NALIMBE AND MICHINE SHAR-

THE BEDFORD GAZETTE.

Redford, March 5, 1858.

B. F. Meyers & G. W. Benford, Editors.

THE BUCHANAN CLUBS WILL MEET AT THE COURT HOUSE ON MATION OF A TICKET FOR THE SPRING calling himself a Democrat could prove so rec-ELECTION WILL BE PART OF THE BU-SINESS BEFORE THE CLUB. reant to bis principles as to aid in pushing it forward. We, now, intend giving a few rea-JOB MANN, President.

THE SPRING ELECTION.

Our Democratic friends in the different elecbe prepared for the coming Spring election .--The enemy is wide awake, depend upon it .--See to your nominations, therefore, and that township and borough vigilance committees to fail.

THE LECOMPTON CONSTITUTION.

The Abolitionists say that if Congress shall admit Kansas into the Union with the Lecomp- tage to the State, there having been nearly as ton Constitution, it will force upon the people of that Territory a form of government under as the sum which the bill under consideration which they are unwilling to live. This is not fixes as the price of the whole of them. true. There is no forcing about it. The facts connected with the formation of the Lecompton Constitution, of themselves, afford a complete refutation of this false assertion. The Territor- which we have given are sufficient to justify ial Legislature, recognized by every Democrat any epithet of opprobrium by which it may be in the country as a legal body, passed an act in called. Those reasons alone brand it an inthe summer of 1855, authorizing the holding iquity-show it to be the shameless scheme of of an election throughout the Territory for the purpose of taking the sense of the people on the crats wash their hands of the business. subject of forming a State government, preparatory to admission into the Union. The election was held and resulted, by an overwhelming vote, in favor of having a Convention to form a Constitution. In pursuance of this election the Territorial Legislature, in February 1857, passed a law providing for the taking of a census of the people, making a registry of the qualified voters, and for electing delegates to the Constitutional Convention which the people had decided should be held. This law was fair and just in every respect. It gave a whole month's time after the closing of the registry by the officers appointed to make it, for those voters who were not registered, to call upon the probate judges of their respective counties, and have their names added to the registry lists of which those officers were the depositaries. It also required that copies of such lists should be posted in public places, so that those whose this class. They are opposed to admission, be- are expressly prohibited. be posted in public places, so that those whose names were omitted in the registry, might see the omission and have it corrected. That this whenever it is pracefully settled, thus correctly settled, thus corrected to admission, be-the omission and have it corrected. That this the omission and have it corrected. The this the omission and have it corrected. That this the omission and have it corrected. That this the omission and have it corrected to a difference of the veto power, meet law was fully and fairly executed, so far as it rampant and rebellious abolitionists, alone ex-compton Constitution, have no sympton, plotting that Provide and abolitionists, alone ex-that Provide and abolition of the provide of the probest men in Kansas. That a large majority of the voters of Kansas were registered and invest- against the peace and prosperity of its peoed, with the privilege of voting for delegates to ple. the Constitutional Convention, is beyond dispute. The fact that the highest number of votes effect) that every part of the Lecompton Con- all. stitution would have been submitted to them brought all the present trouble upon the country. They would not vote. Only two thousand of the nine thousand two hundred and fifty one registered voters, took part in the election of delegates to the Constitutional Convention. The majority allowed this minority to choose representatives for them. It is owing to their is triumphant in Pennsylvania. own act-it is that majority's own fault-there-Convention that formed that Constitution, they concerning the admission of Kansas. might have reason to complain; as it is they should be silent in shame. Hence, we say, that if Congress admits Kansas with the Lecompton Constitution, it will not force any people themselves have regularly and legally Constitution ; the Philadelphia Press, and a adopted. IF The late attempt to assassinate the Em- tive to the same effect, that we have taken pains an account a few weeks ago, is said to have county. We, as others, have been more or been made by the agents of a secret society less influenced by the oft-repeated declarations upon Louis Napoleon.

bury and Erie Railroad Company the Canals belonging to the State of Pennsylvania. We last week took occasion to denounce this measure as a swindle of the Commonwealth and expressed our surprise at the fact that any man sons for our opposition to this bill, which are ubstantially,

The Proposed "Sale" of the State Canals.

A bill has lately been introduced in our State Legislature which proposes to "sell" to the Sun-

First. The price at which the Canals are oftion districts of the county, must not forget to fered, is entirely too low, and the terms of payment such as would make the "sale" of no actual benefit to the Commonwealth.

Secondly. The Company to which it is proyou are properly organized. We look to the posed to sell the works, is bankrupt, having been incorporated many years ago, and having reattend to this work. Let it be done without ceived magnificent donations, and withal having entirely failed in the prosecution of its pro-

ect.

Thirdly. It is almost certain that the Canals can be sold to other parties with great advanmuch offered for the Delaware Division alone, There are other reasons, equally potential with those enumerated, why every good citizen should feel inimical to this measure; but those corrupt and conscience-less men. Let Demo-

AS WE PREDICTED.

A lew weeks ago we said that it was proba-ble that the Free State men of Kansas would yet ask to be admitted into the Union under the Lecompton Constitution. We, now, have a sundant evidence of the fact that it is their wish to be thus admitted. The Kansas Herald of Freedom, the leading Free State paper in the Territory, has come out in favor of speedy at-mission. It says, let Kansas be admitted under the Lecompton Constitution and let the repre-sentatives of the people by virtue of that Com-A few weeks ago we said that it was proba-it, (four counties, in which those officers were tile to the admission of Kansas under the Le- bid amendment before 1864 and it does contain istration as will advance the public welfare and compton Constitution, have no sympathisers in a declaration of popular power over constitu- protect the interests of the Common wealth and the simular, to these pretnery similar to the grasping corporations, which are been potential and the simular to the grasping corporations.

HOW IT IS DONE.

ever polled in the Territory, was only twelve lent Anti-Lecompton paper, says that the letter passed a law for the election of delegates to the thousand, (which was cast at an election held produced before the late Anti-Lecompton meetwhich time the population had vastly increased) that meeting pretended to have received from tion or restriction whatsoever. And the deland that the number of registered voters, was Gov. R. J. WALKER, was not written by Gov. legates having been elected in view of these nine thousand two hundred and fifty one, shows WALKER, but was manufactured to order by laws, possessed the power of forming and enactfore, in voting for delegates to the Constitution-al Convention, we maintain that a large major-Kansas shrickers get up, their thundar. Their sout a speci-tion of Congress, as heretofore shown. The act al Convention, we maintain that a large major-al Convention, we maintain that a large majoral Convention, we maintain that a large major- Kansas shrickers get up their thunder. Their to be entirely fair and just. It extends the right passed unanimously. ity of the people of Kansas had the privilege newspaper organs have any quantity of anony- of suffrage to every bong fide inhabitant of the of freely expressing their wishes in regard to mous correspondents under cover of whose fic- territory on the third Monday of June, 1857, all questions involved in the formation of their State government. That majority could have elected such delegates to that Convention as iterate and requests insist upon falsehoods and iterate and requests in the county where he offers to elected such delegates to that Convention as iterate and re-iterate them, after they have been would have represented their wishes. Here exploded into atoms. And this is the way they illegal voting, fraudulently hindering a fair exthere was a fair opportunity given to the peo- raise the "tremendous opposition" to Mr. Bu- pression of the popular vote, and unlawful atple of Kansas to ascertain the "will of the ma-jority." Here the privilege was given the largely. That "tremendous opposition" will in the guard against fraud, and to secure the elec-tion of the secure the elec-tremendous opposition" will in Abolitionists to crush out forever, in Kansas, the end turn out like the "nineteen disfranchis- of the voters is required to be compiled from a the institution of slavery. Here the people ed" paper "counties" in Kansas and the "bogus census previously taken by the sheriff and their might have so acted, (by instructing the dele- Walker letter to the Philadelphia Anti-Lecomp- deputies. The census returns are to be filed in gates to their Constitutional Convention to that ton meeting-it will be just no opposition at the office of the probate judges, showing the

KANSAS IN THE STATE SENATE.were strong, interposed resistance to the law,
Our readers are well aware that we have
from the beginning protested against the dis-
table do monophic so into minute details, nor to ex-
Lindsey support is the details of the senators and Representatives of Penn-
is no ne word, although such inquiry would
for the Senators and Representatives of Penn-
is no ne word, although such inquiry would
streament ted. As far as the objection to the powers and
ted. As far as the objection to the powers and
ted. As far as the objection to the powers andBuchanan, and instructing their Delegates to
to qualify
but resolutions in the State Con-
tot do monophic servers.PHILADELPHIA MARKETS.
Sarunday, Feb. 27.—There is a good de-
mand for Cloverseed, and further sales of 600
bushels fair and prime qualities were made at
\$4.76a5 per 64 lbs., including one lot of choice
and some from sec-
ton and unjustly accused the President of up-
setting the platform on which he was nominated. ing to do with the affairs of Pennsylvania. But led. As the convention, on the ground is every day becoming clearer, and he must be as last quoted. The Flour market continues extremely quiet, matter. They deem the affairs of Kansas to b members is concerned, that man who would re- of these malcontents is to carry over to the Re- but the receipts are small and holders firm in of paramount importance to the people of Penn main an objector, after the foregoing statement,

Th acco

e spring of 1836

* * * * *

on the legislative tapis ; its "wounds" must b any fact or argument whatsoever. manipulated and poulticed and bound up, thoug Bleeding Pennsylvania may lie groaning an ment with reference to this insurgent and mis-organization broken up after the great battle of S3 123a3 25, and the latter at \$2 876 per barfriendless until some Democratic good Samari guided population, it is that they have been 1852, they called to their aid a few disappointed \$3 124a3 25, and the latter at \$2 874 per bar-

immediate admission of Kansas under the D- and authority of the United States.

themselves:

his compeers, are, of course, not included in so provided cannot be exclusive, unless others of Pennsylvania on the defeat of Black Repub-

whenever it is peacefully settled, their occu-remain entire, unless expressly limited or for-pation will be gone. Those who, now, are hos-bidden. The Kansas constitution does not for-look to him with confidence for such an admin

taking the sense of the people upon the ques- his able defence of President Buchanan and the tion of a convention to form a constitution, and National Administration.

The Philadelphia Evening Bulletin, a vio- subsequently, on the 19th of February, 1857,

were strong, interposed resistance to the law, Buchanan, and instructing their Delegates to

those politicians of the Whig party wis be at- Ben-

tan comes along and takes compassion on her treated with extreme leniency and forbearance, Democrats, in conjunction with whom they rel condition. But the eagerness of the Abolition illy requited by continued turbulence and re- brought forth that political monstrosity, the

received a decided check. The resolution that the appear should now be gravery made, in example, the control the almost defunct Republican party in Pennsyl-and 1600 bushels K-ntucky White at \$1 26ab on the subject in the State Senate, wer tution and the continuance of excitement and vania have formed a close alliance with a few 32, 500 bushels Rye brought 70 cents. Com referred to a Committee of seven, composed d disorder in the Territory until they shall be Democrats whose "vaulting ambition has o'er- is scarce, but the demand for it has fallen off four Democrats and three Abolitionists, of which CHARLES R. BUCKALEW was chairman. On the 24th ult., MR. BUCKALEW from this Selet Committee, made a report recommending the immediate admission of Kansas under the Let and authority of the United States. who are now emptying the vials of their impo-

tent wrath upon the President's hea', has become ADVICE TO YOUNG LADIES .- Do you wish to pre.

mendation which it makes. It proves that the The Democracy of Chester county assembled Kansas under the Lecompton Constitution, are penality and expense of doctor's bills? If you do, go people of Kansas can at any time after thei in County Convention in West Chester, yester- now heart and soul with the National admin- to bed early, rise early, take plenty of exercise in people of Kansas can at any time after ther admission into the Union, abolish their Const-tution. It shows that we, at present, live unde a Constitution which never was submitted o us for ratification, and that the people of the Union never ratified the Federal Constitution, by a direct vote upon that instrument. We make the following extracts which speak fur themselves: hemselves: The objection that the constitution is up-our choice. The following strong and whole-hennesable until 1864 is fully answered by the persuaded to take an "inside view" of "Sam." ordinary intelligence-will not get out of order, and changeable until 1864, is fully answered by the some Democratic resolutions were adopted by a There is no longer room for a middle course. sews a stronger and more beautiful seam than can be

sentatives of the people by virtue of that Con- Kansas will have power, through a convention, ness which must tend to allay sectional animos- but let those who sympathise with the anti- vital parts, when it is often too late. To check

THE LECOMPTON COMMITTEE AND SPEAKER Onn. - The newspapers are condemning Speaked Orr for the composition of the Lecompton Rev. F. Benedict, Mr. Lewis Zimmerman and lononthee, alleging that a parliamentary rule Miss Susan Stephey. that special committee shall contain a majority of persons of the same opinion as the stoudenour and Mrs. Matilda Beegle. Majority of the House who authorized the com- At the parsonage in Friend's Con-Union, commenting on the fact, says :

liamentary practice then, in what manual of par- stone, both of the Cove.

"There is a partimentary rule which requires that when any bill or measure or matter is referred to a committee, it shall be referred to a majority of hierds; it being a parliamentary maxim that, 'as a child is not to be put to a

six months after the registry was made, during ing beld in that city, which the managers of which time the population had vastly increased) that meeting aretanded to have account for the registry was made, during ing beld in that city. Cunningham and Col. J. A. Shoals, were ap- tions against the

PHILADELPHIA MARKETS.

publican party a sufficient number of Democrats their demands. There is little or no inquiry sylvania. They must have "Bleeding Kansas' would remain unconvinced by the production of to give that party life enough to stand up for the shier ents and the sales are confined to the another fight against the Democracy. at- Boyd . govine home trade, at \$4 50a5 per barret ommon and extra brands, and \$5 25a6 for extra family and fancy lots. Nothing in Rye

Grain .- There is not much offering, and but condition. But the eagerness of the Abouttion is regulated by control of the authority upon their part. And know Nothing party, Patterning after their little demand for it. Small sales of fair and that the appeal should now be gravely made, in example, the corrupt and coming leaders of prime Pennsylvania Red at \$1a1 07 per bushel.

compton Constitution. The report is unp-swerable in its arguments in favor of the recom-ANT IN CHESTER COUNTY!

On the 25th ult., at the Bedford Hotel, by

On the 28th ult., by the same, Mr. George

At the parsonage in Friend's Cove, on the mattee to be appointed. The Washington 25th February, by the Rev. C. F. Hoffmeier, mon, commenting on the fact, says : "We are at a loss to know what rule is re-Rebecca, oldest daughter of Mr. David Whet-

On Thursday Exening, the 11th alt, by John mith, Esq., Mr. Erastus King to Elizabeth B., ughter of Joseph Cregar, all of Schells-

On Thursday evening, February 25th, by J. H. Wright Mr. William Evans to Miss Elmira James, both of Pleasantville, Bedtord Co.

DIED:

On the 20th Feb., Mrs. Worts, the wife of godly woman and a

licanism and Know-Nothingism by the election grasping corporations, second respectation and 3. Resolved, That we cordially approve of

the patriotic, manly and Democratic course of The Territorial Legislature passed a law for our United States Senator, William Bigler, in

The Democracy of Beaver county held their nurse that cares not for it, so no man is to 1

BEAVER COUNTY DEMOCRACY.

to lay their report before our readers next week. Patriot and Union. the Long strength

party.

passed resolutions endorsing the Kansas policy tent resident citizen to perform their duties .of the National Administration. "Old Buck"

The Democrats of Butler county, through fore, if the Lecompton Constitution does not their County Committee, have spoken out in suit them. Had they voted for delegates to the favor of MR. BUCHANAN'S recommendations

The Sentiment of Dauphin County.

The clan who oppose the President's policy with regard to Kansas, have iterated and reiterated so frequently that ninetenths of the admission of Kansas under the Lecompton few journals in the interior, have been so posi-

number of qualified voters resident in the county or district, on the first of April, and to be

IF That excellent Democratic journal, the posted in public places. And the probat- judge for their ratification. But here, through the Philadelphia Argus, has lately been enlarged from the time of receiving them, is to hold his rebelliousness of the Abolitionists, the people and greatly improved in appearance. The Ar- court open until the first of May, for the purof Kansas made the great mistake that has give is doing noble service in the cause of De-striking out those improperly inserted. Promocracy and deserves the patronage of the vision is also made for vacancies in the office of sheriff, by authorizing the probate judge to act in his place ; and in case of vacancy in both TThe Democracy of Pike county, have offices, the Governor is to appoint some compe-

> The other details of the act are equally unexceptionable, and tend to the production of a fair and honest election.

It is to be further observed upon this act. that voters omitted from the census would have full notice of the omission, and ample opportunity to have their names added, by the probate judge, to the register of names. Full time is also afforded for the proceeding. But it is noorious and undenied that the great body of hose who did not vote at the subsequent election in June, withheld themselves from enu- under the Lecompton Constitution, and thus end neration and registry, and instead of assisting at once and forever the difficulties which have form of government upon the people of that Democracy of Pennsylvania were hostile to the the officers, as good citizens should have done, too long distracted that unhappy country. and force; because they denied the authority of the Territorial Government and laws, and intended by their conduct to refuse a recognition peror Louis Napoleon, of which we published to thoroughly ascertain the feeling in Dauphin of them. Yet over nine thousand names were registered, although many who were registered, and in favor of a convention, did not vote for called The Carbonari, of which the Emperor State Capitals, so as at one time to believe that there was no serious opposition to the candidaof such politicians as are found in large cities and delegates, as in many, if not most of the districts at one time was a member. This society, the while following the cause which our judgment tes named. But the case is even yet stronger story goes, never forgives a recusant member dictated, we were writing sentiments antagonis- than these facts make it. A part of the nineand, therefore, will surely repeat its attempt tic to the ideas held in the county where we teen counties, so often spoken of, were wholly President's views in regard to the admission of reside. But conversation with the honest without inhabitants; they were counties upon yeomanry of the country, the men who, at a paper established in expectation of future settle-IF The majority of the Committee on Terri- distance from a city's turmoil, calmly and dis- ment. Beside these, most of the counties comtories, of the U. S. Senate, have reported in fa- passionately consider great national questions, posing the nineteen had an inconsiderable pop-

National Administration, and that of Senator inquiry into the whole facts of its origin and the Forks. Her age was about 72 years. She

The people in every section of the State are this Constitution. which now distracts it .- Pittsburg Union.

DELAWARE "JATNES HALL" MEETING.

The Delaware County Convention, represent-Hickman, adopted resolutions that their "confidence in Mr. Bochanan was not only confirmed, ence, and that is, that the committee was oppos but increased, by his policy and executive rec- ed to the matter referred, and that the referrence bellion pervading the country; that they take in fact; and, not existing, there was no sufficient pride in his ability and independence upon all excuse for raising a special committee. A comwound up with this stinger:

Resolved, That we cordially approve the decorous, manly and truly Democratic course of our United States Senator, Wm. Bigter, in his defence of the President and the National Administration against the assaults of Abolition fanatics and the more to be despised opposition of recreant Democrats, who are giving waid and comfort" to their late political and abusive villifiers.

Lancaster County Endorses Buchanan. One of the most gratifying results of the present struggle in our State is the unanimous endorsement of the President's Kansas policy by the Democratic Convention of Lancaster Countv. The friends and neighbors of Mr. BUCHAN-AN have thus testified their continued confidence in the wisdom of his political course, the purity of the motives by which he has been governed in his endeavors to bring Kansas into the Union The tion .- Pennsylvanian.

[Special Dispatch to the Daily Pennsylvanian.] Union and Snyder Counties for the National

ing to-day, to instruct their delegates to Fourth themen deserve great praise for their efforts to of March Convention, emphatically endorsed the protect the Country Banks from the rapacity of Kansas under the Lecompton Constitution. B.

LAWRENCE COUNTY FOR BUCHANAN.

The Democratic County Convention of Lawwere the very ones where the Topeka party lutions endorsing the Kansas policy of Mr. his counsel.

so that it would contain a majority friendly to her a great gain.

beginning to understand and appreciate the "The regular course of proceeding with this a few minutes before ten oclock of Hydroceph-President's course, and are nobly sustaining instrument and the special message of the Pres- alus, after a protracted illness and intense suffhim in his patriotic efforts to rid the country ident would have been to refer them to the ering, Anna Mary infant and only daughter of the great and perplexing sectional agitation standing Committee on Territories of the House; of W. A. B. and Jane L. Clark, aged 10 months which might have been presumed fully as com- and 13 days.

petent to deal with the subject matter they emdied as any special committee that could be raised. We can concerve of but one objection ing a portion of the constituents of Hon. Jno. that could have been legitimately urged against giving the Lecompton Constitution this referommendations," and that no man was "better would be like committing a child to an inimical qualified to allay the spirit of disunion and re- nurse. This objection did not exist, however,

questions of foreign and domestic policy," and mittee, however, having been raised, it was not only, as we concerve, incumbent up on the Speaker to so constitute it as to give the friends of the special message and the Lecompton Constitution a majority of its members, in pursuance of the just parhamentary rule we have cited, but it would have been monstio is to have refeared those papers to a hostile commitee. In the opinion of a great many, the House did violence to a parliamentary usage or courtesy in relusing to refer this subject to its own appropriate standing ance well timbered. comittee; it was expecting too much of the ter to a committee positively hostile-far too

City and Country Banks.

The Philadelphia Banks, whose misconduct brought on the suspension, and who humbly interposed all possible obstacles in their way, Democracy of Lancaster County deserve infinite besought the Legislature to grant them relief extending in some cases to actual intimidation credit for their adherence to the President at at the extra session, have had the impudence this critical juncture in the affairs of the Na- to ask the present Legislature to release them from the obligation to receive the notes of solvent Country Banks at par in payment of debts.

When the bill to release them was before the Senate, Mr. BREWER made a brief but spirited speech ag ainst it. Mr. SCHELL, the able Sena-

tor from the Bedford district, also spoke in opees of Union and Snyder counties, at their meet- position to the measure. These and other genthe City institutions .- Valley Spirit.

-Ex-Governor Bebb, of Ohio, now living at Rockford, Ill., who, some months since, shot a for country produce by A. B. CRAMER & Co. young man engaged with others in a charivari tories, of the U. S. Senate, have reported in la-vor of the) mediate admission of Kansas ender the L compton Constitution. We shall endeavor the L compton Constitution. We shall endeavor

passed strongly endorsing the course of the subject matter referred to this committee, for member of the Presbyterian church, at or above

In Schellsburg, on the evening of Feb., 22d,

"Lovely bud, so young and fair, Called hence by early doom, Just came to show how sweet a flower In Paradise could bloom."



THE undersigned will offer at public sale on the premises, in Cumberland Valley, on THURSDAY, the 25th day of WABCH next the following FOUR day of MARCH, next, the following FOUR TRACTS OF LAND.

1st. The Mansion Tract of John Blair, dec. Ist. The Mansion Flatton perches. The im-containing 166 ACRES and 21 perches. The im-provements are, a TWO STORY BRICK HOUSE AND KITCHEN, DOUBLE LOG BARN, Spring Control and other out-buildings. APPLE House, Granary, and other out-buildings. APPLE ORCHARD, PEACH ORCHARD, and never failing water on the premises. The land is limestone pri-cipally. There are about 100 acres cleared, under ce, and in a good state of cultivation, with about 14 acres in meadow. No. 2. One other Tract adjoining the above,

No. 3. One other Tract adjoining both of House as a parl amentary body to refer the mat-the above tracts, containing about FIFTY ACRES; about 2½ of which are cleared. This tract contains one of the best Mill Seats in the county, furnishing a much to expect of the dominant political party in the best Mill Seats in the county, intribuling a fall of at least twenty feet, in Evit's creek, a stream in the House to commit a leading measure of that is mostly supplied by strong springs and is conpolicy to the hostile nursing of an implacable enemy. The outcry against Speaker Orr is, heredian the neighborhood. No. 4. The undivided seventh part of

therefore, not only unreasonable, puerile and petulent, but is at war with a most wise and just canon of parliamentary practice.". No. 4. The undivided seventin part is Real Estate of Henry Brant, deceased, (being he son Jacob's share) consisting of a tract of TWO HUNDRED ACRES, in said Valley, and having

thereon erected a story and a half LOG HOUSE CABIN HOUSE, BARN, TWO NEW LOG HOUSES and other out buildings Also an orchard thereon-about fifty acres cleared and under fence. These properties lie close to the Maryland line and within mine the second sec

and within nine or ten miles of Cumberland, with a good road leading thereto, where at all times a ready market is afforded for produce or lumber. TERMS:- One third in hand and the balance in two equal annual payments without interest. DFFor drafts, diagrams, or other particulars in-quire of Cessna & Shannon, Bedford, Perm'a. WM. BLAIR. Feb. 26, 1858.

CORN .- One Thousand bushels for sale-also Family flour-Prime new Bacon also-by A. B. CRAMER & Co.

Feb. 19, 1858.

WAGONS .- Several new two horse wagons, work warranted, for sale on a liberal credit, or Feb. 19, 1858.

LUMBER. - Twenty Thousand feet of Spruce & Pine Boards, also a large supply of Poplar

Administration. SELINSGROVE, Feb. 23, 1858 .- The Confer-