sincerity, do solemnly promise and swear that you will not, under any circumstances whatever, knowingly recommend an unworthy person for initiation, nor suffer it to be done in your power to prevent it. You further promise and declare that you will not, under any circumstances, give your influence for any office in the gift of the People unless he be an American born citizen in favor of American rule, and as one at whom it may be a Roman Catholic, and that you will not, under any circumstances, expose the name of any member of this order, nor reveal the existence of such an organization. To all the foregoing you bind yourself, under no less penalty than that of being expelled from the order, and of having your name removed and circulated through the different Counties of the United States as a perjurer, and as a traitor to God and your country; as a being unfit to be employed, entrusted, countenanced, or supported in any business transaction as a person totally unworthy the confidence of all good men, and as one at whom the finger of scorn should ever be pointed. So help you God.

SECOND DEGREE—OBLIGATION.

You and each of you, of your own free will and accord, in the presence of Almighty God and these Witnesses, your left hand resting on your right breast, and your right hand extended to the Flag of your Country, do solemnly and sincerely swear that you will not, under any circumstances, disclose in any manner, nor suffer it to be done by others if in your power to prevent it, the name, signs, passwords, or other secrets of this degree; that you will not, under any circumstances, attend to all regular signs and summonses that may be thrown or sent you by a brother of this or any other degree of this order; that you will support in all political matters for all political offices, 2d d. (second degree) members of this order, provided it may be necessary for the American interest; that if it may be done legally, you will, when elected to office, remove ALL FOREIGNERS, Aliens or ROMAN CATHOLICS from office; and that you will in no case appoint such to office. All this you promise and declare on your honor as Americans to sustain and abide by, without any hesitation or mental reservation whatever. So help you God and keep you steadfast.

Will Mr. JORDAN deny that he took both the above degrees? If not, we would ask him, how he reconciles his oath to support the Constitution of our country, (as a Representative in the Legislature of this State,) with these humiliating obligations resting upon him, requiring him to disfranchise every man who was born in a foreign country, or who belongs to the Catholic Church? Our glorious Constitution says: "No religious test shall ever be required as a qualification to any office or public trust under the United States," and yet these K. N. obligations assume the very reverse, repudiating this beautiful feature in our Constitution, cemented by the blood of the Revolution.

We would ask him another question. How does he reconcile his desired *fellowship* with Mr. FREMONT, with the above obligations, now that it is proved that Mr. Fremont is a Catholic. Is there not a detestable recklessness in this whole business revolting to every sense of propriety and fair dealing? We call upon all candid men to pause, consider, and then answer at the ballot box. In order to sustain this declaration, we call attention to the following articles from the Daily News, a K. N. Filmore paper in Philadelphia, and heretofore one of the leading organs of the Whig Party in Pennsylvania:

IMPORTANT TESTIMONY.

Proving Fremont to be a Roman Catholic!! The following Letter from the Hon. Nathan Sargent, well known as Oliver Old School to our readers, we find in the Boston Ledger of the 15th. Col. Russell, whose testimony is here given, is a close personal friend of, and an old companion in arms with Fremont. We can hardly conceive how anything can be offered of a more conclusive character upon the precise point of Fremont's Romanism. We give it without further comment—

WASHINGTON, Aug. 2, 1856.
A. B. Ely, Esq., Dear Sir: I have your note of the 28th July, inquiring where Col. William Russell, of Missouri, resides or may be addressed, and

asking me what he has said, or will say, in reference to Col. Fremont's religious opinions?

Col. Russell's residence is at Harrisonville, Cass Co., Mo.; but I am informed that he is present in Baltimore on a visit.
Col. Russell is a man who will say what he has said; and he has said to me that Col. Fremont was a Catholic when he was in California. I spent an evening with Col. R. at Brown's Hotel two or three weeks ago, and knowing that he had been much with Col. F. in California, and on very intimate terms with him, I asked him if he knew anything of Col. Fremont's religious views at that time? He replied that he did; that he was with him a great deal, and in fact might say that he had slept under the same blanket with him for eight months. I then asked him what Col. F. was? He replied, a Catholic. I asked him if he was sure of this? "Perfectly," he said; and then added, "Col. Fremont won't deny that he was a Catholic; every body there so understood it, and he made no secret of it."

Further conversation occurred between us on the subject, but this is the sum and substance of it. I asked him if I might refer to this conversation and use his name? He replied, "certainly; you are at liberty to do so." But he again said, "COL. FREMONT WILL NOT DENY THAT HE WAS A CATHOLIC."
Col. Russell, you may not be aware, was Col. Fremont's principal witness on his trial before the Court Marshal. Should Col. Fremont deny over his own signature that he was a Catholic when in California, I presume Col. Russell will then speak for himself.

Col. R. is an old, ardent, personal friend of Henry Clay, with whose family his own is connected, his daughter having married Mr. Clay's grandson.
I am, very truly,
Your obedient servant,
N. SARGENT.

From the Daily News Aug. 23.

FREMONT'S CATHOLICISM has now been so tightly fastened upon him by the most indisputable testimony, that we can scarcely find one of his friends possessing the boldness and effrontery to deny it. At first, his friends were vociferous and indignant; but now they are meek and humble, and hope to see the subject ignored or forgotten. It only goes to show how dishonest politics can make some men, who will stoop to deny a self-evident fact, in the face of proof as strong as holy writ.

NO HUMBUG.—H. H. HUTZ'S CELEBRATED Tetter Wash, is the only safe and sure remedy ever discovered for curing the Tetter, Ringworm, and all eruptions of the Skin. It is so infallible a remedy, that a perfect cure in all cases of Tetter is guaranteed, if attentively applied. In ordinary cases one bottle will be sufficient to effect a cure. In bad cases, with a Tetter of long standing, more will be required. Price 25 cents per bottle. For sale at Dr. B. F. Reamer's Bedford. April 25, 1856-ly.

MANNY'S COMBINED REAPER AND MOWER, WITH "WOODS' IMPROVEMENT."

Farmers of Bedford and Blair Counties are informed that this justly celebrated machine can be had by application to
W. W. JACKSON,
A. DE ARMIT,
Agents for Blair and Bedford Counties.
July 4, 1856.

CHEAP CLOTHING.

S. HERSHMAN & CO., would respectfully inform the citizens of Bedford County, that they have opened a Clothing store in Hollidaysburg—No. 5, Loyd's Row.
July 4, 1856.

Purify Your Blood.

The Wonder of the Nineteenth Century.

Important and of great Consideration to the Suffering.

T. J. BURLEY'S SARSAPARILLA. OF all the remedies that have been discovered during the present age for the "thousand ills that flesh is heir to" none equal this wonderful preparation. Only three years have elapsed since the discoverer (who spent a decade in studying, experimentalizing, and perfecting it) first introduced it to the public, and it is already recognized, by the most eminent physicians in all parts of the country, to be the most surprising and effective remedy for certain diseases of which they have knowledge.

All other compounds or syrups of the root, have hitherto failed to command the sanction of the faculty, because, on being tested, they have been found to contain noxious ingredients which neutralize the good effects of the Sarsaparilla, and often times injure the health of the patient. It is not so with Burley's preparation.

This is the pure and genuine extract of the root, and will on trial, be found to effect a certain and perfect cure of the following complaints and diseases:

- | | |
|--|--|
| Affections of the Bones, Debility, Diseases of the Kidneys, Dyspepsia, Erysipelas, Female Irregularities, Fistula, | Habitual Costiveness, Indigestion, Liver Complaints, Piles, Pulmonary Diseases, Scrofula or King's Evil, Syphilis, |
|--|--|

And all Skin diseases.

Besides curing the above, it is also known to be a great and powerful tonic, purifying the blood and invigorating the system.

In short, it is, without exception, in the cases mentioned, its general effect on the system, the most efficacious as it is the most desirable remedy of the age. It is already extensively and throughout the country and is fast obtaining an European reputation. The instances of cures it has effected are daily coming to the proprietors knowledge, and he has no hesitation in recommending it to one and all who desire to procure relief from suffering. One bottle being tried, its effects will be too apparent to admit of further doubt.

Recollect Burley's Sarsaparilla is the ONLY GENUINE ARTICLE in the market.
Price \$1 per bottle, or six for \$5.
This medicine can be procured at all extensive Drug stores.
July 4, 1856-ly.

For Sale.

The subscriber offers for sale, low, a fine toned Vienna Rosewood Piano Forte.
SAML. BROWN.
June 20, 1856.

Gaiters and Shoes.

The subscriber would announce to the public that he has just received, and will constantly keep, an assortment of Gentlemen's City made Gaiters and Shoes, also Misses and children's Shoes, which he will sell as low as they can be bought any where else, and will sell all *trips gratis*. As he has but a small profit on these Shoes, all sales must be cash.

He continues to carry on the Boot and Shoemaking Business in all its branches at his old stand, and is prepared to accommodate, in the best manner, all who favor him with a call. Thankful for past favors, he hopes to merit and receive a continuance of the same.
WM. CLAIR.
Bedford, July 18, 1856.

GENERAL ELECTION PROCLAMATION.

WHEREAS in and by an act of General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the General Elections within this Commonwealth," it is enjoined upon me to give public notice of such Elections, and to enumerate in said notice what Officers are to be elected, I HUGH MOORE Sheriff of the County of Bedford, do hereby make known and give this public notice to the Electors of the County of Bedford, that a General Election will be held in said County, on the second Tuesday of October next, at the several Election Districts, viz:

The Electors of the Borough of Bedford and Township of Bedford to meet at the Court House in said Borough.

The Electors of Broadtop Township to meet at the house of Wm. Griffith in said Township.

The Electors of Colerain Township to meet at the house of Ruben Smith in Rainsburg in said Township.

The Electors of Cumberland Valley Township to meet at the New School House erected on the land owned by John Whip's heirs in said Township.

The Electors of Harrison Township to meet at School House number 5, near the dwelling house of Henry Keyser in said Township.

The Electors of Juniata township to meet at the house now occupied by William Keyser in said Township.

The Electors of Hopewell Township to meet at the School House near the house of John Dasher in said Township.

The Electors of Londonderry Township to meet at the house now occupied by Wm. H. Hill as a shop, in Bridgeport, in said Township.

The Electors of the Township of Liberty to meet at the School House in Stonerstown in said Township.

The Electors of Monroe Township to meet at the house of David O'Neal in Clearville, in said Township.

The Electors of Napier Township and Schellsburg Borough to meet at the house built for a School House in the Borough of Schellsburg.

The Electors of East Providence Township to meet at the house of John Nycum Jr. inkeeper in said Township.

The Electors of West Providence Township to meet at the new Log School House at Bloody Run in said Township.

The Electors of St. Clair Township to meet at the store near the dwelling house of Gideon Trout in said Township.

The Electors of Union Township to meet at the house of Michael Wyant in said Township.

The Electors of South Woodberry Township to meet at the house of Chandler Payne near Noble's mill in said Township.

The Electors of Southampton Township to meet at the house of William Adams in said Township.

The Electors of the Township of Middle Woodberry to meet at the house of Henry Fluk in the village of Woodberry at which time and place the qualified Electors will elect by ballot—

ONE PERSON for Canal Commissioner of the Commonwealth of Pennsylvania.

ONE PERSON for the Office of Surveyor General.

ONE PERSON for the Office of Auditor General.

ONE PERSON in connection with the Counties of Fulton, Franklin, Adams and Juniata, composing the 17th Congressional District, to fill the Office of Representative for said District in the Congress of the United States.

TWO PERSONS in connection with the Counties of Fulton and Cambria, to fill the Office of members of the House of Representatives of Pennsylvania.

ONE PERSON for the Office of Associate Judge for the County of Bedford.

ONE PERSON for the Office of District Attorney for said County.

ONE PERSON for the Office of County Surveyor.

ONE PERSON for the Office of Coroner.

ONE PERSON for the Office of Commissioner of said County for one year, and ONE PERSON for the same Office for three years.

ONE PERSON for the Office of Poor Director.

TWO PERSONS for the Office of Auditor for said County, one to serve two years and one to serve three years.

The election to be opened between the hours of 7 and 8 o'clock in the forenoon, by a public proclamation, and to keep open until seven o'clock in the evening when the polls shall be closed.

NOTICE IS HEREBY GIVEN.

That every person, excepting Justices of the Peace, who shall hold any office or appointment of profit or trust under the United States, or of this State, or any city or incorporated district, whether a commissioned officer or otherwise, a subordinate officer, agent, who is or shall be employed under the legislative, executive or judicial department of this State, or of any city, or of any incorporated district, and also, that every member of Congress and of the State Legislature, and of the select or common council of any city or Commissioners of any incorporated district is by law incapable of holding or exercising at the time the office or appointment of Judge, inspector or clerk of any election of this Commonwealth, and that no inspector, judge or other officer of such election shall be eligible to be then voted for.

And the said act of assembly, entitled "an act relating to elections of this Commonwealth," passed July 3, 1849, further provides as follows, to wit:

"That the inspectors and judges, shall meet at the respective places appointed for holding the election in the district at which they respectively belong, before eight o'clock in the

morning of the 2d Tuesday of October, and each said inspector shall appoint one clerk, who shall be a qualified voter of such district.

"In case the person who shall have received the second highest number votes for inspector, shall not attend on the day of any election, then the person who shall have received the second highest number of votes for Judge at the next preceding election, shall act as inspector in his place. And in case the person who has received the highest number of votes for inspector shall not attend, the person elected Judge shall appoint an inspector in his place, and in case the person elected Judge shall not attend then the inspector who received the highest number of votes shall appoint a judge, in his place; and if any vacancy shall continue in the board for the space of one hour after the time fixed by law for the opening of the election, the qualified voters for the township, ward or district for which such officers shall have been elected, present at the election, shall elect one of their number to fill such a vacancy.

"It shall be the duty of the several assessors respectively to attend at the place of holding every general, special, or township election during the whole time said election is kept open, for the purpose of giving information to the inspectors and judges, when called on, in relation to the right of any person assessed by them to vote at such election, and on such other matters in relation to the assessment of voters, as the said inspectors or either of them shall from time to time require.

"No person shall be permitted to vote, at any election as aforesaid, than a white freeman of the age of twenty-one or more, who shall have resided in this State at least one year, and in the election district where he offers to vote ten days immediately preceding such election, and within two years paid a State or county tax which shall have been assessed at least ten days before the election. But a citizen of the United States who has previously been a qualified voter of this State and removed therefrom and returned, and who shall have resided in the election district and paid taxes, aforesaid, shall be entitled to vote after residing in this State six months: Provided, That the white freemen, citizens of the United States between the ages of twenty-one and twenty-two years, who have resided in the election district ten days as aforesaid shall be entitled to vote, although they shall not have paid tax.

"No person shall be admitted to vote whose name is not contained in the list of taxable inhabitants furnished by the Commissioners, unless: First, he produce a receipt of payment, within two years of state or county tax assessed agreeably to the constitution, and give satisfactory evidence on his own oath or affirmation of another that he has paid such a tax, or in a failure to produce a receipt shall make oath to the payment thereof, or second, if he claim a right to vote by being an elector between the age of twenty-one and twenty-two years shall deposit on oath or affirmation, that he has resided in the State at least one year next before his application, and make such proof of residence in the district as is required by this act, and that he does verily believe, from the account given him, that he is of the age aforesaid, and give such other evidence as is required by this act, whereupon the name of the person so admitted to vote shall be inserted in the alphabetical list by the inspector, and a note made opposite thereto by writing the word 'tax,' if he shall be admitted to vote by reason of having paid tax, or the word 'age' if he shall be admitted to vote by reason of age, and in either case the reason of such a vote shall be called out to the clerks, who shall make the like note in the lists of voters kept by them.

"In all cases where the name of the person claiming to vote is not found on the list furnished by the commissioners, and assessors, or his right to vote whether found thereon or not, is objected to by any qualified citizen, it shall be the duty of the inspectors to examine such person on oath as to his qualifications, and if he claims to have resided within the State for one year or more, his oath shall be sufficient proof thereof, but he shall make proof by at least one competent witness, who shall be a qualified elector that he has resided within the district for more than ten days immediately preceding said election and shall also himself swear that his bona fide residence, in pursuance of his lawful calling is within the district, and that he did not remove in the district for the purpose of voting therein.

"Every person qualified as aforesaid, and who shall make due proof if required, of his residence and payment of taxes, as aforesaid, shall be admitted to vote in the township, ward or district in which he shall reside.

"If any person shall prevent or attempt to prevent any officer of an election under this act from holding such election, or use or threaten any violence to any such officer, or shall interrupt or improperly interfere with him in the execution of his duty, shall block or attempt to block up the window or avenue to any window where the same may be held, or shall riotously disturb the peace of such election, or shall use or practice any intimidation, threats, force or violence, with the design to influence unduly or overawe any elector, or prevent him from voting, or to restrain the freedom of choice, such person on conviction shall be fined in any sum not exceeding five hundred dollars and to be imprisoned for any time not less than one month or more than twelve months, and if it shall be shown to the Court where the trial of such offence shall be had, that the person so offending was not a resident of the city, ward, district or township where the said offence was committed, and not entitled to vote therein, then, on conviction, he shall be sentenced to pay a fine of not less than one hundred nor more than one thousand dollars, and be imprisoned not less than six months nor more than two years.

"If any person or persons shall make any bet or wager upon the result of any election with the Commonwealth, or shall offer to make any such bet or wager either by verbal proclama-

tion thereof, or by any written or printed advertisement, challenge or invite any person or persons to make such bet or wager, upon conviction thereof he or they shall forfeit and pay three times the amount so bet or offered to be bet.

And the Judges of the respective districts aforesaid, are required to meet at Bedford, on the Friday next following the holding of said Election, then and there to perform those things required of them by law.
Given under my hand, at my office in Bedford, this 29th day of August, in the year of our Lord one thousand eight hundred and fifty-six, and the 81st of Independence of the United States.
HUGH MOORE, Sheriff.
Aug. 29, 1856.

THE MENGEL HOUSE.

Valentine Steckman, Proprietor.

Boards taken by the day, week, month or year, on moderate terms.
May 9, 1856.

REMOVED.

The undersigned, thankful (as advertisements say) for past favors at the Colonade store, in Bedford, would respectfully announce to his patrons and friends generally, that he has removed his entire stock of goods to his new brick store room lately occupied by Peter Radebaugh, opposite the Bedford Hotel. His supply of goods is fresh, new and fashionable. His new room has been neatly and elegantly fitted up and remodelled.

All kinds of produce are taken in exchange for goods.
He hopes to be continued in the favor of his patrons and the public.
JACOB REED.
July 1, 1856.

Notice.

All persons indebted to the estate of John W. Allen, late of Napier Township, Bedford County, deceased, will make immediate payment, and those having claims against said estate, will present them properly authenticated for settlement.
MARGARET ALLEN, Adm'x.
July 18, 1856.

NOTICE.

LETTERS of administration have been granted to the subscriber, residing in Juniata Township, on the Estate of Charles Zumbun, late of said Township, deceased. All persons indebted to said Estate are requested to make immediate payment, and those having claims against it are desired to present them properly authenticated for settlement.
GIDEON HITCHCHEW.
Aug. 15, 1856.

NOTICE.

Letters of Administration, de bonis non, on the estate of David Stoner, late of South Woodberry Township, deceased, have been granted to the subscriber, residing in said Township. All persons indebted to said estate are requested to make payment, and those having claims will present them properly authenticated for settlement.
JOS. B. NOBLE, Adm'r de bonis non.
July 18, 1856.

\$20 Reward!

A reward of \$20 will be paid for such information as will lead to the conviction of the K. N. Abolition thief or thieves, who, on last Sabbath morning, before day, stole from the Democratic Poles in St. Clairsville the beautiful FLAG placed there by the hands of the honest freemen of St. Clair and the adjoining Townships.

The people will thus see that we have thieving "ruffians" much nearer home than Kansas.
F. D. BEEGLE.
St. Clairsville, Aug. 22, 1856.

COURT PROCLAMATION.

To the Coroners, the Justices of the Peace, and Constables in the different Townships in the County of Bedford, Greeting.

KNOW YE that in pursuance of a precept to me directed, under the hand and seal of the Hon. FRANCIS H. KIMMEL, President of the several Courts of Common Pleas in the Sixth District, consisting of the counties of Franklin, Bedford and Somerset, and by virtue of his office of the Court of Oyer and Terminer and General Jail delivery for the trial of capital and other offenders therein and in the General Court of Quarter Sessions of the Peace and of the same Court, in the same County of Bedford, You and each of you are hereby required to be and appear in your proper persons with your Records, Recognizances, Examinations, and other remembrances before the Judges aforesaid, at Bedford, at a Court of Oyer and Terminer and General Jail Delivery and General Quarter Sessions of the Peace therein to be holden for the county of Bedford, aforesaid, on the 1st Monday of Sept. (being the 1st day,) at 10 o'clock in the forenoon of that day, there and then to do those things to which your several offices appertain.

GIVEN under my hand at Bedford, on the 15th day of Sept., in the year of our Lord 1856.
HUGH MOORE, Sheriff.

Notice.

Notice is hereby given that Letters of Administration have been granted to the subscriber upon the Estate of Conrad Geyer, late of Juniata Township, in the County of Bedford, deceased. All persons having claims against the Estate are requested to present them properly authenticated for settlement, and those indebted, to make payment immediately.
HENRY G. GEYER, Administrator.
Juniata Tp. Aug. 1, 1856.

MORE SHOES AND GAITERS.

Just Received at Shoemaker's Colonade Store, Ladies, Misses, Childrens and Gents shoes. Also also Ladies and Gents Gaiters.
August 8, 1856.

DISSOLUTION.

The partnership heretofore existing between the Subscribers, under the name of Weisel & Co., in the Carriage making and Blacksmithing business, was this day dissolved by mutual consent. All business of the late Firm will be attended to by Michael & John G. Weisel, who will collect the outstanding notes and accounts and pay the debts.

WM. WEISEL,
MICHAEL WEISEL,
JOHN WEISEL.

May 27, 1856.

The undersigned have this day formed a partnership in the Carriage-making, and Blacksmithing business, under the name and firm of Weisel & Co. We will endeavour by promptness, attention, and the character of our work, to merit and obtain a fair share of custom.—Our stand is the one heretofore occupied by Weisel & Foster, immediately East of town.

MICHAEL WEISEL,
JOHN WEISEL.
June 6, 1856—3m.

The best collection of Glee's ever Published.

TIP-TOP GLEE AND CHORUS BOOK.

New and choice collection of Copyrights never before harmonized, and many of the gems of Modern German and Italian Composers, arranged in a familiar style, and adapted to the use of Glee Clubs, Singing Classes, and the Family Circle, by C. JANVIS and J. A. GETZ.

This work contains a great number of new and favorite songs, harmonized in a style adapted to general purposes, while many of the gems of Mendelssohn, Abt, Kuchel, and other celebrated composers, are presented in an original form. The great variety of musical compositions here introduced, eminently adapts it to the taste and capacity of the Singing School, the Glee Club and the Family Circle.
Price one dollar.
Just published by Lee & Walker, No. 188 Chesnut street, and J. B. Lippincott & Co., No. 20 North Fourth street, Philadelphia.
Sample copies will be sent by mail, free of postage, on receipt of \$1.
May 16, 1856—4m.

MILLER WANTED.

WE wish to employ a competent Miller: a man without a family who understands conducting the business of a Merchant Mill in all its parts will receive good wages and constant employment. Satisfactory references required as to sobriety, honesty, &c. Address

FOLCK & SMITH,
Cumberland, Md.
REFERENCES.—Hon. S. L. Russell, and A. B. Cramer, Bedford, Pa.
Pleasant Mills, Aug. 15, 1856.

TO THE FARMERS.

The undersigned informs the farmers of Bedford and adjoining counties, that he has made arrangements by which he can furnish, to those desiring, the latest improved and best AGRICULTURAL IMPLEMENTS of the day, embracing Scott's "Little Giant" Corn and Cob Grinder, guaranteed to grind from 8 to 15 bushels of feed per hour with one horse—Potts' Corn Stalk Cutter and Crasher, warranted to cut from 120 to 160 bushels of feed per hour—Hay and Straw Cutters, in variety—Wheat Drills and Corn Shellers, which are unsurpassed for cheapness and quality—Cultivators, Horse Hoes, Cider-mills, &c. &c. In short, every utensil used in or about a farm. Wishing to avoid all imposition, each machine sold by him will be warranted to work as represented, or no sale; and, as these machines are procured in most cases directly from the Patentees and Manufacturers, the purchaser will be secure in the right of using.

Prices will be as moderate, and, in some instances, less than the same machines can be procured singly from the Manufacturer.

As the demand is very great for the two first named machines, orders should be given soon by those wishing to purchase.

WILLIAM HARTLEY.
June 20, 1856—6m.

NEW SPRING AND SUMMER GOODS.

THE undersigned have just opened their usual supply of
SPRING & SUMMER GOODS,
and will take pleasure in showing them, to all who may favor us with a call. Great bargains will be offered for Cash, and all kinds of Country produce—or to punctual customers, a credit of six months will be given.

A. B. CRAMER & CO.
Bedford, May 2, 1856.

FARM FOR SALE.

A FARM, containing 200 acres, more or less, in Franklin County, Pa., is offered for sale. Particulars can be had by inquiring of the subscriber in Bedford.

VALENTINE STECKMAN.
May 16, 1856.

CAST IRON BOOT JACKS.

ON hand, and for sale, a very superior article of Cast Iron Boot Jacks. Call and see them.

GEO. BLYMIRE.
July 11, 1856.