TERMS OF PUBLICATION.

THE BEBFORD GAZETTE is published every Fri day morning by MEYERS & MENGEL, at \$2.00 per annum, if paid strictly in advance; \$2.50 if paid within six months; \$3.00 if not paid within six months. All subscription accounts MUST be settled annually. No paper will be sent out of the State unless paid for IN ADVANCE, and all such subscriptions will invariably be discontinued at the expiration of the time for which they are

All ADVERTISEMENTS for a less term than three months TEN CENTS per line for each inertion. Special notices one-half additional All esolutions of Associations; communications of imited or individual interest, and notices of mariages and deaths exceeding five lines, ten cents er line. Editorial notices fifteen cents per line. All legal Notices of every kind, and Orphans Court and Judicial Sales, are required by law

All advertising due after first insertion A liberal discount is made to persons advertising by the quarter, half year, or year, as follows:

to be published in both papers published in this

3 months. 6 months. 6 00 - 8 00 14 00 18 00 - 30 00 9 00 12 00 20 00 25 00 45 00 Three squares - - 8 00 12 00 20 00
Quarter column - 14 00 20 00 35 00
Half column - - 18 00 25 00 45 00
One column - - - 30 00 45 00 80 00
*One square to occupy one inch of space.

JOB PRINTING, of every kind, done with

neatness and dispatch. The GAZETTE OFFICE has just been refitted with a Power Press and new type, and everything in the Printing line can be execu ted in the most artistic manner and at the lowest rates.-TERMS CASH.

All letters should be addressd to MEYERS & MENGEL. Publishers.

Attorneys at Law.

J. H. LONGENECKER S. L. RUSSELL. RUSSELL & LONGENECKER,
ATTORNEYS AND COUNSELLORS AT LA ATTORNEYS AND COUNSELLORS AT LAW BEDFORD, PA., Will attend promptly and faithfully to all business entrusted to their care. Special attention given to collections and the prosecution of claims for Back Pay, Bounty, Pensions, &c.

OFFICE, on Juliana Street, south of the Court apr5,'67tf

J. MCD. SHARPE.

HARPE & KERR, ATTORNEYS

AT LAW BEDFORD, PA., will practice in
the courts of Bedford and adjoining counties Office on Juliana st., opposite the Banking House of
Reed & Schell.

E. F. KERR.

HARPE JOHN LUTZ

DURBORROW.

DURBORROW & LUTZ,
ATTORNEYS AT LAW, BEDFORD, PA.,
Will attend promptly to all business intrusted to
their care. Collections made on the shortest no-

tice.
They are, also, regularly licensed Claim Agents and will give special attention to the prosecution of claims against the Government for Pensions, Back Pay, Bounty, Bounty Lands, &c.
Office on Julians street, one door South of the "Mengel House," and nearly opposite the Inquirer

TOHN P. REED, ATTORNEY AT LAW, BEDFORD, PA. Respectfully tenders office second door North of the Mengel House. Office second door Nor Bedford, Aug, 1, 1861.

PSPY M. ALSIP, ATTORNEY AT LAW, BEDFORD, PA. Will faithfully and promptly attend to all business entrusted to his eare in Bedford and adjoining counties. Military claims, back pay, bounty, &c., speedily collected. Office with Mann & Spang, on Juliana street, to doors South of the Mengel House. Jan. 22, 1864,

M. KIMMELL. J. W. LINGENFELTER.
IMMELL & LINGENFELTER,
ATTORNEYS AT LAW, BEDFORD, PA.,
Have formed a partnership in the practice of
the Law. Office on Juliana street, two doors South of the "Mengel House,"

H. SPANG, ATTORNEY AT office on Juliana Street, three doors south of the "Mengel House," opposite the residence of Mrs. Tate. May 13, 1864.

MEYERS & DICKERSON, ATTORNEYS AT LAW, Bedford, Pa., office
same as formerly occupied by Hon. W. P. Schell,
two doors east of the GAZETTE office, will practice
in the several courts of Bedford county. Pensions,
bounty and back pay obtained and the purchase
and sale of real extension and sale of real estate attended to. [may11,'66.

Dentistry.

DENTISTS, J. G. MINNICH, JR BEDFORD, PA Office in the Bank Building, Juliana St.
All operations pertaining to Surgical or Mechanical Dentistry carefully performed, and warranted. Tooth Powders and mouth Washes, excellent articles, always on hand

TFRMS—CASH. Bedford, January 6, I865. TRIUMPH IN DENTISTRY! TEETH EXTRACTED WITHOUT PAIN,

by the use of Nitrous Oxide, and is attended with no danger whatever. TEETH INSERTED

upon a new style of base, which is a combination of Gold and Vulcanite; also, upon Vulcanite, Gold, TEMPORARY SETS inserted if called for.

Special attention will be made to diseased gums and a cure warranted or no charge made.

TEETH FILLED to last for life, and all work in the deatal line done to the entire satisfaction o all or the money refunded. Prices to correspond with the times.

I have located permanently in Bedford, and shall visit Schellsburg the 1st Monday of each month, remaining one week; Bloody Run the 3rd Monday, remaining one week; the balance of my time I can be found at my office, 3 doors South of the Court Harne Balford D.

the Court House, Bedford, Pa. nov.16, '66. WM. W. VAN ORMER, Dentist. DENTISTRY! DENTISTRY!

A BEAUTIFUL SET OF TEETH FOR TEN DOLLARS Dr. H. VIRGIL PORTER,

(late of New York city,) DENTIST. Would respectfully inform his numerous friend

and the public generally, that he has located per manently IN BLOODY RUN.

where he may be found at all times prepared to insert from ONE TOOTH to full sets of his BEAUTIFUL ARTIFICIAL TEETH, on new and improved atmospheric principles. THE TRIUMPH OF MECHANICAL DENTISTRY,

RUBBER FOR THE BASIS OF ARTIFICIAL TEETH. This discovery which has met with such universal approval throughout this and other countries, has seemingly placed Artificial Teeth at the disposal of all who require them. Dr. PORTER is now inserting most beautiful and durable, at price ranging from ten to eighteen dollars per set.

Temporary sets inserted if desired. All operations warranted. TEETH EXTRACTED, without pain. by the use of NITROUS OXIDE or

LAUGHING GAS This is NO HUMBUG, but a positive fact.

Gas administered fresh every day. As the Gas administered by Dr. Porter is prepared in accordance with the purifying method of Dr. Strong, of New Haven, Ct., and Prof. Siliman (late Professor of Chemistry in Yale College), he has no hesitation in asserting that it is attended

with no danger whatever. Persons desiring the services of a Dentist, would promote their own interest by calling upon Dr. Porter, as he is determined to spare no effort to please the most fastidious. Dr. Porter's mode of operating will at all times be of the mildest character, avoiding the infliction of the slightest unnecessary pain, and carefully adapted to the age, constitution, health and nervous condition of the

patient.
Special attention is invited to Dr. Porter's inc method of preserving decayed and aching
H. VIRGIL PORTER, Dentist, Bloody Run, Penna.

DRINTERS' INK has made many a business man rich We ask you to try it in the columns of THE GAZETTE

Bedford Gazette.

BEDFORD, PA., FRIDAY MORNING, MAY 10, 1867. BY MEYERS & MENGEL.

do Fancy Store

do do do do do do do do do Clothing, &c

do do Hardware

Stoves, &c Drugs

Shoes, &c

Grocery

do Confectionery

Jewelry Store Bankers

Clothing Fancy Store

Confectionery

Fancy Store Store

Distillery

Confectionery

Confectionery

Confectioner

Confectionery

Mercantile Appraiser.

WM. GEPHART, Adm'r. Bedford.

G. SHROYER versus SUSAN

SHROYER. No 53, April Term, 1867. n the Common Pleas of Bedford county. Ali appears on Libel for Divorce. Two returns

Liberty Township.

Schellsburg Borough

NOTICE is hereby given, that an appeal will be held at the Commissioners' office, at the Court House, in Bedford, on the 13th day of May, A. D., 1867.

A. J. SANSOM,
Macantilla Ampaiser

N. B.—Persons whose names are not contained in the above list, who have commenced business since April 1, 1867, will please inform the under-signed of the same. A. J. SANSOM.

DMINISTRATOR'S NOTICE .-

14 John E Colvin
14 Smith & Statler
14 A J Snively Confections
St Clair Township.
Store

South Woodberry Township.

East Providence Township

West Providence Township.

Legal Motices.

T IST OF RETAILERS .- A list of

Class. Bedford Borough.

13 G R & W Oster Store
13 A B Cramer & Co
4 T H & N J Lyons do
14 S & W Shuck do

Miss M Fetterly

William Shuck do

Mrs M Schaffer do

Mrs E V Mowry

Miss M Border do

Geo Reimund Clothi

R W Berkstresser & Co do

Robert Fyan
J M Shoemaker
A L Defibaugh
J B Farquhar
Mrs V B Tate
Miss M Fetterly

R W Berkstresser & Co
Isaac Lippel
Hartley & Metzger
Geo Blymyer & Co
B McC Blymyer & Co
Dr B F Harry
J L Lewis
Irvine & Statler
Mrs Nancy Taylor
James Hammond
David Brode,
John Harris,
Jacob Bollinger
Geo Mardorff
Jacob Bowser
David Rorder

Jacob Bowser Daniel Border Reed & Schell

Rupp & Shannon

do do William Wolf

Godfrey Yeager E Y Imler

13 J B Williams 14 Charles T Blake

John D Lucas

Eichelberger, Lowry Langdon & Glazier Richard Langdon

Williams & Loyd Daniel Rowland R B Wigton

A W Swope Dunn & Lawrence

14 William Laney 14 Sam'l Hunt & Co

Wm Grove

14 Miss Catharine Deal

A C James & Co C F Hetzel

14 Zeigler & Hillegas, 14 George Gardill

George Gardill John Markle Lewis N Fyan William Keyser

14 Joseph Foller 14 Joseph Ling 14 George R Bailey John Hughes Napier T 14 Samuel Hofore

14 A J Crissman & Bro Middle Woodberry

14 Samuel Hefner 14 E Richards & Co

14 Andrew Baker 14 A L Beckhoeffer 14 J W Ricketson

Christ Stouffer

14 Armstrong & Byers
14 Samuel Oster
14 George Kauffman
14 C L Buck
14 Robert Ralston

14 DAT Black
14 John Nycum & Son
14 John Louderbaugh
14 GW Hinish,

14 John Gilbaugh

J M Purcell

14 Jacob Evans

14 Thos J Porter

14 HS Brode

14 Little & Stoler

Daniel Stoler J V Besser

14 Connelly & Mullin

14 Conneily & Mailin
14 John S Schell
14 Black & Border
14 Miller & Egolf
14 Duncan McVicker
14 John E Colvin

14 Blackburn & Co 14 Simon Hershman

14 Jerre Clark,

apr5w6

Horn & Van Diehl

F D Beegle Hershman & Greenbaum

J C Devore William Devore

n Johnson

14 John Mors
Snake Spring Township.
Lusinger Confection

Monroe Township.

14 James R O'Neal Store

14 Asa M Williams do
Saxton Borough.
14 JA & Eichelberger Stor

Mrs C Fockler & Son

James L Prince

William Lysinger Confection Londonderry Township. Store

Samuel Bottomfield,

14 D F Keagy 14 H Ising

14 14

John Yount Bedford Min. Springs

Jas Barndollar & Sons

Bedford To

iam Lamburn do
Bloody Run Borough.

Thomas Ritchey do
Wm States & Co
Andrew Ginger
Gump, Baughman & Co
Hardware
Samuel Jaffa
Mrs J A Mann
Phineas Runyra
Confections
Confections

A J Kegg, do Broad Top Township Wishelherger, Lowry & Co Store

Alfred Evans Confectione
Scott Eichelberger, do
Cumberland Valley Township.
D R Anderson Store

Colerain Township

Hopewell Township.

Wm Grove
Daniel Ritchey
Harrison Township.
Sto

Dry-Goods, Groceries, &c. TEW GOODS! NEW GOODS! venders of Foreign and Domestic Merchan-dise, in the county of Bedford, for the year 1867, as appraised and classified by the appraiser of Mercantile Taxes.

SPRING and SUMMER.

J. M. SHOEMAKER has just returned from the East with a large stock of Spring and Summer Goods, which he has bought

AT REDUCED PRICES

and is now offering CHEAP, AT HIS OLD STAND. The following comprise a few articles, viz :

Ladies' Dress Goods, Bleached and Unbleached Muslins, Ginghams, Calicos, Bed Ticking, Checks, Cloths,

Cottonade Satinett, Cotton Chain (single & double.)
Hosiery, Gloves, &c. GROCERIES, SPICES, &c .: Sugars, Coffees

Oils, Teas, Spices, of all kinds CEDAR WARE: Buckets, Tubs, Brooms, &c. HATS, for Men and Boys, all sizes and prices.

A large and cheap stock of Men's and Boys, CLOTHING. TOBACCO-Natural Leaf, Oronoco, Navy, Con

s, Black-Fat, Twist, Smoking-tcbacco and Se QUEENSWARE, all kinds.

A large assortment of BOOTS and SHOES, all sizes and prices, TRUNKS, &c. FISH—Mackerel, Nos 1, 2, and 3, in bbls, half bbls., quarter and eighth bbls.

LEATHER-Sole Leather, French and City Calf Skins, Kip and Upper Morocco, &c. Be sure and call at

J. M. SHOEMAKER'S, apr26,'67. No. 1 Anderson's Row

TEW GOODS!-THE SUBSCRI-BERS HAVE JUST OPENED A LARGE AND GENERAL ASSORT-MENT OF SPRING AND SUM-MER GOODS. BUYERS IN SEARCH OF BARGAINS ARE RE-SPECTFULLY INVITED TO CALL, FEELING ASSURED WE CAN PLEASE ALL IN DE QUALITY OR PRICE.

TERMS, CASH OR PRO-DUCE. WHEN CREDIT IS GIV- 14 A F Stock EN IT IS ONLY FOR 6 MONTHS-AFTER THAT PERIOD WE CHARGE INTEREST ON ALL

A. B. CRAMER & CO.

J. B. F. AT IT AGAIN!

A rare CHANCE for BARGAINS! JAMES B. FARQUHAR Is pleased to state to his friends and former customers, that he has

RESUMED BUSINESS IN BEDFORD, t the well known P. A. Reed stand, opposite the Bedford Hotel, where he is prepared to sell everything in his line, CHEAPER THAN THE CHEAPEST!

Ready-Made Clothing, Boots and Shoes. which have been purchased at very low prices, and will be sold at a very small advance.

Call and examine our stock. jan,18,'67.

He has a full line of

TEW STORE!! NEW GOODS!! -AT-MILL-TOWN, two miles West of Bedford, where the subscriber has opened out a splendid assortment of Dry-Goods,

Groceries, Notions, &c., &c. which will be sold at the most reasonable prices.

Dress doods, best quality. Everybody buys 'em. Muslins, "Everybody buys em Groceries, all kinds, Everybody buys 'em. Hardware, Queensware, Glassware, Cedarware, &c. Muslins, "Groceries, all kinds,

and a general variety of everything usually kept in a country store. Everybody buys 'em Call and examine our goods. dec7,'66. G. YEAGER

Physicians.

R. GEO. B. KELLEY, having permanently located in ST. CLAIRS-titles, tenders his professional services to the citizens of they place and visinity. citizens of that place and vicinity. W. JAMISON, M. D., BLOODY RUN, Pa., tenders his professional servi-ces to the people of that place and vicinity. Office one door west of Richard Langdon's store.

Nov. 24, '65-1y

R. J. L. MARBOURG. Having permanently located, respectfully tenders of essional services to the citizens of Bedford and vicinity.

Office on Juliana street, east-side, nearly opposite
the Banking House of Reed & Schell.

Bedford, February 12, 1864.

Subpœns on Liber for Errores.

April 22, 1867, on motion of J. B. Cessna, Esq.,
M. A. Points, appointed Commissioner to take testimony. Notice is hereby given that the undersigned will meet all parties interested at the house
of John L. Grove, in the town of Bloody Run, on
Tuesday, May 28, 1867, at 10 o'clock A. M., to
take testimony.

M. A. POINTS,
may3w4

Commissioner. M EDICAL.—DR. S. G. STATLER, formerly of Cumberland county, Pa., having associated themselves in the Practice of Medicine, respectfully offer their professional services to the citizens of Schellsburg and vicinity.

Dr. Clarke's office and residence same as formerly occupied by J. Smith, Esq., dec'd. apr12,'67y1 STATLER & CLARKE. ORDERS from a distance for any kind of JOB PRINTING promptly attended to. Send to THE GAZETTE JOB OFFICE, Bed-

The Bedford Gazette.

SUPPLEMENT TO THE SCHOOL LAW.

A further Supplement to an act for the regulation and continuance of a system of education by common schools, approved the eighth day of eight hundred and fifty-four.

May, Anno Domini one thousand SECTION 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Aessembly met, and it is hereby enacted by the authority of the same, That whenever the board of directors or controllers of any school district in this Commonwealth shall be unable to procure such eligible sites for the erection of school houses thereon as they may deem expedient, by agreement with the owner or owners of the land, it shall and may be lawful for the directors, in behalf of the district, to enter upon and occupy sufficient ground for the purpose, which they shall designate and mark off, not exceeding in any case one acre, and to use and occupy the same for the purpose of erecting thereon a school house, with its necessary and convenient appurtenances, and for all damage done and suffered, or which shall accrue to the owner or owners of such land by reason of the taking of the same for the purposes aforesaid, the funds of the district, which may be and may be lawful for the court of comdirectors, or by the owner or owners of est awakened by the proceedings. said land, or any one of them, in behalf of all, to appoint a jury of viewers, consisting of three discreet and disinterested citizens of said county, who shall not be the owners of property or residents in the school district in which such land is taken, as aforesaid, and appoint a time, not less than twenty nor more than thirty days thereafter, for said viewers to meet upon said of the common schools of the county, land, of which time and place ten days' notice shall be given by the petitioners, to the said viewers, and the other party; and the said viewers, or any of less confirmed at the annual meeting them, having been first duly sworn or of directors and teachers held as now affirmed faithfully, justly and impar- provided by the twenty-third section tially to decide, and a true report to of the act of May eighth, one thousand make, concerning all matters and establish and determine the quantity and value of said land so taken to be used for the purpose aforesaid, and after having made a fair and just computation of the advantages and disadvantages, they shall estimate and deter-

shall have the right to have reviewers appointed by said court. SEC. 2. That the county superintendent of each county in this Commonand place as he, or a properly authorhim, may deem most convenient, to call upon and invite the teachers of the common schools and other institutions of learning in his county to assemble including a half a day for going to, and a half a day for returning from, the presided over by the county superin-

and if damages be awarded and the re-

port be confirmed by the said court,

if the amount thereof be not paid with-

lection thereof may be issued, as in

other cases of judgment against school

nine.

him, and subject, in its general management, to his control. SEC. 3. That each county superintendent, upon the assembling of the teachers' institute of his county, shall cause a roll of members to be prepared, which roll shall be called at least twice every day during the session of the institute. and all absentees carefully marked, and from which, upon the adjournment of the institute, he shall ascertain the exact number of teachers who were in attendance, and the length of time each attended, and upon the presentation of a certificate, at the close of the session of each annual institute, setting forth these facts, and signed by the ANTINISTRATOR'S NOTICE.—

Notice is hereby given that letters of Administration have been granted to the subscriber by the Register of Bedford county, upon the estate of Eve Stuckey, late of Bedford township, deceased.

All persons indebted to said estate are notified to make payment, and those having claims thereon, will present them duly authenticated for settlement.

WM GEPHART Adm'r. county superintendent, to the treasurer of the proper county, he is hereby authorized and required to pay immediately, out of any money in the county treasury not otherwise appropriated, to the county superintendent, one dollar for every three days spent by teachers of the county in attendance at the Alias institute for that year, or as much of it as may be needed, such money to be expended by the county superintendent, in procuring the services of lecturers and instructors for the institute, and in providing the necessary apparatus, books and stationery for carry-

who absents himself from the institute may have his want of professional spir- tendent. it and zeal indicated by a lower mark on his certificate in the practice of

have received. dent who may draw money from the county treasury for the purposes named or borough shall not be subject to the in this act, shall file his account of all authority and jurisdiction of the county expenditures under the act in the office of the county treasury, with vouchers for the same, which shall be examined matter of holding the annual teachers' by the auditors of the county, in like institutes, as provided by sections secmanner as other county expenditures, ond, third, fourth and fifth of this act, and any misapplication of funds shall in which the city or borough superinbe punished in the same manner as col- tendent shall co-operate, and the quota like offenses are now punished.

SEC. 5. That all county superintendents, upon the adjournment of the the salaries of county superintendents, teachers' institutes held in their respec- nor shall the directors of such city or raised by taxation, shall be pledged tive counties, are hereby required to borough vote at any election for county and deemed as security; and it shall report to the Superintendent of Common Schools the number of teachers in mon pleas of the proper county, on ap- attendance, the names of the lecturers plication thereto, by petition, either by or instructors who officiated, the sub- take a similar oath or affirmation to the said school district, through the jects upon which the instruction was that now required of county superinpresident and secretary of the board of given, and the degree of popular inter-

SEC. 6. That it shall be lawful for the Commonwealth, at any tri-ennial coning a county superintendent, to appoint seven of their number possessing the ies of text books adapted to the wants several boards of directors; this action, however, to be of no binding force un-

judgment shall be entered thereon, and city or borough in this Commonwealth, having a population of over ten thoustitled to one dollar and fifty cents per

meeting of the directors of any city or part of whom may be females holding hereafter and secretary of the Constitutional Amendment which forces negro suffborough, at which a city or bor- permanent certificates, if there be that rage upon the Southern States, ough superintendent has been elec- many holding such certificates; but if the Legislature of our own State, it ented, to certify to the Superintendent of there be none, or not a sufficient num- joys such suffrage only when at a res-Common Schools, the name and ad- ber of that grade of teachers, the comdress of the person elected city or mittee shall be constituted wholly, or is all right so long as he can be use borough superintendent, in pursuance in part, as the case may be, of teachers the manufacture of political capital; ratus, books and stationery for carrying on its work: Provided, That the of the provisions of this act, and those holding professional certificates, said home application of Radical principles amount which may be drawn from the of all other candidates who received committee to be elected by ballot by he receives such rebuffs as he has just county treasury shall, in no case, be more than two hundred dollars, but compensation fixed upon by said at its annual session, from the county, Sun.

may, in all cases, be sixty dollars, if it directors; upon the receipt of such cershall appear, from the vouchers presen- tificate, if no valid objection be received, ted by the county superintendent to within thirty days after the day of electhe county auditors, as required by the tion, the Superintendent of Common fourth section of this act, that this sum | Schools shall commission the person so has been actually expended for the elected for the term for which he was purposes herein specified: Provided elected, but if objection to issuing such further, That all boards of directors may commission be made within thirty allow the teachers in their employ the days, the Superintendent of Common privilege of attending such institutes, Schools shall proceed, with like power without making any deduction from and in like manner as he is now retheir salaries, and that any teacher quired to do, where objections are made against issuing commissions to persons of his county, without a good reason, claiming to be elected county superin-

VOL. 61.--WHOLE No. 5,392.

SEC. 9. That from and after the appointment of a city or borough teaching, than he would otherwise superintendent, in any city or borough in this Commonwealth, and the proper SEC. 4. That each county superinten- notification of the Supeintendent of Common Schools of the fact, such city superintendent, in which such city or borough is located, except that, in the said city or borough shall not be diminished, by reason of any contribution to superintendents.

SEC. 10. It shall be the duty of all of their several jurisdictions, all the charge such other duties as the bye-laws,

Common Schools. SEC. 11. That after the passage of this act no teacher in this Commonwealth eight hundred and fifty-four, but when shall receive from a county, city or things to be submitted to them, and so confirmed the books shall not be borough superintendent a certificate as SEC. 7. The school directors of any proficiency.

SEC. 12. County, city or borough judgment, execution to enforce the col- Tuesday of May, one thousand eight of teachers' certificates, one of wnich hundred and sixty-nine, and every shall be given to applicants possessing third year thereafter, elect, viva voce, a fair knowledge of the branches named districts; and each viewer shall be en- by a majority of the whole number of in section eleven, or to those who, pos- in opposition to or consistent with this directors present, one person of literary sessing a thorough knowledge of the act, are hereby repealed; Provided, day, for every day necessarily employ- and scientific acquirements, and skill branches, have little or no experience That this act shall not apply to the city ed in the performance of the duties and experience in the art of teaching, in teaching, and shall license the holder or county of Philadelpha. herein prescribed, to be paid by such as city or borough superintendent for to teach in the county, city or borough district: Provided, That either party the three succeeding school years; and where issued for one year, and which thesaidschooldirectors shall determine shall not be renewed without a re-exthe amount of compensation for said amination; and the other shall be city or borough superintendent, which called a professional certificate, and compensation shall be paid by the same shall be given only to those who possess wealth is hereby authorized and re- officers as pay the salaries of teachers a thorough knowledge of the branches dred and sixty-seven. quired, once in each year, at such time in such school district, and in the same above named, and who have had sucmanner as such salaries are now paid: cessful experience in teaching, and ized committee of teachers, acting with | Provided, That nothing in this act shall | shall license the holder to teach in the prevent the directors of any city or bor- county, city or borough where issued ough from electing a superintendent to during the official term of the county, serve from the time of election until city or borough superintendent issuing the commencement of the school year, it, and for one year thereafter: Provided, together and organize themselves into one thousand eight hundred and sixty- That all so called professional certifia teachers' institute, to be devoted to nine, from filling a vacancy, should cates heretofore issued by any county, 15 00 the improvement of teachers in the any occur, for the unexpired term of city or borough superintendent, shall science and art of education, and to said office, nor from increasing the sal- cease to be valid on the first Monday of continue in session at least five days, ary of a superintendent at any time. June, one thousand eight hundred and Provided also, That the president of the sixty-eight, except those issued since board of directors or controllers of any the first Monday of June, one thousand custom of the community, that you place of meeting, said institute to be city or borough in this Commonwealth eight hundred and sixty six, which can't afford to advertise because shall, at any time after the passage of certificate shall be valid as long as tendent, or by some one designated by this act, if so requested, in writing, by others issued during the present term dull because you don't advertise, and seven directors or controllers, call a of the superintendent: Provided, That you don't advertise because it is dull; convention, giving at least five days' any professional certificate may be renotice thereof, of all the directors of said newed by a county, city or borough city or borough, to determine whether superintendent without re-examination they will elect a city or borough super- after having fully satisfied himself, by better. Set high your mark of business intendent, in accordance with the pro- personal observation in his or her visions of this act; and if, at such meet- school, of the competency and skill as a ing, it shall be decided to hold such an teacher of the person holding it. And election, the said directors shall again provided further, That the State Superconvene at the time appointed by this intendent of Commou Schools shall effective means of success. section of this act, or any other time, cause to be prepared a new grade of who have no more nerve than a we in accordance with its provisions, and teachers' certificate, to be called a perat a place fixed upon by themselves, manent certificate, which shall be when they shall proceed to carry their granted by him to practical teachers determination into effect in the same holding professional certificates, upon manner as is done by conventions held the recommendation of the board or for the election of county superinten- boards of directors in whose employdents, and all subsequent conventions ment the applicant shall have taught for carrying into effect the purposes of for the three preceding annual school this act shall be called in the same terms, which shall be countersigned by manner by said president of the board | the proper county, city or borough suof directors or controllers of such city or perintendent, in office when the application shall be made and approved, after SEC. 8. That it shall be the duty of examination, if they deem it necessathe president and secretary of the ry, by a committee of five teachers, a

city or borough in which the applicant resides at the time of making the application; and such permanent certificate shall continue to be valid in such county, city or borough unless forfeited according to the provisions of this act, and shall also enttile the holder to teach one year in any other county, city or bor ough, in this Commonwealth, without a re-examination, at the end of which time it may be endorsed by the proper county, city or borough superintendent, if from personal knowledge he deem it worthily held, and shall then confer upon the holder the same rank and privileges as in the county where issued and such permanent certificate shall only be annulled upon complaint, duly proven, of incompetency, cruelty, negligence or immorality, made to the State Superintendent of Common Schools by a county, city or borough superintendent, and a committee of teachers elected and constituted as aforesaid. SEC. 13. That no person shall here-

after be eligible to the office of county,

city or borough superintendent, in any county of this Commonwealth, who does not possess a diploma from a college legally empowered to grant literary degrees, a diploma or State certificate, issued according to law, by the authorities of a State normal school, a professional certificate from a county, city or bor'h superintendent of good standing, issued at least one year prior to the election, or a certificate of competency from the State Superintendent of Common Schools; nor shall such person be eligible unless he has a sound morai lectors of State and county taxes for of the annual State appropriation to character, and has had successful experience in teaching within three years of the time of his election; Provided, That serving as county, city or borough superintendent shall be deemed a sufficient test of qualification; and the president and secretary of each convention of school directors held in any county, city or borough superintendents to city or borough to elect a county, city or borough superintendent, when certifying to the superintendent of Common tendents, to perform within the limits Schools the name and address of the person elected county, city or borough duties now by law enjoined upon superintendent, shall at the same time school directors of any county in this county superintendents, and to dis- state the kind and character of the evidence upon which said convention revention held for the purpose of elect- rules and regulations of the respective lied for proof of the eligibility of the boards of directors may require; and it person so elected; and the said Superinshall be their further duty, in addition | tendent of Common Schools, if upon exnecessary qualifications, whose duty it to an annual report, to report monthly amination of the evidence presented, shall be to agree upon and select a ser- to the Department of Common Schools it shall prove to be such as required by such facts relating to their work, and this act, and no objection be made in the condition of the schools under their accordance with section fourth, of the and present them for adoption to the charge, as may be required by the act approved April seventeenth, Anno Superintendent of Common Schools, Domini one thousand eight hundred and to attend meetings of superintend- and sixty-five, the said Superintendent ents called by said Superintendent of of Common Schools shall appoint two competent persons himself being the third, to examine the person so elected county, city or borough superintendent; and if, upon examination, he be found duly qualified for the office, the having viewed the premises, they shall changed until after the action of the a teacher, who has not a fair knowledge said Superintendent of Common Schools next tri-ennial convention as aforesaid: of orthography, reading, writing geog- shall issue to him the usual commission; Provided, That a majority of the board raphy, English grammar, mental and but if not, the said Superintendent of of directors of any county may at any written arithmetic, history of the Common Schools shall proceed in like time call a special meeting of the direc- United States, and the theory of teach- manner in respect to the person receivtors of the county for the purpose of ing; nor shall such certificate be given ing the next highest number of votes appointing a county committee on text to any person who is in the habit of in the convention of directors, who, if mine whether any, and if any, what books as above indicated, whose action using as a beverage any intoxicating found qualified, shall receive the comamount of damages has been or may shall be valid until the meeting of the drinks, and all certificates given to mission aforesaid as county, city or bobe sustained, and to whom payable, tri-ennial convention in the year one teachers shall set forth the branches in rough superintendent; but, if his qualand make report thereof to said court; thousand eight hundred and sixty- which those holding them have been ifications are also found insufficient, the found proficient, and indicate by said Superintendent of Common Schools suitable marks the degree of that shall appoint, with the advice and consent of the Governor of the Commonwealth, some other person with the in thirty days after the entry of said and inhabitants, may, on the first superintendents, shall issue two grades required qualifications, county, city or borough superintendent for the ensuing term of such office. SEC. 14. That all acts or parts of acts

Louis W. Hall, Speaker of the Senate. JOHN P. GLASS, Speaker of the H. of Rep. APPROVED-The ninth day of April Anno Domini one thousand eight hun-

JNO. W. GEARY.

THE ART OF ADVERTISING .- On this subject the Louisville Journal has the following: "We have been carrying on the Louisville Journal between thirty-six and thirty seven years. During all this time we have known no man of business in the city to fail who advertised liberally. And we have known no one to succeed in any considerable, if even in a respectable,

degree who didn't advertise liberally!
"Do you tell us, oh andidate for the business is dull? Ah! why is it dull? Listen, and we will tell you. It is so the vacant circle is complete. tell you if you are doing ill toadvertise that you may do well, and if you are doing well, advertise that you may do success, and advertise up to it. You can do so, if you will, even in hard

"A little nerve is needed in advertising as well as in using any other rag advertise little or not at all, and they succeed little or not all. may suppose that we are giving advice that we think would benefit ourselves. Yes, we do think that it would benefit us, but benefit you immensely more. Think a little, and you will agree with us. And if you do agree with us, be wise enough to act accordingly."

PRINCIPLE AND PRACTICE.-The New Jersey Legislature, which has a good working majority of Radicals in each branch, has defeated a proposition to strike the word white from the State Constitution, so as to permit negroes to vote. The same Legislature did not pectful distance. Such is the consistency of Radicalism. With it the negro