

FOR JUDGE OF THE SUPREME COURT, HON. GEORGE SHARSWOOD, OF PHILADELPHIA.

Democratic County Ticket.

FOR ASSEMBLY, WM. P. SCHELL, of Bedford, HIRAM FINDLAY, of Somerset.

FOR DISTRICT ATTORNEY, E. F. KERR, of Bedford Borough.

FOR TREASURER, ISAAC MENGEL, of Bedford Bor.

FOR COMMISSIONER, P. M. BARTON, of E. Providence.

FOR POOR DIRECTOR, JOHN I. NOBLE, of S. Woodberry.

FOR AUDITOR, SAMUEL WHIP, of Cumb. Valley.

FOR JURY COMMISSIONER, ISAAC KENSINGER, of Liberty.

HENRY W. WILLIAMS.

The Radical candidate for Supreme Judge, stands upon a platform, in which occurs the following language:

"Resolved, That warned by past misfortunes, we ask that the Supreme Court of the State be placed in harmony with the political opinions of a majority of the people."

That, the Supreme Court, which is the final arbiter between the weak and the strong, between minorities and majorities, is to be swayed by political bias against the rights of that portion of the people who may happen to be in the minority.

Again, HENRY W. WILLIAMS

is the candidate of a party which holds that a man may repudiate his contract to pay in gold and silver, by paying the same in paper money, thus actually making Government bonds worth no more than ordinary paper money.

Who, therefore, will vote for H. W. Williams, and become a repudiator?

THE GREAT REACTION.

The elections in Connecticut, California, Maine and Montana, foreshadow the speedy downfall of radicalism. The old tricks of the party, such as the cry of "copperhead," "traitor," &c., have lost their power.

Under the unhappy rule of Radicalism, we behold Disunion and discord in the nation, liberty almost extinguished, the Constitution of our fathers trampled under foot, and plunder the order of the day.

Amnesty!

On our outside will be found the Proclamation of Freedom lately issued by President Johnson. The half million, or more, of white men restored to the privileges of citizenship, can not be disfranchised by any acts of Congress to be passed hereafter.

WE are indebted to the kindness of a friend, for a copy of the great speech of Henry Clay Dean, of Iowa, on the Financial System of the Country.

THE NEGROES IN THE CARS!

The Color'd Brethren on Wheels!

THE SLEEPING-CAR STINK-LAW!

Gl'o'-ious Equality, First of Radical Grades!

Your attention has recently been called to the practical workings of a law passed, last winter, by our State Legislature, imposing heavy penalties upon railroad companies for refusing to permit negroes to ride in any of their passenger cars.

As it stands now, they have the same choice of seats, and berths in sleeping-cars, as white people. A friend of ours relates that as he was traveling from Philadelphia to Huntingdon, a few nights ago, he took a berth in a sleeping-car, and when about retiring, his attention was attracted by loud talking and scuffling on the platform of the car.

He discovered a huge male negro in a controversy with one of the railroad officials about obtaining a berth in the sleeping-car. The ticket agent had refused to sell the darkey a ticket, and the colored gentleman was trying to force his way into the car without the requisite piece of stamped paste-board.

A policeman came up, however, and settled the business, by telling the ticket agent that, under the law, if he refused to sell the negro a berth ticket, on account of color, he would be amenable to a fine of FIVE HUNDRED DOLLARS, and subject to pay a like sum to the negro upon an action for debt!

This had the desired effect, and the African was handed the coveted ticket. It so happened, however, that but one berth was vacant, and that was half of a double berth partly occupied by a white man. The negro divested himself of hat, boots, coat and vest, and proceeded to appropriate his half of the double berth.

White man, who had been dozing, turned around, looked at the new-comer, rubbed his eyes, looked again, and then came such a kicking, tumbling, sprawling, and mixture of white and black generally as would have done any amalgamationist's heart good.

AN ACT making it an offence for railroad corporations, within this Commonwealth, to make any distinction with their passengers, on account of race or color, and punishing said corporations, and their agents and employees, for the commission of such offence.

SECTION 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the Authority of the same, That on and after the passage of this act any railroad or railway corporation, within this Commonwealth, that shall exclude, by their agents, conductors, or employees, from any of their passenger cars, set apart for the accommodation of people as passengers, shall be liable, in an action of debt, to the persons thereby injured or aggrieved, in the sum of five hundred dollars, the same to be recovered, in an action of debt, as like amounts are now by law recoverable.

SECTION 2. That any agent, conductor, or employee, of any railroad or railway corporation, within this Commonwealth, who shall exclude, allow to be excluded, or assist in the exclusion, from any of their cars, set apart for the accommodation of passengers, any person, or persons, on account of color, or race, or who shall throw any car, or cars, from the track, thereby preventing persons from riding, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be liable, not exceeding five hundred dollars, or less than one hundred dollars, or be imprisoned, for a term not exceeding three months nor less than thirty days, or both, at the discretion of the court.

SECTION 3. Provided, That nothing herein contained shall be held to prevent the admission of negroes into cars set apart for ladies, or into berths for sleeping cars."

On this section, the yeas and nays were as follows: Yeas—Messrs. Adaire, Allen, Barrington, Boyd, Boyle, Breen, Brennan, Calvin, Chaffant, Collins, Craig, Deise, Fogel, Gregory, Harner, Headman, Heltzel, Hood, Hunt, Jenks, Jones, Joseph, Kline, Koon, Kurtz, Linton, Long, M'Henry, Maish, Markley, Meyers, Mullin, Phelan, Quay, Quigley, Rhoads, Robinson, Roush, Tharp, Westbrook, and Wingard. All Democrats, except Adaire, Allen, Quay, Robinson and Wingard.—H. NAYS—Messrs. Armstrong, Barton, Brown, Cameron, Chadwick, Chase, Colville, Davis, Day, De Haven, Donohugh, Espy, Ewing, Freeborn, Gallagher, Ghegan, Gordon, Harbison, Humphrey, Kennedy, Kerns, Kimmell, Kinney, Lee, Leech, McLannan, McCreary, McKee, Mann, Marks, Meachling, Melly, Pennypacker, Peter, Pillow, RICHARDS, Seiler, Sharpless, Shuman, Steacy, Stehman, Stumbaugh, Subers, Waddell, Wallace, Webb, WELLES, Woodward, Worrall, Wright and Glass, Speaker. [All Republicans]. 51.

So this Section was lost, the Republican members, including Messrs. WELLES and RICHARDS, of this district, all voting against it, except the five above-named. The vote of Messrs. Weller and Richards thus stands recorded in favor of compelling railroad conductors to admit negroes into ladies' cars and sleeping berths. See house Journal for 1867, page 684.

On the question shall the bill pass to a third reading, the yeas and nays were: Yeas—Messrs. Adaire, Allen, Armstrong, Barton, Brown, Cameron, Chadwick, Chase, Colville, Davis, Day, De Haven, Donohugh, Espy, Ewing, Freeborn, Gallagher, Ghegan, Gordon, Harbison, Humphrey, Kennedy, Kerns, Kimmell, Kinney, Lee, Leech, McLannan, McCreary, McKee, Mann, Marks, Meachling, Melly, Pennypacker, Peter, Pillow, Quay, RICHARDS, Seiler, Sharpless, Shuman, Steacy, Stehman, Suber, Waddell, Wallace, Webb, WELLES, Whann, Wingard, Woodward, Worrall, Wright and Glass, Speaker. [All Republicans].—55. NAYS—Messrs. Barrington, Boyd, Breen, Brennan, Calvin, Chaffant, Collins, Craig, Deise, Fogel, Gregory, Harner, Headman, Heltzel, Hunt, Hood, Jones, Josephs, Kline, Koon, Kurtz, Linton, Long, McHenry, Maish, Markley, Meyers, Mullin, Phelan, Quigley, Rhoads, Robinson, Roush, Tharp, and Westbrook. [All Democrats].—35.

This was this bill to force negroes into seats and sleeping-berths on railroad cars, alongside of white people, ladies as well as gentlemen, passed by the Radicals. It is appropriately termed the "sleeping-car stink-bill." Let Messrs. Weller and Richards be held responsible for their votes in favor of this law.

SCHELL AND FINDLAY. If you want reform in the Legislature, if you want something done for the interests of the people of this district, if you want an earnest effort made to obtain the passage of a free Railroad law, if you want our local affairs properly attended to in the Legislature, if you want economy at Harrisburg and a consequent reduction of taxation, vote for Schell and Findlay.

E. F. KERR, ESQ. This gentleman is the nominee of the Democratic Party of Bedford County, for the important office of District Attorney. The nomination was conferred upon him by the unanimous vote of the County Convention, a compliment properly bestowed.

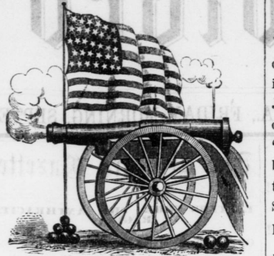
ISAAC MENGEL. Our candidate for Treasurer is well known throughout the county, as an honest, upright and worthy man. In the custody of Mr. Mengel, the finances of the county will be entirely safe.

PETER M. BARTON. In the nomination of Peter M. Barton, of E. Providence, for County Commissioner, the Democracy made a most excellent selection. He is an excellent business man, of incorruptible integrity and deservedly popular.

JOHN I. NOBLE. One of the most creditable nominations made by the Democrats of this county, is that of John I. Noble, of S. Woodbury, for Poor Director. Mr. Noble is a son of Hon. Joseph B. Noble, formerly Prothonotary of this county, is the proprietor of a large woolen factory, a man of good business habits, and in every way qualified for the duties of the office for which he has been nominated.

SAMUEL WHIP, ESQ. For Auditor, that excellent gentleman and sterling man, Samuel Whip, Esq., of Cumberland Valley, is presented to the Democratic ticket. Esq. Whip was formerly Justice of the Peace of his township, and enjoys the respect and esteem of all who know him. He will make a first rate auditor.

Another Victory!!!



BETTER AND BETTER!

Maryland Throws Off the Radical Yoke!

THE NEW LIBERAL AND DEMOCRATIC CONSTITUTION ADOPTED BY 25,000 MAJORITY!

On Wednesday, 18th inst., an election was held throughout the State of Maryland to ratify or reject the new Constitution framed by the late Convention. The Constitution of 1864, was forced upon the people of Maryland by a minority, assisted by federal bayonets. That instrument disfranchised a large body of the citizens of the State, and gave the minority power to rule the majority. The adoption of the new Constitution, repeals that odious and tyrannical instrument, and restores the power of the State government to the hands of the majority. This is the end of Radicalism in Maryland. Even the Allegany district, which last year elected Frank Thomas to Congress, by 1,500 majority (owing to the disfranchisement of several thousand voters in the district,) now gives upwards of 1,000 majority for the New Constitution. Allegany county gives about 300, Washington, 200, Carroll, 200, and Frederick 300 maj. Baltimore city gives 10,500 majority for the new Constitution. The Radicals made a fierce fight against it, but they have been routed, "horse, foot and dragoons." Let us take courage from this. Pennsylvania can, also, and must, be redeemed.

A Prediction! "I fear that we shall lose Pennsylvania this next election. I do not think we have Earnestness enough in the State to unite and draw out the Republican Strength, while the Republican portion of our legislature has been so openly, notoriously and shamefully corrupt, that all the honest people in the State are disheartened and disgusted."

GIVES IT UP! The Chairman of the Radical State Committee, Mr. Jordan, gives up the State! We have this upon reliable authority. Now, Democrats, let us see how large we can make our majority! Roll up your sleeves, "put your shoulders to the wheel, pray to God for success, and push on the column!" Now, for victory!

DEMOCRATS! CONSERVATIVES! FRIENDS OF THE REPUBLIC! Are you ready for election day? Arrange your business so that you can give that day to your country. The fate of our government hangs trembling in the balance. We have recently gained important advantages over the enemy; advantages which it is our solemn duty to improve. We have turned the flanks of Radicalism, in the East and in the West, in Maine and in California; now, let us charge over the breastworks of Fanaticism, and plant the standard of Democracy upon the citadel of the foe. "Up guards and at them!"

THEY have succeeded in electing Haight Governor of California, where the Republicans were divided.—Inquirer.

IT is well enough to whistle to keep your courage up. But you might have told your readers that the Democrats of California elected their Governor by 8,000 majority over the vote for both the Radical candidates, and their whole State ticket, too of the three Congressmen, a majority of twenty in the Legislature, there being no split among the Radicals except on Governor.

THE Cops declare the country is to be ruined because a few negroes are to have political rights. Please tell us how?—Inquirer.

EXACTLY in the way San Domingo was ruined. In anarchy and blood.—You talk of a few negroes. Call you the black hordes that form the majority of registered voters in ten States of the Union, a few? Avaunt, ye hypocrites!

SUMNER and Wilson, of Massachusetts, and Kelley, of this State have introduced bills in Congress, to confer the right to vote and hold office, upon negroes throughout all the States of the Union. Should WILLIAMS be elected Supreme Judge, he will sustain the constitutionality of such a law. He is pledged to do so.

A BIG GUN FOR JUDGE SHARSWOOD!

The Greatest Radical Lawyer in Pennsylvania, Declares for the Democratic Cause.

The great criminal lawyer, DAVID PAUL BROWN, ESQ., of Philadelphia, has just published a pamphlet in which he advocates the election of Judge Sharswood. Mr. Brown is one of the most radical of Radicals, and "spits open" the Democratic platform, but goes for Sharswood as the best man that could be named for Judge of the Supreme Court. In the course of his pamphlet he says:

"The fact of Judge Williams being but forty-six years old, may be the ground of a presumption that he, by due efforts, may live to be an eminent judge, but we are to rely rather upon facts than hopes. We have in Judge Sharswood, the assurance of qualities that in the case of Judge Williams, at the best, we have only the promise of. Which, then, let me ask, would be the more reasonable choice? It takes twenty years to make a lawyer, and even then he has something to learn. A good judge would require nearly all that time on the score of mere legal competency, and he should necessarily improve during that time, in his aptitude for business, in his self-control, in his temper and demeanor, for all these things enter into the formation of his judicial character. Now, can it be supposed that with the few years that Judge Williams has occupied the bench at Pittsburgh, having comparatively limited jurisdiction, that he could have derived those advantages in the formation of a Judge, which were necessarily acquired so fully exhibited on the part of his antagonist during more than twenty years?"

In conclusion, allow me to say that for the reasons suggested, I shall vote for Judge Sharswood. In doing so I do not feel that I shall compromise my principles as a thorough national Republican—in acting otherwise, I should carry with me the consciousness of doing injustice to a meritorious man, and of inflicting a causeless and a needless wound upon the purity, permanency and integrity of the Judiciary. My term of life is short, but the lessons of this day may last—in their pernicious and corrupt influence—unto the latest posterity. Let the people, then, think of this, do what they believe to be right, and stand firmly by their moral as well as their political faith.

DAVID PAUL BROWN. Under the administration of Gov. John W. Geary, the State debt has been decreased \$1,794,544.50 within the last year.—Inquirer.

A lie out of the whole cloth! The State authorities have been compelled to borrow twenty three millions of dollars, at six per cent. interest, to meet the obligations of the State. Our loans formerly were obtained at five per cent. interest, but Geary pays six. "So much for Republican rule!"

Copperhead shouts over election gains, like their shouts over rebel victories, send up the price of gold.—Inquirer.

That fellow "believes in spooks!" Wendell Phillips, Ben. Wade, Ben. Butler, Charles Sumner & Co., bawling for impeachment, and a negro majority registered in TEN STATES, send up the price of gold. That's what's the matter.

The question to be settled on the 8th of October is not whether Judge Sharswood or Judge Williams is the better man, but whether Congress or Andy Johnson is to be sustained. Let the country answer.—Inquirer.

Aye, let the country answer! Let the people say whether they endorse Congress in TURNING OVER TEN STATES TO THE DOMINATION OF NEGROES!

THREE HUNDRED DOLLARS extra pay to each member, the Sleeping-car Stink-Bill, the defeat of the Free Railroad Law, \$265,000 to pay the expenses of our legislators, and the State Library stolen! All this leads one to exclaim, "Another such a Legislature as the last one will sink us!"

Judge Sharswood was a Nullifier in 1832 and properly enough a Copperhead in 1862.—Inquirer.

And was voted for by the whole Republican party of Philadelphia, for Judge of the District Court, in 1863. What "disloyal" wretches those Philadelphia Republicans must be!

THE Inquirer has heard the news from Maine, but does not say a word about the latest returns. Democratic gain, 17,000, and a large Democratic increase in the Legislature. If the Inquirer wants to get any comfort out of that, it had better employ the fellow who extracts sunbeams from cucumbers.

ATTENTION! Gen. Grant's father addressed an immense Democratic meeting at Cincinnati, the other day. The old man and Andy Johnson will keep the General all right. Hurray! boys! "Things is workin'!"

THE Inquirer is on the mend. It has published Judge Sharswood's great opinion in the legal tender case. Now, if it will just say whether it and its party are in favor of establishing Negro Suffrage in Pennsylvania, we promise not to call it a coward any more.

THE Radical Congress has established Negro Suffrage in all the excluded States, and given every one of them into the power of the blacks. Do you endorse such infamy as that?

LET not a Democratic voter be left at home on election-day. GET out the full Democratic vote.

A QUESTION IN THE SINGLE RULE OF THREE FOR THE BEDFORD INQUIRER.

If the Democrats gained 17,000 in Maine, in a vote of 100,000, how many will they gain in Pennsylvania in a vote of 600,000?

VOTE for Isaac Kensinger, Esq., for Jury Commissioner. Mr. Kensinger has made an efficient officer and deserves the united vote of the party.

REPUBLICANS! Read your own papers and see that in every excluded State the blacks are given the power of governing the whites!

AN honest confession is good for the soul. Says the Bedford Inquirer, "Another such a Legislature as the last one will sink us!"

VOTE for SCHELL and FINDLAY, for "Another such a Legislature as the last one will sink us!"

TAX-PAYERS! Your hard earnings are pressed out of your pockets to make TEN NEGRO STATES.

REMEMBER that NEXT SATURDAY is the last day on which you can be assessed.

"Another such a Legislature as the last one will sink us!"—Bedford Inquirer.

If every Democratic vote be polled, WE will carry the State by 20,000.

SOLDIERS! Did you fight to make TEN NEGRO STATES? GET out every Democratic vote.

"OCASIONAL."—The Philadelphia Press has an "occasional" scribbler, John W. Forney by name. This weather-cock has lost all shame. He may yet "look for rest and find none." I really believe his trip to Europe has had a pernicious effect on his always weak brain. He writes like fire and blue blazes in his last week's "Occasional."

The "copper-heads" are at his heels, and they seem to prick him into fury where he does not itch. Hold on, Mr. Occasional, until a true Union man tells you something. Your Press Bible has lost its orthodoxy. You have rushed with railroad speed from the sublime to the ridiculous, plunging head-long into the quintessence of double-distilled folly and stupidity.

You were an advocate of the war for the Union; now you declare that war to have been for Negro Equality, and you are doing all you can to keep the Union dissolved until the latter shall be accomplished. For this reason we Union men that served in the war of 1861, and in former wars, to save the Union and the Constitution, (when you were not where, within smell of gunpowder) are thinking seriously of a change of rulers. We regret that you and others like you, have made it necessary to take this step. But as the war has long been closed upon "a glorious field," we must, and will have peace all over the land, so that we may once more have Union, universal prosperity, and happiness throughout our country. Now don't bite yourself, or turn Booth. You and all other wild men of your stamp, must come to grief. Say your prayers, diligently, night and morning, and keep cool. If you can't keep cool, keep as cool as you can. For "Vengeance is mine, and I will repay," saith the Lord. We are side by side with David Paul Brown in sentiment, feeling, and action.

A BOY IN BLUE. THE Philadelphia National Refreshment saloon, where the soldiers from every part of the Union were fed during the late war are an honor to Philadelphia, and there is a peculiar propriety in the circumstance that Philadelphia should inaugurate a plan for the endowment of a National Institute where the orphans of these same heroes may have a home and receive an education. This is what the Trustees of the Riverside Institute are aiming most unsuccessfully to accomplish. Acting under the charter of the Washington Library Company, incorporated by the State of Pennsylvania, they are offering stock at the low rate of one dollar per share, and will give to each subscriber a beautiful and valuable steel engraving, worth at retail more than the price of the stock, and as an additional inducement will distribute among the stockholders presents valued at \$300,000. In the distribution every one has an equal chance to obtain large presents; one is worth \$10,000, another \$20,000, &c. Who can refuse to do a patriotic and benevolent action on these terms. S. J. McCauslin and J. M. Shoemaker, agents for Bedford borough and county.

SPLEND D PRIZES IN GREENBACKS.—Over \$5,000 in Greenbacks; \$10,000 in Sewing Machines; \$9000 in Washing Machines; a vast amount of Hoop Skirts, Albums, Books, Gold Pens, Pencils, Lockets, &c., &c., to be distributed to the subscribers and purchasers of the "HOME AMUSEMENT." Every yearly subscriber gets twenty-four tickets, drawing from \$5 to \$100 each in Greenbacks. Canvassing Agents clear from 10 to \$15 per day raising clubs. Sample copies with a prize ticket and full directions and instructions to Agents, sent by mail, by inclosing ten cents, addressed to the HOME AMUSEMENT, 78 Nassau Street, New York. Male and Female Canvassing Agents wanted in every town and neighborhood in the United States. [aug9w8]

—There are 255 election precincts in Philadelphia, and the expenses of holding an election in that city is \$11,790.

HELMHOLD'S FLUID EXTRACT OF BUCHU

BLADDER, KIDNEYS, GRAVEL, DROPSY, ORGANIC WEAKNESS, FE MALE COMPLAINTS, GENERAL DEBILITY, and all diseases of the URINARY ORGANS, whether existing in MALE OR FEMALE, from whatever cause originating and no matter of HOW LONG STANDING.

Diseases of these organs require the use of a diuretic. If no treatment is submitted to, Consumption or Insanity may ensue. Our Flesh and Blood are supported from these sources, and the HEALTH AND HAPPINESS, and that of Posterity, depends upon prompt use of a reliable remedy.

HELMHOLD'S EXTRACT BUCHU, Established upwards of 25 years, prepared by H. T. HELMHOLD, Druggist, 504 Broadway, New York, and 104 South 10th Street, Philadelphia, Pa. [mars, '67]

ITCH! ITCH! ITCH!!!—Scratch! Scratch! Scratch!—In from 10 to 48 hours WHEATON'S OINTMENT cures THE ITCH. WHEATON'S OINTMENT cures SALT BREX. WHEATON'S OINTMENT cures TETTER. WHEATON'S OINTMENT cures Barber's Itch. WHEATON'S OINTMENT cures Old Sores. WHEATON'S OINTMENT cures Every kind of Humors like Magic.

Price, 50 cents a box; by mail, 60 cents. Address WEEKS & POTTER, No. 170 Washington Street, Boston, Mass. For sale by all Druggists. sep20, '67

NOTICES, &c. EXECUTORS' NOTICE.—Notice is hereby given that letters testamentary to the estate of Abraham Keagy, late of M. Woodbury township, have been granted and underigned by the Register of Bedford County.

All persons indebted to said estate are requested to make immediate payment, and those having claims can present them, duly authenticated for settlement. J. S. HETRICK, JOHN KEAGY, Ex'rs. sep20, '67

STRAY SHEEP.—Came trespassing upon the premises of the subscriber, in St. Clair township, about the 1st of July, 1867, a Buck with black head and legs, no ear marks, a charge over is requested to prove property, pay back and take him away, otherwise he will be dealt with according to law. JOHN NELSON. sep20, '67

LOST.—On the evening of the 5th inst., on the street in Bedford, a gold watch in pin square, compass and letter G upon it. The finder is respectfully requested to leave it at the Gazette office. JOHN NELSON. sep20, '67

NOTICE.—All persons are hereby notified that my wife LOUISA has left my bed and board without just cause or provocation, and I am, therefore, determined to pay no debts of her contracting and hereby caution the public against trusting or harboring her on my account. Union tp., sep20, '67 CASHELTON AKE.

NOTICE TO ASSESSORS.—The Assessments elected to make the Triennial Assessments, are requested to meet at the Commissioners' office, in Bedford, on Friday, the 11th day of October, next, to receive the books, instructions, &c. It is important that all be present at that time. By order of the Commissioners: sep20, '67 J. NO. G. FISHER, Clerk.

WOOD WANTED.—Proposals for delivering 25, or more, cords of wood, at the Jail will be received at once, at the Commissioners' office, in Bedford, on Friday, the 11th day of the month. By order of the Commissioners: sep20, '67 J. NO. G. FISHER, Clerk.

BEDFORD BOROUGH BONDS FOR \$200,000, in four of \$50 each, payable 8th July, 1868, 1869, 1870 and 1871, with interest, payable every six months, and free from taxation. These bonds can be had, by any one desiring a safe investment, by applying to: sep20, '67 O. E. SHANNON, Chief Burgess.

NOTICE.—All in our debt will please send in mine as we are preparing to make our full purchases, and must have money. In many cases longer indulgence cannot be given, and we earnestly hope that those who are in arrears will pay up at once. Our terms are six months, and upon all accounts, we charge interest, after due notice. A. B. CRAMER & CO. aug15, '67

MONEY SAVED.—Intending to adopt the cash system Oct. 1, 1867, and desirous of reducing our stock as low as possible, before making full purchases, we will offer many great bargains for cash. A. B. CRAMER & CO. aug15, '67

LUMBER.—60,000 feet Oak, White and Yellow Pine Lumber on hand and for sale by J. B. WILLIAMS & CO. Bloody Run, Pa. jun14, '67

COTTAGE SEMINARY FOR YOUNG LADIES, POTTSTOWN, PA.—This Institution is located on the Philadelphia and Reading R.R., two hours ride from Philadelphia. The next yearly session will open Tuesday, September 10th, to continue ten months. Terms for Boarding and Tuition for ten months, \$200. Extras at the usual rates. For further information send for circular to Rev. JOHN MOORE, jun12, '67

NOTICE.—THE CASH SYSTEM IN FASHION!—The undersigned takes this method of requesting all persons to call and settle their accounts. This notice must be observed. On and after October 1, 1867, he will sell goods for cash and approved produce only, having been convinced by experience, that the cash system is the best for his customers as well as himself. A. L. DEFFBAUGH. aug20, '67

R. H. SIPES' MARBLE WORKS. R. H. SIPES having established a manufactory of Monuments, Tombstones, Tablets, Counter Slabs, &c., at Bloody Run, Bedford county, Pa., and having on hand a well selected stock of Foreign and Domestic Marble, is prepared to fill orders promptly and do work neat and in a workmanlike style, and on the most reasonable terms. All work warranted. Jobs deferred will be promptly attended to, and no extra charge. apr19, '67

EYRE & LANDELL, Fourth and Arch Streets, PHILADELPHIA, Are offering a NEW STOCK OF DRY GOODS, For the Fall Sales of 1867. SHAWLS, SILKS, DRESS GOODS, and STAPLE DRY GOODS. N. B. Job lots of goods received daily. aug15, '67

DANIEL BORDER, FIFTY STREET, TWO DOORS WEST OF THE BEDFORD HOTEL, Bedford, Pa., has on hand and for sale WATCHMAKER and DEALER IN JEWELRY, SPECTACLES, &c. He keeps on hand a stock of the Gold and Silver Watches, Spectacles of Brilliant Double Banded Glasses, also Scotch Pocket Glasses. Good Watch Chains, Breast Pins, Finger Rings, best quality of Gold Pens. He will apply to order any thing in his line not on hand. Oct. 20, 1865.

ALL PERSONS having friends or relatives interred in the several grave yards in and around Bedford, and desire to have them removed to the Bedford Cemetery or elsewhere, can do so by calling upon JOHN C. BOWERS, Bedford, Pa. He will also attend to cleaning Wells and Cisterns. sep20, '67

SOLDIERS' BOUNTIES.—The undersigned is authorized to collect all claims under the law lately passed for the Equalization of Bounties. J. W. DICKERSON. aug17, '67

FOR SALE.—VERY LOW—a second hand PIANO. Inquire of C. N. HICKOK. sep13, '67

TERMS for every description of Job PRINTING CASH! for the reason that for every article we use, we must pay cash, and the cash system will enable us to do our work as low as it can be done in the cities.

MERCHANTS and MECHANICS, and Business men generally will advance their own interests by advertising in the columns of THE GAZETTE.

ORDERS from a distance for any kind of JOB PRINTING promptly attended to. Send to THE GAZETTE JOB OFFICE, Bedford, Pa.

90 SACKS OF GROUND ALUM. 90 SALT, just received, at J. M. SHOEMAKER'S. aug15, '67