

On Saturday Last, the good people of the rural districts, the sturdy farmers of Bedford county, came into town in large numbers for the purpose of enjoying themselves after the hard labor of the harvest season.

It does one's heart good to see the honest, hard-working husbandman, with his plain exterior, with the stamp of his heart upon his very garments, with no guile on his lip, no falsehood in his smile, after having for weeks looked dully and hourly upon the handy-legged, puffed-up aristocrats of dandyism.

How blest the Farmer's simple life, How pure the joy it yields, Far from the town's tempestuous strife, Free mid the scented fields!

Among the distinguished arrivals at the Bedford Springs, during the last week, we notice Amos Kendall, Gen. Jackson's renowned Post Master General.

W. P. Cropper, Esq., of the Philadelphia Pennsylvania, paid our town a visit during the early part of the present week. Mr. Cropper is a good fellow, a gentleman and a scholar.

We observe by the Ebehsburg Sentinel, that the very Rev. Father Hayden of this place, will deliver a lecture, at Jefferson, on the occasion of the Fair at that place.

THE BLACK REPUBLICAN Conference for this Senatorial district, met at the Washington Hotel in this place, on Tuesday last, and after a short and unparliamentary session, a ballot having been taken in which the Bedford Conference voted and the rest didn't, adjourned until Wednesday, when Wm. H. Koontz, of Somerset, was declared the nominee.

We call the attention of our readers to the advertisement of Nicholas Lyons, Esq., offering for sale a large body of valuable real estate, in St. Clair township.

O. E. SHANNON, Esq., offers for sale divers farms and tracts of land. Dealers in Real Estate should give him a call. See advertisement.

DIED. In South Woodbury Township on Monday the 14th inst. SARAH BRIDGER, Esq., in the 63d year of his age. She deceased had resided in this Township many years and was much respected for his integrity and kindness of his heart and his true christian deportment.

BEDFORD CLASSICAL SCHOOL, AND FEMALE SEMINARY. Male and Female Departments Distinct. Rev. GEO. W. AUGINBAUGH, A. M., Principal. Miss E. COX, Preceptress.

Notice is hereby given that an application will be made to the next Legislature of the State of Pennsylvania for the passage of an act of Assembly authorizing the incorporation of a Bank of issue with general banking and discounting privileges, under the general banking laws of this State, to be located at the Borough of Bedford in the county of Bedford, and called "The Bedford County Bank," with a capital of two hundred and fifty thousand dollars, and with the privilege of increasing the same to the sum of four hundred thousand dollars.

NEBRASKA TAKEN! 50,000 RUSSIANS SLAUGHTERED!! TIN AND COPPERSMITH BUSINESS!! THE subscriber having commenced the above business in Pattonsville, Bedford county, would respectfully inform the public, that he is prepared to furnish TIN COPPER AND SHEET IRON WARE, on the most accommodating terms—Also, Stove Pipe at 1 1/2 cents per pound, and spouting at 11 cents per foot, this being cheaper than can be had at any other establishment in the place or neighborhood.

DRUG STORE FOR SALE. Any person desirous of purchasing a well established and profitable Drug Store can hear of a first rate opening by addressing the editor of this paper. July 17, 1857. Just received at SHOEMAKER'S Colouade Store a large supply of Groceries. Aug. 14, 1857.

SHERIFF'S SALE.

BY virtue of writs of fi. fa. to me directed, there will be sold at the Court House, in the borough of Bedford, on Monday the 31st day of August, 1857, at 1 o'clock, P. M., the following Real Estate, to wit: All defendants, John Beaver's right, title and interest, in and to a tract of land, containing 50 acres more or less; about 25 acres cleared and under good fence, with a two story log house, log shop and double log barn thereon erected—adjoining lands of Charles Kiser, Peter Mowry and others; situate in Napier township, Bedford County, and taken in execution as the property of John Beaver.

Also—One lot of ground fronting about 125 feet on the Bedford and Chambersburg turnpike road and extending back about 150 feet to land of Daniel L. Deffenbaugh, with a two story frame house, log shop, and log stable thereon erected—adjoining lot of John Smouse on the east, and land of Daniel L. Deffenbaugh on the west; situate in West Providence township, Bedford County, and taken in execution as the property of George W. Athey.

Also—One tract of land containing 180 acres more or less, 60 acres cleared and under good fence, with a two story log house, tenant house and log barn thereon erected—Also an apple orchard thereon—adjoining lands of David Moser, Martin Smith and others; situate in Londersy township, Bedford County, and taken in execution as the property of Solomon Samsel.

Also—All defendants, Henry K. Strong's interest, in and to, a certain two story frame house in the town of Hopewell being thirty feet square with back building 20 by 15 feet attached—also, a frame stable in said town, being 30 by 28 feet thereon erected, and the lots or pieces of ground and curtilage appertaining to said frame house and stable, situate in Broad Top township, Bedford County, and taken in execution as the property of Henry K. Strong.

Also—All defendants, Peter Barmond's right, title and interest, of and in, and to one tract of unimproved ridge land, containing 14 acres more or less; situate in Bedford township, Bedford County, and adjoining lands of B. W. Garretson, James Rea, John Watson and others, and taken in execution as the property of Peter Barmond.

Also—One tract of land containing about 250 acres more or less, 70 acres cleared and under good fence, with a cabin house and two log stables thereon erected—also, an apple orchard thereon—adjoining lands of Elias Perrin, David Fletcher and others; situate in Southampton township, Bedford County, and taken in execution as the property of Thomas Kiser.

Also—One tract of land containing fifty acres more or less; about 2 acres cleared and under fence, with a cabin house and log stable thereon erected—adjoining lands of John Imler, Joseph Burgart and others; situate in Union township, Bedford County, and taken in execution as the property of Henry Carr.

Also—All defendants, John Kiser's right, title and interest, in and to a lot of ground, in the Borough of Bedford, fronting 60 feet on the North side of Pitt street, and extending back about 200 feet, and numbered in general plan of said town as No. 188, and having thereon erected a two story log house, with frame back building, and three small shops thereon erected, adjoining lot now owned by John Alsip, Esq., on the east, and lot occupied by George Fuchs' heirs on the west, and taken in execution as the property of James Collins.

Sheriff's office, Bedford, } HUGH MOORE, Sheriff. August 7, 1857.

Register's Notice.

ALL persons interested are hereby notified that the following named accountants, have filed their accounts in the Register's office of Bedford County, and that they will be presented to the Orphan's Court of said county, on Friday, the 4th day of September, next, for allowance and confirmation: The account of Wm. Wertz, Esq., adm'r of the estate of Jennings Oldham, late of St. Clair tp., dec'd. The account of Henry P. Diehl, adm'r of the estate of Daniel Diehl late of Juniata township, dec'd. The account of John Ake, Esq., acting ex'r of the last will &c., of John Smith late of Union tp., dec'd. The account of John Eberly, adm'r of the estate of John Stoner, late of South Woodbury tp., dec'd. The account of Hiram Davis adm'r of the estate of Christian Mock, late of St. Clair township, dec'd. The partial account of Charles Hoymann, one of the adm'rs of the estate of John Hoymann, late of Londersy township, deceased.

The account of Joseph Imler, adm'r of the estate of Peter Leakes, late of Union township, deceased. The account of O. E. Shannon, adm'r of the estate of David Reilly late of Bedford Borough dec'd. The account of John Kiser, adm'r of Elizabeth Kinton, late of Bedford Borough, deceased. The account of S. H. Tate, Esq., adm'r de bonis non, &c., of the estate of Michael Schirmer, late of Middle Woodbury township, dec'd. The account of Philip Hollar, one of the ex'rs of the last will &c., of Testament &c., of Solomon Hollar, late of West Providence township, dec'd. The account of Levi H. Diehl, adm'r of the Estate of Joseph Armstrong, late of Hopewell township deceased.

D. WASHBAUGH, Register. Register's Office, Aug. 7, 57.

List of Causes Put Down For Trial at August Term, (31st day) 1857.

- Wm. Bittzell et al. vs. Fred's Smith, et al. H. Chaney vs. W. P. Scheff, et al. J. B. Barmidollar vs. B. Means, et al. Jane Moorehead et al. vs. Christopher Nangle, Miller Eringer & Breng vs. E. A. Fockler Francis H. Hoymann vs. Wm. Porter, John vs. Duncan et al vs. John Hoffman, et al. David Whetstone vs. John Bower, et al. Wm. Whetstone et al vs. Martin M. Corle et al. David W. Patterson vs. S. M. Barclay's adm'r. Dan'l. Berkheimer et al vs. H. Yost, et al. John Clapper et al vs. David Stoler, et al. Catherine Weisel et al vs. Aaron Grove, et al. Wm. Bittzell et al vs. Fred's Smith, et al. John Deffenbaugh vs. H. K. Strong, et al. Reily B. Davis vs. J. H. Harbaugh, et al. John Cessna vs. Fred'k. Smith, Johnson Hafer et al vs. M. Wisegarver, et al. Francis Sirok et al vs. S. W. Barton, et al. Wm. Demore vs. Arch'd. Blair, G. R. Holsinger, et al vs. Ed. Pearson, et al. Samuel Smith vs. John May, et al. Sam'l. S. Stuckey vs. Henry Keyser, Wm. Keyser vs. John Weyand, Pruthy's Office } D. WASHBAUGH, Pruthy's. Aug. 7, 1857.

NOTICE.

Notice is hereby given that an application will be made to the next Legislature of the State of Pennsylvania for the passage of an act of Assembly authorizing the incorporation of a Bank of issue with general banking and discounting privileges, under the general banking laws of this State, to be located at the Borough of Bedford in the county of Bedford, and called "The Bedford County Bank," with a capital of two hundred and fifty thousand dollars, and with the privilege of increasing the same to the sum of four hundred thousand dollars.

E. L. ANDERSON, WM. T. DAUGHERTY, WM. P. SCHELL, A. KING, NICHOLAS LYONS, SAMUEL L. RUSSELL. Bedford, Pennsylvania, June 26, 1857.—131

NEBRASKA TAKEN!

50,000 RUSSIANS SLAUGHTERED!! TIN AND COPPERSMITH BUSINESS!! THE subscriber having commenced the above business in Pattonsville, Bedford county, would respectfully inform the public, that he is prepared to furnish TIN COPPER AND SHEET IRON WARE, on the most accommodating terms—Also, Stove Pipe at 1 1/2 cents per pound, and spouting at 11 cents per foot, this being cheaper than can be had at any other establishment in the place or neighborhood.

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JOSEPH W. TATE, ATTORNEY AT LAW, AND REAL ESTATE BROKER.

HAS for Sale 10 Farms, and 13,000 acres of Coal, and unimproved land, in Bedford and Fulton counties. Also Lots in the town of Hamilton. Land sold in quantities to suit purchasers. Terms for timber are invited from Lumbermen. Proposals for Aug. 7, 1857.—6m.

500 LOCAL AND TRAVELLING AGENTS WANTED. Business paying from \$50 to \$150 per month. No humbug or chance business.—Permanent employment given and no capital required. For further particulars enclose postage stamps and address, A. SIMPSON, Exeter, N. H. Aug. 7, '57.—3m.

RESOLUTION PROPOSING AMENDMENTS TO THE CONSTITUTION OF THE COMMONWEALTH.

Resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met: That the following amendments, are proposed to the Constitution of the Commonwealth, in accordance with the provisions of the tenth article thereof.

FIRST AMENDMENT.—There shall be an additional article to said Constitution to be designated as article eleven as follows:

SECTION XI. OF PUBLIC DEBTS. Section 1. The State may contract debts, to supply casual deficits or failures in revenues, or to meet expenses not otherwise provided for; but the aggregate amounts of such debts direct and contingent, whether contracted by virtue of one or more acts of the General Assembly, or at different periods of time, shall never exceed one hundred and fifty thousand dollars, and the money arising from the creation of such debts, shall be applied to the purpose for which it was obtained, or to repay the debts so contracted, and to no other purpose whatever.

Section 2. In addition to the above limited power the State may contract debts to repel invasion, suppress insurrection, defend the State in war, or to redeem the present outstanding indebtedness of the State; but the money arising from the contracting of such debts, shall be applied to the purpose for which it was obtained, or to repay such debts, and to no other purpose whatever.

Section 3. Except the debts above specified, in section one and two of this article, no debt whatever shall be created by or on behalf of the State.

Section 4. To provide for the payment of the present debt, and any additional debt contracted as aforesaid, the Legislature may, at any time, after the adoption of this amendment, create a sinking fund, which shall be sufficient to pay the accruing interest of such debt, and annually to reduce the principal thereof by a sum not less than two hundred and fifty thousand dollars; which sinking fund shall consist of the net annual income of the public works, from time to time owned by the State, or the proceeds of the sale of the same, or any part thereof, and of the income and proceeds of sale of stock owned by the State, together with other funds, or resources, that may be designated by law. The said sinking fund may be increased, from time to time, by assigning to it any taxes, or other revenues of the State, not required for the ordinary and current expenses of government, and unless in case of war, invasion or insurrection, no part of the said sinking fund shall be used or applied otherwise than in the extinguishment of the public debt, until the amount of such debt is reduced below the sum of five millions of dollars.

Section 5. The credit of the Commonwealth shall not, in any manner or event, be pledged, or loaned to, any individual, company, corporation, or association; nor shall the Commonwealth hereafter become a joint owner, or stockholder, in any company, association or corporation.

Section 6. The Commonwealth shall not assume the debt, or any part thereof, of any county, city, borough, or township; or of any corporation, or association; unless such debt shall have been contracted to enable the State to repel invasion, suppress domestic insurrection, defend the State, or to assist the State in the discharge of any portion of its present indebtedness.

Section 7. The Legislature shall not authorize any county, city, borough, township, or incorporated district, by virtue of any act of the Legislature, to become a stockholder in any company, association, or corporation; or to obtain money for or loan its credit to, any corporation, association, institution or party.

Section 8. There shall be an additional article to said Constitution, to be designated as Article XII, as follows: ARTICLE XII. OF NEW COUNTIES. No county shall be divided by a line cutting off over one-tenth of its population, (either to form a new county or to attach to another county), without the assent of such county, by vote of the electors thereof; nor shall any new county be established, containing less than four hundred square miles.

Section 9. From section two of the first article of the Constitution, strike out the words, "of the City of Philadelphia, and of each county respectively;" from section five, same article, strike out the words, "of Philadelphia and of the several counties;" from section seven, same article, strike out the words, "within the City of Philadelphia nor any;" and insert in lieu thereof the words, "and any;" and strike out section four same article, "and in lieu thereof insert the following: "Section 4. In the year one thousand eight hundred and sixty four, and in every seventh year thereafter, representatives to the number of one hundred, shall be apportioned and distributed equally throughout the State, by districts, in proportion to the number of taxable inhabitants in the several parts thereof; except that any county containing at least three thousand five hundred taxable, may be allowed a separate representation; but no more than three counties shall be joined; and no county shall be divided in the formation of a district. Any city containing a sufficient number of taxables to entitle it to at least two representatives, shall have a separate representation assigned it, and shall be divided into convenient districts of contiguous territory, of equal taxable population as near as may be, each of which districts shall elect one representative."

At the end of section seven, same article, insert these words, "the city of Philadelphia shall be divided into single senatorial districts, of contiguous territory as nearly equal in taxable population as possible; but no ward shall be divided in the formation thereof."

The Legislature, at its first session, after the adoption of this amendment, shall divide the city of Philadelphia into senatorial and representative districts in the manner above provided; such districts to remain unchanged until the apportionment in the year one thousand eight hundred and sixty-four.

FOURTH AMENDMENT.—There shall be an additional section to the first article of said Constitution, which shall be numbered and read as follows: Section 26. The Legislature shall have the power to alter, revoke or annul, any charter of incorporation heretofore conferred by or under, any special or general law, whenever in their opinion it may be injurious to the citizens of the Commonwealth; in such manner, how-ever, that no injustice shall be done to the corporations.

In SENATE, March 27, 1857. On the first amendment, yeas 24, nays 7; on the second amendment, yeas 23, nays 8; on the third amendment, yeas 21, nays 1; on the fourth amendment, yeas 23, nays 1.

[Extract from the Journal.] GEO. W. HAMMERSLY, Clerk. In the HOUSE OF REPRESENTATIVES, April 29, 1857. Resolved, That this resolution pass. On the first amendment, yeas 78, nays 12; on the second amendment, yeas 57, nays 34; on the third amendment, yeas 74, nays 23; on the fourth amendment, yeas 83, nays 7.

[Extract from the Journal.] JACOB ZEIGLER, Clerk. Filed in Secretary's office, May 2, 1857. A. G. CURTIN, Secretary of the Commonwealth.

SECRETARY'S OFFICE, HARRISBURG, June 22, 1857. Pennsylvania: I do certify that the above and foregoing is a true and correct copy of the "Yeas" and "Nays" taken on the resolution proposing amendments to the Constitution of the Commonwealth for the Session of 1857. [L. S.] Witness my hand and the seal of said office, this twenty-second day of June, one thousand eight hundred and fifty-seven.

A. G. CURTIN, Secretary of the Commonwealth.

Legislature upon the final passage thereof, as appears from the originals on file in this office.

In testimony whereof, I have hereunto set my [L. S.] hand and caused to be affixed the seal of the Secretary's Office, the day and year above written. A. G. CURTIN, Secretary of the Commonwealth.

In SENATE, March 27, 1857. The resolution proposing amendments to the Constitution of the Commonwealth being under consideration. On the question, Will the Senate agree to the first amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Brewer, Browne, Coffey, Ely, Evans, Fetter, Fleniken, Frazer, Ingram, Jordan, Killinger, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, Steele, Straub, Welsh, Wilkins, Wright and Taggart, Speakers—24.

NAYS—Messrs. Crabb, Creswell, Finney, Gregg, Hill, Killinger, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, Steele, Straub, Welsh, Wilkins, Wright and Taggart, Speakers—24.

On the question, Will the Senate agree to the second amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Brewer, Browne, Coffey, Ely, Evans, Fetter, Finney, Fleniken, Ingham, Jordan, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, Steele, Straub, Welsh, Wilkins, Wright and Taggart, Speakers—24.

NAYS—Messrs. Coffey, Crabb, Frazer, Gregg, Harris, Killinger, Penrose and Schofield—8.

On the question, Will the Senate agree to the third amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Brewer, Browne, Crabb, Creswell, Ely, Evans, Fleniken, Frazer, Ingram, Jordan, Killinger, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, Steele, Straub, Welsh, Wilkins, Wright and Taggart—24.

NAYS—Messrs. Coffey, Gregg, Harris and Penrose—4.

On the question, Will the House agree to the first amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Anderson, Arthur, Backhouse, Ball, Beck, Bishop, Bower, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Giboney, Gildea, Hamel, Harper, Heins, Hiestand, Hill, Hillegas, Hoffman, (Berks), Ibrrie, Jones, Jacobs, Jenkins, Johns, Johnson, Kauffman, Kerr, Lebo, Longaker, Lovett, Manna, Mumma, Reed, Smith, (Cambria), Smith, (Centre), Stevenson, Muslemann, Nichols, Nicholson, Nunemacher, Pearson, Peters, Petriken, Pownall, Purcell, Ramsey, (Philadelphia), Ramsey, (York), Reamer, Roberts, Rupp, Shaw, Sloan, Smith, (Cambria), Smith, (Centre), Stevenson, Tolan, Vail, Vanvoorhis, Vickers, Voeghtly, Wagonseller, Walter, Wharton, Williston, Withrow, Wright Zimmerman and Getz, Speakers—78.

NAYS—Messrs. Backus, Benson, Dock, Hamilton, Hancock, Hine, Hoffman, (Lebanon), Lebo, Struthers, Thurn, Wintrose and Wright—23.

On the question, Will the House agree to the second amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Anderson, Arthur, Backhouse, Ball, Beck, Bishop, Bower, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Giboney, Gildea, Hamel, Harper, Heins, Hiestand, Hillegas, Hoffman, (Berks), Ibrrie, Jones, Jacobs, Jenkins, Johns, Johnson, Kauffman, Kerr, Lebo, Longaker, Lovett, Manna, Mumma, Reed, Smith, (Cambria), Smith, (Centre), Stevenson, Muslemann, Nichols, Nicholson, Nunemacher, Pearson, Peters, Petriken, Pownall, Purcell, Ramsey, (Philadelphia), Ramsey, (York), Reamer, Roberts, Rupp, Shaw, Sloan, Smith, (Cambria), Smith, (Centre), Stevenson, Tolan, Vail, Vanvoorhis, Vickers, Voeghtly, Wagonseller, Walter, Wharton, Williston, Withrow, Wright Zimmerman and Getz, Speakers—78.

NAYS—Messrs. Backus, Benson, Dock, Hamilton, Hancock, Hine, Hoffman, (Lebanon), Lebo, Struthers, Thurn, Wintrose and Wright—23.

On the question, Will the House agree to the third amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Anderson, Arthur, Backhouse, Benson, Bishop, Brown, Chase, Cleaver, Crawford, Eyster, Fausold, Giboney, Hamilton, Hancock, Hill, Hine, Hoffman, (Lebanon), Jacobs, Kerr, Lebo, M. Calmont, Mumma, Reed, Smith, (Cambria), Smith, (Centre), Stevenson, Struthers, Thurn, Vanvoorhis, Vickers, Wagonseller, Warner, Wintrose, Withrow and Wright—34.

On the question, Will the House agree to the fourth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Anderson, Backhouse, Ball, Beck, Benson, Bishop, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Giboney, Hamel, Harper, Heins, Hiestand, Hillegas, Hoffman, (Berks), Hoffman, (Lebanon), Housekeeper, Imbric, Jones, Jacobs, Johns, Johnson, Kauffman, Kerr, Lebo, Longaker, Lovett, Manna, Mumma, Reed, Smith, (Cambria), Smith, (Centre), Stevenson, Tolan, Vail, Vanvoorhis, Vickers, Voeghtly, Wagonseller, Walter, Wharton, Williston, Withrow, Wright Zimmerman and Getz, Speakers—74.

NAYS—Messrs. Arthur, Augustine, Backus, Benson, Bishop, Brown, Chase, Cleaver, Crawford, Eyster, Giboney, Hamilton, Hancock, Hill, Hine, Hoffman, (Lebanon), Jacobs, Kerr, Lebo, M. Calmont, Mumma, Reed, Smith, (Cambria), Smith, (Centre), Stevenson, Struthers, Thurn, Vanvoorhis, Vickers, Wagonseller, Warner, Wintrose, Withrow and Wright—34.

On the question, Will the House agree to the fifth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Anderson, Backhouse, Ball, Beck, Benson, Bishop, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Giboney, Hamel, Harper, Heins, Hiestand, Hillegas, Hoffman, (Berks), Hoffman, (Lebanon), Housekeeper, Imbric, Jones, Jacobs, Johns, Johnson, Kauffman, Kerr, Lebo, Longaker, Lovett, Manna, Mumma, Reed, Smith, (Cambria), Smith, (Centre), Stevenson, Tolan, Vail, Vanvoorhis, Vickers, Voeghtly, Wagonseller, Walter, Wharton, Williston, Withrow, Wright Zimmerman and Getz, Speakers—74.

NAYS—Messrs. Arthur, Augustine, Backus, Benson, Bishop, Brown, Chase, Cleaver, Crawford, Eyster, Giboney, Hamilton, Hancock, Hill, Hine, Hoffman, (Lebanon), Jacobs, Kerr, Lebo, M. Calmont, Mumma, Reed, Smith, (Cambria), Smith, (Centre), Stevenson, Struthers, Thurn, Vanvoorhis, Vickers, Wagonseller, Warner, Wintrose, Withrow and Wright—34.

On the question, Will the House agree to the sixth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Anderson, Backhouse, Ball, Beck, Benson, Bishop, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Giboney, Hamel, Harper, Heins, Hiestand, Hillegas, Hoffman, (Berks), Hoffman, (Lebanon), Housekeeper, Imbric, Jones, Jacobs, Johns, Johnson, Kauffman, Kerr, Lebo, Longaker, Lovett, Manna, Mumma, Reed, Smith, (Cambria), Smith, (Centre), Stevenson, Tolan, Vail, Vanvoorhis, Vickers, Voeghtly, Wagonseller, Walter, Wharton, Williston, Withrow, Wright Zimmerman and Getz, Speakers—74.

NAYS—Messrs. Arthur, Augustine, Backus, Benson, Bishop, Brown, Chase, Cleaver, Crawford, Eyster, Giboney, Hamilton, Hancock, Hill, Hine, Hoffman, (Lebanon), Jacobs, Kerr, Lebo, M. Calmont, Mumma, Reed, Smith, (Cambria), Smith, (Centre), Stevenson, Struthers, Thurn, Vanvoorhis, Vickers, Wagonseller, Warner, Wintrose, Withrow and Wright—34.

On the question, Will the House agree to the seventh amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Anderson, Backhouse, Ball, Beck, Benson, Bishop, Bower, Brown, Calhoun, Campbell, Carter, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Giboney, Hamel, Harper, Heins, Hiestand, Hill Hillegas, Hoffman, (Berks), Hoffman, (Lebanon), Housekeeper, Imbric, Jones, Jacobs, Johns, Johnson, Kauffman, Kerr, Lebo, Longaker, Lovett, Manna, Mumma, Muslemann, Nichols, Nicholson, Nunemacher, Pearson, Peters, Petriken, Pownall, Purcell, Ramsey, (Philadelphia), Ramsey, (York), Reamer, Reed, Roberts, Rupp, Stevenson, Tolan, Vail, Vanvoorhis, Vickers, Voeghtly, Wagonseller, Walter, Wharton, Williston, Withrow, Wright Zimmerman and Getz, Speakers—83.

NAYS—Messrs. Backus, Benson, Dock, Hamilton, Hancock, Hine, Hoffman, (Lebanon), Lebo, Struthers, Thurn, Wintrose and Wright—23.

On the question, Will the House agree to the eighth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Anderson, Arthur, Backhouse, Ball, Beck, Benson, Bishop, Bower, Brown, Calhoun, Campbell, Carter, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Giboney, Hamel, Harper, Heins, Hiestand, Hill Hillegas, Hoffman, (Berks), Hoffman, (Lebanon), Housekeeper, Imbric, Jones, Jacobs, Johns, Johnson, Kauffman, Kerr, Lebo, Longaker, Lovett, Manna, Mumma, Muslemann, Nichols, Nicholson, Nunemacher, Pearson, Peters, Petriken, Pownall, Purcell, Ramsey, (Philadelphia), Ramsey, (York), Reamer, Reed, Roberts, Rupp, Stevenson, Tolan, Vail, Vanvoorhis, Vickers, Voeghtly, Wagonseller, Walter, Wharton, Williston, Withrow, Wright Zimmerman and Getz, Speakers—83.

NAYS—Messrs. Backus, Benson, Dock, Hamilton, Hancock, Hine, Hoffman, (Lebanon), Lebo, Struthers, Thurn, Wintrose and Wright—23.

ALLEGHENY, MALE AND FEMALE SEMINARY.

W. M. BRIM, A. B. Principal. Miss E. V. MANN, Preceptress. M. J. JOHNSON, M. A. Williams, Assistants. This Institution is located in the borough of Rainburg, Bedford county, Pennsylvania, noted for its healthfulness and beauty of surrounding scenery. It is 10 miles from Bedford, and 8 from the celebrated Bedford Springs.

The building is large and commodious, capable of accommodating 200 students. It is the purpose of all concerned to spare no pains in making this Institution the efficient instrument of securing to all in attendance a thorough education, and also to throw around them the benign influence of morality and religion.

TERMS AND VACATIONS. The academic year consists of two sessions of 22 weeks each, each session is divided into two terms of 11 weeks, but without an intervening vacation. The Summer session will commence on the 4th day of August next. The winter Session will commence on the second Thursday of January, 1858. Winter vacation 2 weeks; Summer vacation 6 weeks.

EXPENSES PER TERM OF 11 WEEKS. Common English \$3 00 Higher Branch will be added for each additional 80 Greek and Latin, each, 1 50 German, French, and Spanish, each, 2 00 Incidentals, 50

ORNAMENTAL. Drawing 2 50 Colored Crayon and Water Colors, each, 3 00 Painting in Oil, 5 00 Hair and Wax Flowers, each, 3 00 Pellet Work, 3 00 Embroidery, 1 50 Vocal Music, 2 lessons per week, 1 00 Music, with use of Piano, 10 00

BOARD. The price of Board will be \$1 50 per week; and 25 cents will be charged for fuel and rooms furnished.

GENERAL EXERCISES. Weekly exercises in composition and declamation by the gentlemen, and composition and declamation by the ladies, will be required throughout the entire course.

During the term commencing in August, there will be a class organized for the special benefit of those designing to engage in teaching Common Schools.

The last days of each session will be devoted to examinations; and at the close of the year there will be an annual examination and exhibition. The Lyceum is a literary society sustained by the young gentlemen of the Ladies' Association is a similar one sustained by the young ladies.

It is highly important that all who intend to attend the school should be present at the commencement of the terms, as all regular classes are then formed. Students will be received, however, at any time, and admitted to such classes as they may be found qualified to enter. But all will be charged in proportion from the commencement to the close of the term, except those who enter for only half a term; and no deduction will be made for absence, except in case of sickness. No one will be admitted as a student who does not sustain a good moral character.

REFERENCES IN PENNA. Mr. John Hafer, Bedford; Rev. J. A. Coleman, Mr. Jacob Barmidollar, Bloody Run; Captain Mann, Licking Creek; Messrs. George B. Barmidollar, Woodbury; C. W. Ashoon, Hopewell; G. W. Williams, Schellsburg; John May, Centreville.

REFERENCES IN MD. Hon. John Nev. Frostburg; Mr. John Folck, Cumberland; Rev. T. McClure, Flintstone; Mr. John Wilson, Old Town; John Hughes, M. D.; Rev. Wm. Earnshaw, Hancock; Mr. Joseph Mann, Clear Spring; Rev. H. N. Sipes, Washington city.

N. B. Persons coming from Cumberland take the Bedford stage and stop at Centreville, from whence they will be conveyed to Rainburg. T. M. McCURE, President. J. FILLER, Secretary. July 31, 1857.—t

Valuable Real AND PERSONAL PROPERTY FOR SALE.

The subscriber, declining business, will sell, at Public Sale, on the premises, all his real and personal estate, on TUESDAY, the 6th day of October next; situate on the Juniata, Harman's Bottom, Juniata Township, Bedford Co., Pa.—The real estate consisting of in and about 400 acres of Patented Land lying on both sides of the Juniata River, comprising fine meadow and rolling lands, about 300 acres cleared and under cultivation. The improvements are a first rate Stone-Flouring Mill 45 feet square, 3 stories, running four stones, two French Mills and doing an excellent business. This Mill is substantially built, well cemented and in good condition. Also an excellent Saw Mill in operation, besides other water power sufficient for a superior Mill, Stone Mansion House, Farm Tenant House, Farm House, Barns and Stables.

Land extends about 1 1/2 miles along the Juniata and is well watered with springs and wells, having also a fair supply of Fruit Trees. This property might be divided so as to make three convenient farms, with necessary improvements; is well situated in regard to markets, being within 28 miles of Cumberland, and 14 of Bedford, about 14 miles from the Glade Turnpike, and situated on the great "Drover Road." From the droves quite an income has been and may be derived. Upon the whole this is a very valuable and desirable property upon which an energetic man can do a great business.

The subscriber will also sell all his personal property, consisting of 8 Horses, including several very valuable young Horses, Cows and young cattle, Sheep and Hogs—6 horse, four horse, and 2 horse wagons—7 Ploughs, Harrows, Hoes, Gears, and a large lot of farming utensils: Also House furniture and Kitchen utensils.—A quantity of Grain, Wheat, Rye, Oats, Corn, &c.

The subscriber, residing on the premises, will be pleased to meet persons desiring to purchase at any time up to the day of sale, and will take pleasure in showing the premises, and will receive private offers of purchase, and in case of a suitable offer will conclude a contract of sale.