NEW SERIES.

BEDFORD, PA., FRIDAY MORNING, APRIL 19, 1861.

VOL. 4. NO. 36.

of Fi. Fa., Vend Exponas, and Levari Facias, A. Osborn. to me directed, there will be sold at the Court the 27th day of April, 1861, at 10 o'clock, A. M., the following described Real Estate, to

The undivided half of one tract of land, containing 21 acres, more or less, unimproved, adjoining lands of King & Osborne and others.

ALSO, The undivided half of 19 acres of land, about 4 acres cleared, and under fence. adjoining lands of Rathmell Wilson and others.

ALSO, The undivided half of 160 acres of

land, more or less, about 30 acres cleared and under fences, with a log dwelling house thereon erected, also an apple orchard thereon, ad-joining lands of John P. Anderson and others.

ALSO, One tract of land containing 5 acres, more or less, nearly all cleared and under fence, adjoining lands of Rathmell Wilson and others, all situate in Broadtop Township, Bedford County, and taken in execution as the property of Lemuel Evans.

ALSO, One tract of land containing acres, more or less, adjoining the Town of Fair Play, and about 2 acres cleared and under fence. with 2 two story plank dwelling houses and frame Store house thereon erected, adjoining lands of King, Watson & McCanless, and lot of George W. Figard and others, situate in Broadtop Township, Bedford County, and taken in execution as the property of Aaron W.

ALSO, One tract of land containing 285 acres, more or less, about 100 acres cleared and under fence, with a story and half plank dwelling house, story and half log dwelling house, sand mill, small grist mill, and bank barn there-Samuel Snively and others, situate in Monroe Township, Bedford County, and taken in execution as the property of John Martin.

ALSO, One tract of land situate in South of A. Ritchey, Israel Bennett, other lands of Jacob C. Boor. said Oss, being part of a larger tract of land containing 439 as, 98 per's, and allowance, o-October, 1794, conveyed to said Oss, by Abram Kerns, Esq., by Deed dated 20th day of Sept. 1843, recorded in Vol. A. C., page 37, in Reand under tence, with a two story dwelling property of Gaston Hand. house and barn thereon erected, balance of said

Tract being well timbered.

ALSO, One tract of land situate in said lams, Artemas Bennett and Arnold Lashly, containing 87 acres and all being a part of the December, 1851, and Recorded in Vol. A. C., page 38, from the Executors of Abraham Kerns, burn.

ALSO, One tract of land warranted in the ford, April 5th, '61. name of Colin Loyer, containing 399 acres, more or less, situate in said Township of Southampton, anjoining lands of Artemas, John and Robert Bennett, and another tract of land warranted in the name of Colin Loyer,

name of Colin Loyer, containing 371 acres, gle, Abraham Bennett, John Claycomb, Jacob Coplon, Emanuel Diehl, David Diltz, Adam nett, John Summerville, Solomon Smith and Diehl, Peter R. Hillegas, Rudolph Hoover, Thos. E. Reighart, others, situate in Southampton Township, Bed- George W. Hollar, John Johnson, Jacob Kiler, ford County and all taken in execution as the Henry C. Lashley, Cyrus S. Over, Lewis Piper property of William Oss.

Clearville, fronting 120 feet on main street, and lip Zimmers, Jr. extending back 173 feet to an alley, with a two story log dwelling house thereon erected, adjoining lot of Rev. Thomas Heyden on the East, an alley on the west, situate in Monroe Township, Bedford County, and taken in execution as the property of Mathew Murray and Mary Ann Murray.

story log dwelling house with stone basement, one log stable and other out buildings thereon erected, adjoining lands of Henry Fisher, John Ott, John Riley, Jr., W. W. Shuck, David Rowser, John Eicher jr., and others, situate in Steel, Michael Smouse, Thomas Spicer, Adam Bowser, John Eicher jr., and others, situate in Liberty Township, Bedford County and taken in execution as the property of John Eicher.

ALSO, All Defendant Joshua Filler's right title and interest in and to one lot of ground in the Town of Rainsburg fronting about 82 feet on Main Street and extending back about 190 April Term (29th day) 1861. feet, with a story and a half log dwelling house and log stable thereon erected, adjoining lot of list, Wigton & Co. on Main Street and extending back about 190 and log stable thereon erected, adjoining lot of widow Overocker, on the North, and lot o! Emanuel J. Diehl, on the South.

ALSO, One lot of ground in the Town of G. F. Steele's use Rainsburg, fronting about 82 feet on Main street and extending back about 190 feet, with a Mary J. Baker O. H. Gaither, Esq., large two story Tavern house, with kitchen, Same store room, and ware house attached, and frame O. E. Shannon, Esq., stable and other out buildings, thereon erected, adjoining lot of George Morgart, on the North, and lot of George James, on the South, and all situate in Colerain Township, Bedford County, and taken in execution, as the property of ford, April 5th, 1861. 5

ALSO, All Defendant John Wright's interest in and to one tract of land containing 500 acres more or less, about 100 acres cleared and under fence, with a story and a half log house, and log stable thereon erected, also an apple orchard thereon, adjoining lands of Joshua Pennell, Philip Swartzwelder and others, situate in Monroe Township, Bedford County, and ta- tlement. ken in execution as the property of John

ALSO, One tract of land, containing 7" acres, more or less, about 40 acres cleared and under fence, with a two story log dwelling house, and log stable thereon erected, adjoining the Juniata River, on the East, Samuel Brumbaugh, on the North and West, and the Hopewell Iron and Coal Company, on the South,

situate in Liberty Township, Bedford County, and taken in execution, as the property of John All pe By virtue of sundry writs and taken in execution, as the property of John

ALSO, One tract of land containing 55 a-House, in the Borough of Bedford, on Saturday, cres more or less, about 30 acres cleared and under fence, with a two story log dwelling house and small log stable thereon erected, adjoining lands, of William Cook, George Troutman and others, situate in Harrison Township, Bedford County, and taken in execution, as the property of Samuel Miller.

ALSO, All Defendant, Frederick Shimer's, right title and interest, in and to one tract of land, containing 260 acres more or less, about 120 acres cleared and under fence, with a two story log dwelling house, Tenant house, double log barn, and other out buildings thereon erected, also an apple orchard thereon, adjoining lands of Michael Schaler, David Goghenour and others, situate in Union Township, Bedford County, and taken in execution as the property of Frederick Shimer.

ALSO, One lot of ground, in the Town of Pleasantville, fronting about 80 feet on the Johnstown road, and extending back about 200 feet, to land of Jacob H. Wright, with a two story frame house thereon erected, adjoining lot of Andrew Horn on the East, and Public Road on the West, situate in St. Clair Township, Bedford County, and taken in execution, as the property of David Sleek.

ALSO, One tract of land, containing 150 acres, more or less, about 30 acres of which is cleared and under fence, with a two story log dwelling house, Blacksmith shop, Wagonmaker shop and log stable thereon erected, adjoining lands of Frederick Steuby, George May and others, situate in Juniata Township, Bedford County, and taken in execution as the property of George Troutman.

on erected, also an apple orchard thereon, adjoining lands of Nathan Grubb, Laban Hanks, acres, more or less, about 75 acres cleared and under fence. with a story and a half log house, log stable and Saw Mill thereon erected, also an apple orchard thereon, adjoining lands of Joseph Mills, John Mills, heirs and others, ampton Township. Bedford County, contain- situate in Monroe Township, Bedford County, ing 206 acres and allowance, adjoining land- and taken in execution, as the property of

ALSO, One tract of land, containing 100 acres, more or less, about 20 acres cleared and riginally surveyed for David Young, the 6th under fence, with a two story log dwelling house, and small stable thereon erected, adjoining lands of William Becqueth, John Ingland and others, situate in Monroe Township, Bedcorder's office of said county, 100 acres cleared ford County, and taken in execution, as the

ALSO, One tract of land, containing 170 acres, more or less, about 100 acres cleared and under fence, with a two story frame dwelling Township of Southampton, adjoining the above mentioned tract of land, and lands of William thereon erected, also an apple and peach orchard thereon, adjoining lands of Adam Otto, Joseph Blackburn, Wm. Border and others, situate in tract brought by said Oss, by Deed dated 16th Napier Township, Bedford County, and taken in execution, as the property of Jesse Black-

Sheriff's office, Bed- | JOHN J. CESSNA,

IST OF GRAND JURORS-

Drawn for April Term, 5th Monday, (29th day) 1861. John W Crissman, Foreman, Daniel N. ALSO, One tract of land warranted in the Bear, Samuel R. Bottomfield, Jacob G. Brig-Thos. C. Reighart, Joseph S. Biddle, Christian ALSO, Two lots of ground in the Town of Snowberger, James Taylor, John Wolf, Phil-

LIST OF PETIT JURORS.

Jacob Anderson, J. S. Brown, D. A. T. Black, Jacob S. Brumbaugh, Jonathau Bowser, M. Berkheimer, Joshua Diehl, John Diltz, Cadwalader Evans, George Elliott, George Lamburn, Horatio Means, Joseph Mullen, Wm. Masters, James Miller, John A. Osborne, Wm. Weaverling, Solomon Williams, Jacob Zimmers, of George.

LIST OF CAUSES_ Put down for trial D.Fletcher, et al. H. McNeal. Sproat & Snell.
David Stuckey.
J. Studebaker. W. T. Daugherty. Joseph Garber. Samuel Smith. Collins, Dull & Co. Same. Philip Keagy et al. S. Brown's Ex'r, Catherine Bennett's u John Wright. Wm. Madara et al. H ester Stayer et al. Prothy's. Office, Bed-S.H. TATE,

A DMINISTRATOR'S NOTICE .-Letters of administration having been granted to the subscriber living in Napier Township, on the estate of Elizabeth Hinton, late of Napier Township dec'd, all persons indebted to said Estate are notified to make payment immediately, and those having claims against said Estate will present them properly authenticated for set

SHADRACH HINTON, April 5th, '61.

All persons interested, are hereby no-tified that the undersigned, administrator of the Estate of Joseph Weyandt, late of Union Township, dec'd., will apply to the next Orphans' Court, to be held at Bedford, April 29th, 1861, for a discharge from his said office.

ELIAS DELL.

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 the same will be presented to the Orphans' Court in and for said County, on Tuesday, the 30th day of April, ins', at the Court House, in Bedford, for confir-

1. The account of Nicholas Lyons, survivin Executor of the last Will, &c., of Laurence Ha man, late of Bedford Borough, dec'd.

The account of Adam Geller & Josiah Mil-2. The account of Adam Geller & Josiah Mirler, Ex'rs. of the last will, &c., of George Geller, late of Londonderry tp., dee'd.

3. The account of John Johnson, Adm'r. of the Estate of Michael Huff, late of Southampton tp.,

4. The account of Jonathan Snider, Adm'r. de nis non, of the Estate of John Snider, late of

Monroe tp., dec'd.

5. The account of Jos. W. Tomlinson, Adm'r. de bonis non, with the will annexed, of Joseph Black, late of Napier tp., dec'd. 6. The account of Joseph W. Tomlinson, Ex'r. of the last will &c., of Elizabeth Black, late of

Napier tp. der'd.
7. The account of John P. Reed, Trustee t sell

the Real Estate of Wm. Anderson, late of Broad-Top tp. dec'd.

8. The account of George W. Williams, Cuardian of Martha Jane Young & Stillman A. Fisher, minor children of Pamilla Fisher.

9. The account of Peter F. Lehman, Ex'r., of the last will, &c., of Hannah Miller, late of Londonderry tp. dec'd.

10. The eccount of Joseph Crisman, adm'r. of the estate of Michael Reed, late of Liberty twp. dec'd.

11. The account of Joseph Claar, ex'r. of the ast will, &c., of John Claar, late of Bedford Bor. The account of Samuel Griffith, adm'r. of the estate of Elizabeth Griffith, late of St. Clair

tp. dec'd, 13, The account of John Wentling, ex'r. of the last will, &c., of Wm. H, Wentling, late of Cumberland Valley tp., dec'd.

14. The account of John Luman, adm'r. of the estate of Zacheus Luman late of Cumberland Val-

Register's Office, Bedford, April 5th.

NOTICE. The following named persons have filed their Bonds & Petitions for Tavern Li-cense, in the office of the Clerk of the Court of

Quarter Sessions of the Peace, in and for Bedford County, and the same will be presented to said Court, on Tuesday, the 30th day of April, inst. Isaac Mengel, Jr., Mrs. Sarah Filler, Bedford Borough. Joseph Alsip, John Hafer, Township. A. G. Allen, John Todd. G. W. Figard, J. S. Beckwith Broad Top Township Bloody Run Borough John A. Gump, Cumberland Val. Tp. Martin Fichtner. Harrison Tp. Juniata tp. Joseph Foller, M. Hildebrand Londonderry, tp. Jonathan Vichtner Liberty ep. Mrs. C. Tricker, St. Clair tp. Nathan Davis, lames Barefoot H. & W. J. F, Smith George M. Colvin Rainsburg Bor. Schellsburg Bor. John S. Robison Wm. C. snively, Bernard O'Neal Southampton tp George Megraw, George Stuckey Sam'l. Mixel, Napier tp. Monroe Middle Woodberry Union tp. Colerain. S. H. TATE,

DEDFORD COUNTY SS. At an Orphans' Court held at Bedford, in and for the county of Bedford, on the 11th day of February, A. D. 1861, before the Judg-

ford, April 5, 1861. (

es of the said Court,
On motion of John Mower, Esq., the Court grant
a rule upon the heirs and legal representatives of James Burns, of Thos., Christian Batzel, Joseph Mrs. Hannah Botton, late of Monroe Township, deceased, to wit: David Evans, John, who is dead, leaving issue, three children, viz: Lewis, Harvey and Eliza, intermarried with Reuben O'Neal, Wil-County, Penn'a., Jane intermarried with James Barton, Fnlton county, Penn'a., Harrison, residence not known, Mary Ann, intermarried with Alfrey Conner, residing in Marion county, Ohio, and Margalet Elizabeth, residing in Maryland, Loan Evans, Cadwalader Evans, Philip Evans, dead, leaving three children, viz : Mary Jane, intermarried with John cadwarder Evans, Famip Evans, dead, teaving the children, viz: Mary Jane, intermarried with John Adams. Thomas Jefferson, Ann Elizabeth, the last two minors, nnder fourteen years of age, and a widow, Rebecca Evans, and Isaac Evans, to be and appear at an Orphans' Court, to be held at Bedford, in and for the county of Bedford, on the fifth Monday, 29th day of April, next, to accept or refuse to take the real estate of said deceased, at the valuation, which has been valued and appraised in pursuance of a writ of Partition, or Valuation, issued out of our said Court, and to the Sheriff of said county, directed, or show cause why the same

> In testimony whereof I have necessary set my hand and the seal of said Court, at Bedford, the 21st day of Feb'y. A. S. H. TATE,

ATTEST : JOHN J. CESSNA. Sheriff.

April 5th, '61.

SHERIFF'S SALE.

By virtue of a writ of Levari Facias, o me directed, there will be sold, at the Court House on Saturday the 27th of April, inst., the following property, to wit:
All the defendants' interest in and to

35 feet in front and forty feet in depth, situate in Stonerstown in Bedford county, and the lot deliberately fired at the party, which stratagem J. J. CESSNA, Sh'fl. Bedford county.

HE BODUGGER.

This wonderful article just patented, is something entirely new, and nev-er before offered to agents, who are wanted everywhere. Full particulars sent free. Address SHAW & CLARK,

of armed men.

says that there are two sorts of wine sold in our nother girl who was trying te enter the front town to drink; one is like swallowing an an- door, "we've all been converted, so when you

THE DEATH OF JUDGE MCLEAN.

The death of Hon. John McLean. Associate Justice of the Supreme Court of the United leaves two vacancies upon that bench. McLean had long been in feeble health, and at the recent sitting of the Supreme Court at Washington was unable to actively co-operate with his associates in their important duties, and upon the adjournment of the Court returned to his home, in Cincinnati, where he

died in Thursday morning, the 4th instant. John McLean was born in Morris county, New Jersey, his father being an emigrant from Ireland, and a weaver by trade which business he to leved in his adopted State and also in Kenticky. In 1799 he settled in the territory northwest of the Ohio river, which now forms Warren county, Ohio, and turned farmer. His son labored with him until he was eighteen years of age, when having exhibited a love for study, he was placed in the Clerk's office of Hamilton county, in Cincinnati. With the salary of this position he was able to support himself while studying the law under the auspicies of Arthur St. Clair, an eminent counsellor, and son of the Revolutionary General

of that name. In 1807, before he was admitted to the bar, John McLean married Miss Rebecca Edwards, laughter of Dr. Edwards, of South Carolina .-In the fall of the same year, he being then entered upon his professional career at Lebanon, Warren county, Ohio. In 1812 he was elected to represent the city of Cincinnati in Congress. He was re-elected in 1814, and had not completed his term when, in 1816, ants. In the face of the fact that the Union is having been unanimously elected by the Ohio threatened with disruption, these early patriots Legislature to the Supreme bench of that State, are only eager for office ! he resigned, and was succeeded by Gen. Harri-

appointed Judge McLean Commissioner of the Land Office, and in the next year he was elevated to the position of Postmaster-General .-Charles J. Ingersoll said he was the best Postmaster the country ever had. Upon the accession of Jackson to the Presidency, in 1829, he appointed Judge McLean to a seat in the Supreme Court of the United States, which he held at the time of his death.

WAR TERMS.

The Columbiad or Paixban (pronounced payzan) is a large gun, designed principally for ring shells-it being far more accurate than the ordinary short mortar. A mortar is a very short cannon, with a large bore, some of them thirteen inches in diameter, for firing shells .-Those in use in our army are set at an angle of 45 dec., and the range of the shell is varied by offering the charge of powder. The shell is consent a splode at just about the time that it strikes, by means of a fuse, the length of which is adjusted to the time of flight to be occupied by the ball, which of course, corresponds with the range. The accuracy with which the time of the burning of a fuse can be adjusted by varying its length is surprising, good artillerists generally succeeding in having their shells explode almost at the exact instant of striking. In loading a mortar, the shell is carefully placed with the fuse directly forward, and when the piece is discharged, the shell is so completely enveloped with flame that the fuse is nearly always fired. The fuse is made by filling a wooden cylinder with fuse powder, the cylinder being of a sufficient length for the longest range, to be cut down for shorter ranges, as required. A Dahlgren gun is an ordinary cannon, except that it is made very thick at the breech for some three or four feet, when it tapers down sharply to less than the usual size. This form was adopted in consequence of the experiments of Captain Dahlgren, of U. S. Navy, having shown that when a gun bursts, it usually gives way at the breech .-The Niagara is armed with these guns, and at the Brooklyn Navy Yard there are sixty, weighing about 6,000 pounds each, and six of 12.000 pounds weight each, the former of which are capable of carrying nine inch and the latter a there's an old cock-eyed Judge for the Counten inch shell a distance of two or three miles and there is one gun of this pattern which weighs 15,916 pounds, and is warranted to send a seven inch shell four miles. A casemate is a stone roof to a fort, made sufficiently thick to resist the force of cannon balls, and a casemate gun is one which is placed under a casemate. A barbette is one which is placed on top of the fortification. An embrasure is the hole or opening through which guns are fired from fortifications. Loop holes are openings in walls to fire musketry through .-Scientific American.

A Courageous GIRL .- Here is a little item from a late Texas paper, showing the old pioneer spirit still pervading the wives and daughters of the back-woodsmen. The party of Indians who passed through Jack Parker and Palo Pinto counties last week, marking their way with desolation, and striking terror to the stoutest hearts, drew up in front of the residence of Eubanks, and were holding a parley, and no doubt forming a plan to attack the house. There was not a man on the premises at the time. Mrs. Eubanks, her daughter and several small child:en were alone. The yard was enclosed in pickets, about six feet high .rock. A young man of the party observing Miss Mary Eubanks, the daughter, with unthis, peeled over a piece of bark, and wrote the equalled presence of mind for one so young, seized a shot gun, put on her brother's hat and certain one story log frame church building placed a bench near the picketing so as to peep over without exposing her body, and then or piece of ground appurtenant to said building and heoric conduct doubtless saved her own life takes three to make a pair he, she, and a hiand taken in execution as the property of the of her mother and little brothers and sisters, as red girl. Had Adam been a modern, there Trustees of St. Mathias' Church, at Stonerstown the cowardly scamps immediately fled, no would have been a hired girl in Paradise to doubt believing the house occupied by a body look after little Abel and raise Cain.

RESTORING THE GOVERNMENT TO THE CONDITION OF THE EARLY

FATHERS! Only one purpose, we were told during the last election, was entertained by the Republican party-that was "to restore the Government to the purity of the early fathers !" That was all. And there were some people green enough to swallow that sort of talk. There were those who really believed that the Republican managers told the truth when they declared that they were "animated with nothing but

patriotism The country is beginning to see what kind of patriotism it was that animated these politicians. shamed to do his own work is sure to succeed.' In one department alone of the government at Washington there are already Sixteen Thousand Letters asking for office.

In another department there are 32 bushels of letters begging for office! In one department there are 900 letters a

day, now coming in-all asking for office !-Thirty-one cterks, paid by the people's money, are kept constantly busy all day opening letters from applicants for office!

Letters from Republicans in Washington state that the horde of office seekers who press their claims personally-instead of by letteris immense beyond all precedent and baffling all calculation. This ravenous horde, numbering many thousands, are all exclusive of the countless numbers whose written applications twenty-two years of age, was admitted, and tax the services of thirty-one government clerks.

It is said the new President is breaking down in bodily health, under the pressure to which he is subjected by these office greedy cormor-

Thus early the country begins to get a glimpse of the Republican process of "restoring the In the summer of 1822 President Monroe Government to the purity and simplicity of the early fathers !"

What are the people to believe of the professions of such a party ?- Hartford Times.

Some time since, when Jackson county was in its infancy, and the natives were governed by laws by them enacted and enforced at will, there was a character among them known as fiddling Joe. This man Joe was a character not at all known among the "cane biters" as being devoid of fear, particularly upon the subject of future punishment, being the offspring of rough though Christian parents.

The Methodist Church, with its usual care for those who are unable or unwilling to employ ministers or purchase Bibles for the dissemination of Christan truths among them, sent a missionary to furnish the inhabitants with Bibles and preach the Gospel for their

On a bright Sabbath morning, in the pleasant month of May, the minister, in passing from one appointment to another, came upon the aforesaid Joe, sitting astride a log, playing a favorite tune of "Soap Suds Over the Fence," to his entire satisfaction and that of "Old Ring," who wagged his tail in appreciation of his master's endeavors. The minister approached and quietly addressed the fiddler :

"My friend, are you not aware that you are doing wrong-that you are violating the teach-

"Well, I dun'no," says Joe.

"Then let me inform you, my friend, that you will be called to account for this violation of the ordinance of the Bible at the day of judgment."

Joe (excitedly.)-Hold on there, parson, you have hit on the very thing I want to ask you about. I want to know, is there but one day of Judgment?

"No, my friend, there is to be but one day when all men are to be judged according to the deeds done in the body.

Joe (resuming his favorite pastime.-Well, old hoss, you can pass on. I am safe enough if there 'aint but one day of judgment, for try Court in these parts, who has the brown critters, and will die just afore me, and I'm ready to swear his case will take up that day,

The parson, of course, passed on.

FIRST AMERICAN POETRY .- There are few girls or boys in this country who have not heard the nursery rhyme sung by their mothers while rocking the cradle;

Lul-a-by baby upon the tree top; When the wind blows the cradle will rock;

When the bough breaks the cradle will fall, And down will come cradle, baby and all. But how many of you know the origin of the simple lines? We have the following account from the records of the Boston Historical Society. Shortly after our forefathers landed at, Plymouth, Mass., a party were out in the fields where the Indian women were picking strawberries. Several of these women or squaws, as they are called, had papooses, that is babies, and having no cracles, they had them tied up in Indian fashion, and hung from the limbs of the surrounding trees. Sure enough, "when the wind blew," these cradles would

above lines, which were, it is believed, the first poetry written in America. - American Agri-IF It is undeniable that, in America, it

"Sal," cried a girl, looking out of the F Some queer fellow who has tried em upper story of a small grocery, addressing agry cat; the other is like pulling the animal want whiskey on Sunday you will have to back again by the tail.

NOT ASHAMED OF BUNDLES .- We have often heard a half-grown boy say pettishly to his mother, "I don't like to be seen carrying a big bundle in the streets." But true pride is a-shamed of such littleness of mind. Mr. Astor, the wealthy millionaire of New York, once was reluctant to sell some goods to a young merchant except for cash. The nerchant paid for them, and then took them on his own shoulder to carry to his own store. Mr. Astor looked on in surprise, but before the merchant had gone many steps, he called him back saying. "You may buy on credit to any amount. I can trust you, sir. A man who is not a-

Here is another good lesson for talse pride. Chief Justice Marshall was a great man but great men are never proud. He was not too proud to wait on himself. He was in the habit of going to market himself, and carrying home his purchases. Often would be seen going home at sunrise with poultry in one hand

and vegetables in the other. On one of these occasions, a fashionable young man from the North, who had removed to Richmond, swearing violently because he could find no one to carry home his turkey, Judge Marshall stepped up and asked where he

When he heard him, he said : "That is my way; I will take your turkey ome for you.'

When they came to the house the young man asked

"What shall I pay you?"
"Oh nothing," said the Judge, "you are welcome; it was all in my way and it was no trouble to me." "Who is that polite old man who brought

home my turkey for me ?" asked the young man of a bystander. "Oh," said he, "that was Judge Marshall,

Chief Justice of the United States.' "Why did he bring home my turkey?"
"I suppose he did it," said the bystander, to teach you not to feel above attending to your own business."—Monthly Gazette.

TOn the 1st of February, 1850; Senator Hale, of New Hampshire, presented two peti-tions from Isaac Jeffries and other citizens of Pennsylvania, and John F. Woodward and others, praying that "some plan might be devised 'for the dissolution of the American Union." Mr. Webster, of Massachusetts, was unsparing in his denunciation of the petitions,

and suggested that there should have been a preamble to them in these words: "Gentlemen, members of Congress: Whereas, at the commencement of the session, you each of you, took your solemn oaths, in the presence of God, and of the Holy Evangelists, that you would support the Constitution of the United States-do, therefore, we pray you, take immediate steps to break up the Union and overthrow the Constitution as soon as you

Yet this petition received three votes, John P. Hale of New Hampshire, William H. Sew-ard, of N. Y., Salmon P. Chase, of Ohio. The two last are Cabinet officers.

Some years ago, in Newcastle county, Delaware, an Irishman was knocked down and robbed. He accused a man of having committed the robbery, and in due time the case came to trial. The Irishman being upon the stand, ings of the Bible by playing your fiddle to was cross-examined, after having sworn positively to the guilt of the prisoner, by one of the keenest lawyers, and something like the follow-

> "You say that the prisoner at the bar is the who assaulted and robbed you?

"Was it moonlight when the occurrence took place ?" "Devil a bit iv it."

"Was it starlight ?" "Not a whit, it was so dark that you could not

ave seen your hand before you." "Was there any light shining from a house "Divil a bit iv a house was there anywhere about."

Well, then, if there was no moon, stars, nor light from any house, and so dark that you could not see your hand before you, how are you able to swear that the prisoner was the man? How could you see him?" "Wny, yer honor, when the spalpeen struck

me, the fire flew out iv me eyes so bright, you might have seen to pick up a pin, you The court, jury, counsel and spectators, ex-

ploded with shouts at this quaint idea, and the prisoner was directly after, declared not guil-

In 1786 there were thirteen States in this Union, twelve of which werve slave and one free. In 1861 there are thirty-four States and seven Territories; nineteen of these States and six of the Territories are free, and two other States which now recognise slavery-Delaware and Maryland—will undoubtedly soon be free States also. In five years from now the six territories will be ready to come into the Union as States, under free labor constitutions, and we shall then have twenty-seven free States to thirteen slave States. Yet the freedom shriekers are not satisfied with this rapid progress and growth of free territory .-They are not content with anything short of the destruction of this glorious country for the sake of getting hold of the spoils, over which they are now engaged in such a fierce squabble at Washington.

A Son of Sensibility .- A fellow entered a hardware store in Cleveland last week, and seeing a large buck saw suspended against the wall, remarked : "I had an old dad ripped to pieces one day last week with one of them fellers."

"Tom, what's monomany ?" "Why, you see, Dick, when a poor woman steals it is called larceny; but when it's a rich 'un, the jury says it's monomany, and can't help it, that's it.