All ADVERTISEMENTS for a less term than three months TEN CENTS per line for each insertion. Special notices one-half additional All resolutions of Associations; communications of limited or individual interest, and notices of marriages and deaths exceeding five lines, ten cents per line. Editorial notices fifteen cents per line. All legal Notices of every kind, and Orphans' Court and Judicial Sales, are required by law to be published in both papers published in this

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

*One square - - \$4 50 \$6 00

Two square - - \$6 00 9 00

Three squares - - 6 00 9 00

Three column - - 14 00 20 00

Half column - - - 30 00 45 00

*One column - - - 30 00 45 00

*One squares county one inch of space

*One square to occupy one inch of space. JOB PRINTING, of every kind, done with neatness and dispatch. The GAZETTE OFFICE has best at 18 cents. just been refitted with a Power Press and new type, and everything in the Printing line can be executed in the most artistic manner and at the lowest

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

Motices, &c.

WOOD!--WOOD!--Wanted 200 Cords of Wood at Shuck's Brick Yard. sals will be received until 10th of December JOHN SPROAT & CO., or F. BENEDICT. TEN TEACHERS WANTED.—Ten

Monroe tp., Schools, the coming winter.

By order of the Board. DANIEL MILLER,
nov29w3

TOTICE OF DISSOLUTION.—The partnership heretofore existing between Richard Langdon and James G Slenker, under the style and title of Langdon and Slenker, is this day dissolved by mutual consent. The business will hereafter be continued by the said Richard Langdon. JAS. G. SLENKER. Riddlesburg, Pa., Oct. 11, '67.-m3

OYES! OYES! OYes!—The undersigned having the dersigned having taken out auctioneer license holds himself in readiness to cry sales and
auctions on the shortest notice. Give him a call.
Address him at Ray!s Hill, Bedford county. Pa.
oet25m6 WILLIAM GRACEY.

SOMETHING YOU NEED.—Cleaver's Wonderful Liniment.—It is efficacious and cheap. If you have a cut, old sore, frost bite, tetter or any ailment requiring outward application, you should use it. If your horses or cattle have cuts, kicks, sprains, grease, scratches, or old sores, you should use it, for you can get nothing better, either for yourself, or your horses and cat tie. You can procure it of Store Keepers and dealers in patent medicines throughout the county. Manufactured only by JAS. CLEAVER, Hopewell, Pa. novSm3

HORATIO J. MEANS, Licensed Auctioneer, tenders his services to all per-Auctioneer, tenders his services to all persons having sales, or vendues. Give him a call. Residence, Black Valley, Monroe tp., six miles South of Bloody Bun.

VOTICE TO TRESPASSERS.—Notice is hereby given, by the undersigned, to all persons not to trespass on their respective properties, by fishing, hunting, or in any manner whatever, as they will be prosecuted for so doing, without respect to persons, to the fullest extent of the law.

James Leach, Philip Wyles, Jacob K. Ritchey, James Leach, Philip Wyles, Jacob K. Ritchey, Christian Miller, Henry K. Ritchey, John Daugh-erry, Henry F. Mock, David Bottomfield, William C Ritchey, William Harkleroad, Mathias For-ney, Snake spring tp; Frederick Rice, George M. Imler, South Woodbury tp. nov29w3*

UDITOR'S NOTICE.—The undersigned, Auditor appointed by the Orphans tof Bedford County, to make distribution of the balance in the hands of James M Barndollar. Executor of the Estate of Sarah Fare, deceased amongst the creditors, heirs, legatees, and all parties legally entitled thereto, will attend to the duties of his appointment at his office in Bedford, on Saturday the 7th day of Dec. next, at two o'clock P. M., when all parties interested can attend if they think proper. M. A. POINTS, Auditor nov29w2

BEDFORD COUNTY, SS:-THE COMMONWEALTH OF PENNSYLVANIA. - To the Sheriff of Bedford County, Greeting: We com-mand you, that you attach William Fields, late of your county yeoman, by all and singular the goods and chattels, lands and tenements, in whose goods and enacters, lands and tenements, in whose hands or possession soever the same may be, and that he be and appear before our Court of Common Pleas, to be held at Bedford, in and for said coun-ty on the 10th day of February, A. D., 1868, there to answer Jonathan Barnet of a plea of debt for money due on Promissary Note not exceeding \$550.00, and also that you summon all persons in whose hands or possession the said goods, chattels, lands or tenements, or any of them may be found and attiched, so that they and every of them, be and appear before our said Court, at the time and lange afforms ut to anyway what shall be objected. oresaid, to answer what shall be objected against them and abide the judgment of the Court therein. And have you then and there this writ. Witness the Honorable A. King, Esquire, Presi-dent Judge of our said Court at Bedford, the 26th day of November, A. D., 1867, O. E. SHANNON, Proth'y.

A true copy. Certified.
ROBERT STECKMAN, Sheriff.

MEDICAL.—DR. A. S. SMITH,
'having resumed the Practice of Medicine,
solicits a generous share of the patronage of the
community. Office in his residence, at St. Clairs-He would call the attention of the public, and to

those more immediately interested to the following: His health being too delicate to bear much of the fatigues and exposures consequent on general practice, he has adopted a speciality in the

protession. Soon after commencing practice, some twenty years since, he was attracted by the almost universality of female complaints, both in the mar ried and single state. Partly from natural inclination, and in order to obtain success in practice these complaints. nation, and in order to obtain success in practice, these complaints were made the subject of incessant study. These alterations, displacements and deranged functions of the organs peculiar to the female, are owing to that refined sense of delicacy on the part of the female, who, ignorant of the consequences, prefers to suffer in silence rather than expose her situation. Seldom cured by the general practitioner, who is prevented by this delicacy from acquiring by experience that tact and skill necessary to discriminate the exact change present, and contents himself with preand skill necessary to discriminate the exact change present, and contents himself with prescribing for the deranged functions, or overlooking the cause, simply for attendant nervous disorders, founding his prescriptions on a Plethoric Anaemonic state of the general system and the result is no benefit, as the number of the long suffering females bears ample testimony. Believing that he has, from long and special attention paid to them, acquired that skill in discriminating and experience in treating, he solicits the suffering to give him a call. No charges for consultation or examination. Visits made to all parts of the county. Applications for medicines can be made in writing by accompanying stamp for return letter. ting by accompanying stamp for return letter.— Medicines sent when desired. Terms invariably cash for all medicines and instrum

T EWISTOWN FOUNDRY

MACHINE SHOPS T. B. REESE & CO., Proprietors. MANUFACTURERS OF

PORTABLE AND STATIONERY STEAM EN-GINES AND BOILERS: Portable Steam Saw Mills;

Iron and Brass castings of every description made and fitted up for Mills, Factories, Blast

Mills, &c.

Mills, &c.

We call the attention of TANNERS to our Oven for Burning Tan under Steam Boilers.

TERMS MODERATE.

All orders by mail T. B REESE & CO.

may17m6* Lewistown, Pa. WANTED AGENTS .- (male or female)—Can clear \$50 per week at their own home, in a light and honorable business. Any person having a few hours daily to spend will find this a good paying business. Address, sending two stamps for full particulars, E. Lockwood, Detroit Michigan.

Bedford Gazette.

IMPORTANT DECISION.

BEDFORD, PA., FRIDAY MORNING, DECEMBER 6, 1867. BY MEYERS & MENGEL.

Dry-Goods, etc.

Cash buyers, take notice! SAVE YOUR GREENBACKS!

NEW FALL AND WINTER GOODS, just received,

At J. M. SHOEMAKER'S Store, AT GREATLY REDUCED PRICES!

Having just returned from the East, we are now opening a large stock of Fall and Winter Goods, which have been BOUGHT FOR CASH, at nett 16 00 cash prices, and will be SOLD CHEAP. This be20 00 ing the only full stock of goods brought to Bedford
35 00 this season, persons will be able to suit themselves
45 00 better, in style, quality and price, than at any
80 00 other store in Bedford The following comprise a few of our prices, viz :

> Calicoes, at 10, 12, 14, 15, 16 and the Muslins at 10, 12, 14, 15, 16, 18, and

and the best at 22 cents. All Wool Flannels from 40 cts. up. French Merinoes, all wool Delaines, Coburgs, &c. SHAWLS —Ladies', children's and misses' hawls, latest styles; ladies' cloaking cloth. MEN'S WEAR—Cloths, cassimeres, satinetts.

BOOTS AND SHOES--In this line we have a very extensive assortment for ladies, misses, children, and men's and boys' boots and shoes, all sizes and prices, to suit all.

HATS—A large assortment of men's and boys

hats. CLOTHING-Men's and boys' coats, pants and vests, all sizes and prices
SHIRTS, &c.—Men's woolen and muslin shirts;
Shakspeare, Lockwood and muslin-lined paper
collars; cotton chain (single and double, white

and colored).
GROCERIES—Coffee, sugar, syrups, green and black teas, spices of all kinds, dye-stuffs, &c.
LEATHER—Sole leather, French and city calf skins, upper leather, linings, &c.
We will sell goods on the same terms that we have been for the last three months—cash, or note with interest from date. No bad debts contracted and no evita charges.

tracted and no extra charges to good paying customers to make up losses of slow and never paying customers. Cash buyers always get the best bargains, and their accounts are always settled up.

J. M. SHOEMAKER,

Bedford, Sep. 27, '67. No. 1 Anderson's Row. 10 per cent. saved in buying your goods for cash, at J. M. SHOEMAKER'S cash and produce store, No. 1 Anderson's Row. sep27

GREAT BARGAINS!

The undersigned have opened a very full supply

FALL AND WINTER GOODS. Our stock is complete and is not surpassed in EXTENT,

QUALITY AND CHEAPNESS.

The old system of "TRUSTING FOREVER"

having exploded, we are determined to SELL GOODS UPON THE SHORTEST PROFIT FOR

CASH OR PRODUCE.

To prompt paying customers we will extend a credit of four months, but we wish it expressly

due and interest will accrue thereon. BUYERS FOR CASH

may depend upon

GETTING BARGAINS.

The undersigned hast just received from the A. B. CRAMER & CO. Eastern Cities, a large and varied stock of

NEW GOODS!! NEW GOODS!! The undersigned has just received from the East a large and varied stock of New Goods, which are now open for

MILL-TOWN. two miles West of Bedford, comprising everything usually found in a first-class country store, consisting, in part, of Dry-Goods.

Delaines, Calicoes,

nov1.'67

Muslins, Cassimers, Boots and Shoes, Groceries, Notions

&c., &c. All of which will be sold at the most rea prices.
Thankful for past favors, we solicit a coninuance of the public patronage. Call and examine our goods.

TEW ARRIVAL.—Just received at M. C. FETTERLY'S FANCY STORE at M. C. FETTERLY'S FANCY STORE, Straw Hats and Bonnets, Straw Ornamenis, Ribbons Flowers, Millinery Goods, Embroideries, Handkerchiefs, Bead-trimmings, Buttons, Hosiery and Gloves, White Goods, Parasols and Sun-Umbrellas, Balmorals and Hoop Skirts, Fancy Goods and Notions, Ladies' and Children's Shoes. Our assortment contains all that is new and desirable. Thankful for former liberal patronage we hope to be able to merit a continuance from all our customers. Please call and see our new stock.

H. SIPES' MARBLE WORKS. R. H. SIPES having established a manufactory of Monuments, Tombstones, Table-Tops, Counter Slabs, &c., at Bloody Run, Bedford coun-ty, Pa., and having on hand a well selected stock of Foreign and Domestic Marble, is prepared to fill all orders promptly and do work neat and in a workmanlike style, and on the most reasonable terms. All work warranted. Jobs delivered to all parts of this and adjoining counties without extra charge.

HO! FOR THE FAIR! SAVE YOUR MONEY!

GREAT REDUCTION IN PRICES!

The undersigned having made a very important discovery in Photography, is now enabled to reduce the price of all kinds of pictures 25 per cent less than former prices, and is willing to give his customers the benefit of such discovery. A first class picture can now be had for 25 cents, made of the best material and put up in the most substantial

PHOTOGRAPH ALBUMS in great variety and cheaper than can be had at any other place in the county. A large assortment of GILT FRAMES, ROSEWOOD FRAMES, FANCY CASES, CORD and TASSELS for frames, suitable for any style of picture, et reduced prices. A superior lot of gilt and rosewood moulding for frames, just received, very low. Persons desiring a good likeness of themseives will please call and examine his speci-

hemselves will please can the mens before going elsewhere.

T. R. GETTYS. A GENTS WANTED throughout the A State of Pennsylvania for the UNITED STATES LIFE INSURANCE CO. OF

ESTABLISHED IN 1850. Capital and Assets about \$2,500,000. Apply to O. BARDENWERPER, General Agent for Penna., 422 Walnut st., Phila-delphia. nov15m2* Dry-Goods, &c.

A NOTHER VETO ON HIGH PRICES!

YOU CAN SAVE MONEY

by buying your GOODS of MILLER & BOWSER,

Mann's Corner, - - BEDFORD, Pa. They are now opening a choice variety of NEW AND DESIRABLE

FALL AND WINTER GOODS. Dry-Goods.

Ready-Made Clothing,

Fancy Goods,

Notions. Cotton Yarn.

Hats and Caps, Boots and Shoes,

CALICO, at 8, 10, 12, 15, 16.

GINGHAM, at 121, 15, 18, 20.

Ladies' Sacking, at very low prices.

up in the market. Prices low

oct25,'67

MUSLIN, at 10, 12, 14, 15, 18, 20.

Cassimeres, Cloths, Satinetts and

Ladies', Gents' and Misses'

Men's, Boys' and Youths' Boots.

Best Coffee, Tea, Sugar and Syr-

Feed, Flour, &c., for sale at all

We invite all to call and see our

goods and compare prices before buying elsewhere

Our motto is, Short Proffits.

TERMS-Cash, Note or Produce.

PREPARE FOR COLD WEATHER!

WINTER CLOTHING,

which he will sell very CHEAP FOR CASH or

COUNTRY PRODUCE. All wool pants and vests

as low as \$8.00 to \$12.00; overcoats, from \$8.00 to

\$30.00; cloths, cassimeres, cassinetts, &c., of the

best quality, and at the lowest prices; under-cloth-

He has also on hand a large assortment of

DRY-GOODS,

in great variety; queensware, groceries, hoop-

skirts, cotton-chain, tobacco and cigars, &c., &c.

And a good supply of gum coats and blankets al-

Thankful for past favors, he would solicit the

ontinued patronage of the public, feeling confi-

dent that he can please all who purchase at his

southeast corner of Richard and Pitt streets, Bed-

THE INQUIRER BOOK STORE .-

'Inquirer Office,' opposite the "Mengel House,"

lately occupied by Mrs. Tate, where they are pre

pared to sell all kinds of Stationery, such as Fools-

cap, Congress, Legal and Record cap, Long Bill,

Sermon Letter, Congress Letter, Commercial

Note, best quality, Bath Post large and small, La-

dies' note (gilt), Ladies' Octavo note (gilt), Mourn-

ing different styles, French note, Envelopes of all

kinds and qualities, Pass Books at 'east a dozen

varieties, Pocket Ledgers, Time Books, weekly and

monthly, Tuck Memorandums, twenty different

kinds, Diaries of all descriptions, Blank Books

Long Quarto, Broad, Ledgers and Day Books, all

sizes and qualities, Chalk Crayons, Slates, Arn-

old's Writing Fluids, Hoover's Inks, Carmine

lnks, Charlton's Inks, Sand, Pocket Books, all

kinds, Banker's Cases, Carpenter's Pencils, twen-

ty kinds of other pencils, a variety of pens and

pen-holders, Stationer's Gum, Clerk's Indelible

Pencils, Gum Bands, Pocket-book Bands, Flat

Glass Ink Wells and Racks, School Inkstands,

Baromerter Inkstands with Rack, Pocket Ink-

stands, Sand Boxes, Peneil Sharpeners, Receipt

Books different kinds, Copy Books, Composition

Books, Primers, A. B. C. Cards, Osgood's Spell-

ers and 1st 2d, 3d, 4th and 5th Readers, Brooks'

side of the large cities.

ISAAC LIPPEL.

store. Remember the place, the "Old Colonnade,

ways on hand. Gum blankets at \$1.75.

nov1m3

each; also, flannel shirts, at \$1.75.

Shoes, Sandals and Over-Shoes, in great variety.

Groceries, Queensware,

Wooden ware,

Tobacco and Cigars, Brooms,

provisions of the first section. It was designed to protect the prop-LOOK AT SOME OF THEIR PRICES

> protected by the 14th, 15th, and 20th sections of the act.

tions; but the lein creditor is entitled to satisfaction out of the property sub-

ute, and establishing the practice to be ty of opinion among both lawyers and ciples with regard to the construction terpretation of the legislation of Con- of one section may be qualified and judgment, highly beneficial to both the contained in another, so that all may of the country; and it affords to the other an assurance that all the property of the debtor, except what from motives of humanity he is permitted to out of the property mortgaged or subretain, shall be honestly devoted to the ject to lien. A legal right without a payment of his debts. With a fraud- remedy would be an anomaly in the ulent debtor it is wisely and justly law:-7 Howard, 623. It is true that efit of his creditors under peril of im- trict Court of the United States, shall the Courts of the United States, is a

penalty not to be disregarded. ing, such as under-shirts and drawers, at \$1.00 such as ladies' dress goods, consisting of all wool ed. Many judgments of large amount. delaines; calicoes, at 10, 12, 15 and 16 cents per the validity of which is not questioned, yard; muslins, at 10, 12, 14 and 20; also NOTIONS have been entered in the Court of Com-The subscribers have just opened a Book and of the State and their executive officers, Stationery Store, in the building adjoining the from further proceeding, with the de-

whether, under the bankrupt law, we cess or contempt in one if they dare to ereise of their functions.

&c., &c. Persons wishing anything in this line will find it to their advantage to give the "Inquirer Book Store" a call. We buy and sell for same class and quality can be sold anywhere out of injunction be granted to stay prothe time of adjucation of bankruptcy, tation, a consciousness of power in his world; but in that of a life spent soberly,

The Bedford Gazette. POWERS OF U. S. DISTRICT COURTS IN BANKRUPTCY IN MATTERS OF INJUNCTION. U. S. District Court. West'n Dist., Penna. In the matter of Creditors' Petition to declare Hugh Campbell a bankrupt.

Congress, by the Constitution of the United States, had the right to bring It does not refer to the courts of a a strong hand. all parties, estates and interests con-nected with a bankrupt into the Dis-trict Court of the United States as a Court of pankruptcy. And to confer upon the District Courts the authority to suspend all and every proceeding elsewhere; and to command obedience

to their mandates, exclusive of all other jurisdictions. But by the Bankrupt act of the 2d March 1867, they have signee in bankruptev. This act does not authorize the District Courts of the United States to issue injunctions to State Courts, nor to

ruptey.

stand together.

These several sections are distinct

of liens, obtained before the inception

control, and are a limitation of the

of statutes that every section, provis-

sitions, while at the same time, the

any debt or demand under the bank-

the United States say, in that very able

odinion delivered by my brother Mr.

Justice Grier, in the case of Peck vs.

Jennes, before quoted in 7 Howard, the

County have full and complete juris-

diction over the parties and the subject

matter; and its jurisdiction had attach-

ed long before any act of bankruptey

um, in every way its equal. The Dis-

When the jurisdiction of a court, and

the right of a plaintiff to prosecute his

suit in it, have once attached, that right

cannot be arrested or taken away by

The act of 2d March, 1793, prohibits it; and this act is not repealed by the bankrupt law, either in express terms or by implication.

the actors or parties litigating before

tribunals, not deriving their authority from the same sovereign, and as regards the District Court of the United States, foreign tribunals everyway its equal, and over which the District Court has him. The assignee has authority, unno supervisory power. The Bankrupt der the direction of this court, to dislaw does not change the relation of charge any lien upon any property, these courts to each other.

The authority conferred by the 40th section, to issue an injunction against the bankrupt, and all other persons, has no reference to the State Courts, and it is a limitation of the sweeping cumbered estates, real and personal on

erty of a party not yet declared a bank-rupt, until his bankruptcy has been legally established. Liens, by the Bankrupt law, are held sacred, and the creditor is expressly for the balance of the debt, after de-

The Bankrupt's final certificate discharges his person and future acquisi-

M'CANDLESS, J .- I feel the grave responsibility which attaches to the decision which is about to be announced. In construing a new and untried statobserved in its proper administration, there must necessarily be much diversijudges. The interests involved are frequently so large and the principles so important, that inextricable confusion must result from an unsound ingress. This bankrupt act, is, in my debtor and the creditor. It was designed to relieve the one from oppresstringent,—compelling a full discovery and surrender of his assets, for the benprisonment for contempt, which, in

The present is a case upon creditors' petition to declare Hugh Campbell a ruptcy." But as the Supreme Court of bankrupt. Numerous acts of bankruptcy have been assigned, all of which are denied, and a trial by jury awardmon Pleas of Armstrong County; and they are all prior in date to the period when the bankrupt law went into operation. Upon final process, a sale of was committed. It is an independent real estate by the Sheriff has been tribunal, not deriving its authority made, and \$29,290.00 realized and from the same sovereign, and, as rebrought into Court for distribution. gards the District Court, a foreign for-Under these circumstances our extraordinary power of injunction was in- trict Court has no supervisory power voked to restrain not only the plain- over it. tiffs in these judgments, but the courts | sign to bring all the property of the bankrupt into this Court, as a Court of proceedings in another court. These Bankruptcy, for division among all his rules have their foundation not merely creditors. The injunction against the in comity but in necessity. For sheriff and the parties was granted, if one may enjoin the other may retort with leave, instanter, for a motion to by injunction, and thus the parties be dissolve, that we might ascertain without remedy; being liable to a pro-

have the right to interfere with the proceed in the other. Neither can one courts of the State in the legitimate ex- take property from the custody of the other by replevin or other process, for After much reflection I am satisfied this would produce a conflict of juriswe have not, nor with the actors or par- diction extremely embarrassing in ties litigating before them. The first the administration of justice .section of the act is wide in its scope, The fact, therefore, that an injuncand would seem to bring all parties, es- tion issues only to the Parties before tates and interests connected with the the court and not to the court itself, is bankrupt into a common Forum or cen- no evasion of the difficulties that are ter, and to do so, it is contended, that the necessary result of an attempt to Congress, by implication, conferred up- exercise that power over a party who on the District Courts of the United is a litigant in another and independent millions. Go and ask of these lodging-States, the authority to suspend all and forum. It follows, therefore, that this every proceeding elsewhere, and to court has no supervisory power the of command obedience to their mandates, Court of Common Pleas of Armstrong exclusive of all other jurisdictions. County, by injunction or otherwise, This, by virtue of the 5th clause of the unless it is conferred by the bankrupt 8th section of the 1st article of the Con- law. But we cannot discover any pro If you are a brigadier you may get a what you will put your trust. Not in Primary Mental and Written Arithmetics, Mitch- stitution of the United States, granting vision in that acc which limits the jur- vague one. If a colonel, it may be the bubble of wordly vanity—it will be ell's Intermediate Geography, Brown's Grammar, the power "to establish uniform laws isdiction of the state courts, or confers necessary to wait three or four minutes. broken: not in wordly pleasures—they Lossing's Pictorial History of the United States, on the subject of bankruptcies through- any power on the Bankrupt Court to If a captain or lieutenant, six or seven. will be gone: not in great connexions Sealing Wax, Blanks, Deeds, Blotting Pads, Photo- out the United States," Congress had supersede their jurisdiction or wrest If a civilian—but words fail to convey they cannot serve you: not in wealth graph Albums, various kinds and sizes, Almanaes, the right to do-but they have not done property from the custody of their an idea of the manner in which civili-

of the 2d of March, 1793, section 5th, signee "may prosecute and defend all Not that he is rude. Oh, no: But spent in giddy conformity to the silly expressly declaring "nor shall a writ suits at law or in equity, pending at there is a majesty, a loftiness, an exalceedings in any court of a State." in which such bankrupt is a party, in his words, looks and gestures which reducting the righteously and wisely, in this present

VOL. 62.-WHOLE No. 5,421. in terms repealing this statute, and the the like effect, as they might have been to issue an injunction against the bank- rupt." In other words, as to the estate man. rupt, and all other persons excludes and property of the bankrupt, the asthe presumption that it is to be exer- signee is subrogated to all his rights cised without limitation. Other per- and responsibilities. The act sends the sons here expressed has reference to assignee to the State court, and admits parties interfering with the property of its power over him. If confers no auan individual not yet adjudicated an thority on this Court to restrain pro- her loving hands, would spread the involuntary bankrupt, and which is to ceedings therein, by injunction or bread and butter, and stow away the be preserved inviolate, until his bank- other process, much less to take proper- luncheon, and sew on the great patch, ruptcy has been legally ascertained. ty out of its custody or possession with heart brimming with affection for the

State, or to their executive officers. It | Finding no such grant of power her so many steps and nearly distractwas not designed to arrest the whole either in direct terms or by necessary ed her with his boisterous mirth. machinery of another and in lepen- implication from any of the provisions dent forum, which is exercising its best of the bankrupt law, we are not at lib- she did not think it would ever come efforts to marshal the assets of the debt- erty to interpolate it on any supposed to that She looked on through the or, and after discharging the legitimate grounds of policy or expediency. We future years and saw her boy to manliens to which they are subject, reserv- shall therefore be compelled to dissalve | hood grown; and he stood transfigured ing the residue, as a fund for the as- this and all other injunctions in similar in the light of her own beautiful love.

Liens, by this law, as they should be, I have not submitted this opinion to he-bonored of the world, and the staff are held sacred. To say that the vigi- my brother Grier; but it may be a of her declining years. lant creditor, who by his dilligence has source of gratification to the profession secured his debt, and has a valid lien to learn that, sitting with him, recently, upon the property of the bankrupt, at Circuit in Philadelphia, we conferr- realized that it was her little boy that shall come in with all the other credi- ed upon this case, and I am pleased to gave her strength for daily toil-that tors, pro rata, would be a perversion of say that we concurred in the legal his slender form was all that upheld Courts of a State are independent the purposes of Congress in the pas- principles upon which it should be de- her over the brink of dark despair .-sage of the act. No right acquired by | cided. the creditor is affected or impaired. Injunction dissolved.—Legal Journal.

SUING AN EDITOR.—The editor of

The 14th section expressly protects the Muscatine (Iowa) Courier was sued to the life beyond. the other day. He took it philosophically. Hear him: real or personal, and is authorized to

The dim recesses of our dark sancsell the same, subject to such lien or other incumbrances. By the 15th secrubicund visage of our friend Constable tears in his eyes he proceeded to read lame, and blind. such terms as he thinks most for the interest of the creditors. Where there a very nicely printed blank on which our name figured conspicuously with tears that roll down her furrowed is a lien on real or personal property that of Justice Klein. To cut short a cheek! Have compassion on her senthe 20th section admits the holder of long article, we were sued. Were you sitive heart, and offer it thy quiet rest, ever sued, reader? Yes! Nice, aint it? that it may forget how much it longed We put our pen behind our ear and to be "dear mother" to the boy it ducting the value of the property, to be ascertained by agreement or sale; or the creditor may release or convey editor was new to him. He never im- derness has only given back reproach. agined that anything could be got out of "them fellows by suing-we didn't either. We don't now. The art of suing is a science. Young lawyers, anxrecognitions by Congress of the sanctity for fnn. Old ones, however, never do of proceedings in bankruptcy, and they anything of the kind unless they can sweeping provisions of the first section. It is among the elementary prinion and clause of a statute shall be ex-The most general and absolute terms limited by conditions and exceptions All liens, then, remain intact. The signed to reneve the one from oppressive liabilities which render him unfit bankrupt's final certificate operates to would belong little. Failing in this to contribute to the productive wealth discharge his person and future acquiwe recommend them to attack a box of soiled paper collars we have on hand. They havn't been turned yet, and they

might use the clean side. If this won't do, we are unable to help them. VALLANDIGHAM ON BINGHAM .-Valandigham in a recent speech, thus the first section of the act declares that referred to John A. Bingham: the jurisdiction conferred on the Dis-"Bingham has chosen to speak extend to "all cases and controversies arising between the bankrupt and any creditor or creditors who shall claim

neck like a crane and glibbering like a ghost.' Let me tell him that it is not the ghost of Vallandingham which disturbs his serenity. Vallandigham is still alive and able in the flesh to vex his foes. [Applause.] It is the avenwhich flits before his vision at noon-day and glares across the meditations of his Court of Common Pieas of Armstrong | guilty conscience at midnight. It is the ghost of his victim that dogs his footsteps, mocking, threatening, tormenting and driving him to the doom of su- had been in California nearly a year, icide. [Applause.] Says this counsel- and the other just arrived, were accilor of a murderous conspiracy, 'the ne-dently overhead in the following gro is just as fit to vote as the tail end conversation at the Sutter House, Sacof a wheelbarrow,' meaning thereby the hard working Irishman. Has he ing his condition, when he asked the not read the history of the Emerald other if he had a family. Isle? Knows he nothing of her statesmen, her scholars and her warriors? dren in New York, and never saw one Has he never heard of her orators, car- of them." rying multitudes captive with the reher poets, thrilling the hearts of humanity with their songs, and immortalizing the land of their birth and the race from which they sprang? Must the great, the gifted and the good be genius from further consideration, and one of them? if he wishes to discuss the merits of the Irishman and the African, let him produce for his negro pets a record that will compare with that of the people he assails."

PECULIARITIES OF HOTEL CLERKS. them was born after I left." Some one who has had experience writes: A hotel clerk is the embodiment and concentration of dignity. If his wealth is to be judged by his digni ty, he must be possessed of several who had six children and never saw one house potentates of the whereabouts of some friend of yours who may be an inmate of the house. Providing you what purpose you were born, and are a major general or a congressman, through the whole of life, look at its you may receive a satisfactory answer. end. Consider when that comes, in officers. On the contrary it pro- ans are crushed and subjugated rank-in the grave there is no distinc-Staring them in the face was the act vides, in the 14th section, that the as- when they propound their inquiries. tion: not in the recollection of life DURBORROW & LUTZ. There is nothing in the bankrupt law, own name, in the same namer and with es the inquirer in his own estimation world.

to the last verge of inferiority. Christians who are always strong to hum'le and abase themselves, whose besuting sin is pride, just come down here and take a dose or two of hotel clerk. Whenever I feel that I need taken down a peg or two, I have a never-failing remedy. I merely step into one of our first-class hotels and ask, "Is Mr. Smith stopping here?" and the great man, after the necessary delay, lifts his eyes, and I feel that I am a worm, and authority conferred by the 40th section, prosecuted or defended by such bank- when he speaks I deem myself a China-

THE OLD WOMAN.

Once she was "Mother," and it was "Mother, I'm hungry," "Mother, put up my dinner," and "Mother," with imperious little curly pate that made

Now she is the "old woman," but Never was there a more noble son than

Aye, he was her support even then, but she did not know it. She never She only knew how she loved the child, and felt that, amidst the mist of age, his love would bear hergently through its infirmities to the dark hall leading

But the son has forgotten the mother's ministrations now. Adrift from the moorings of home, he is cold, seltum were illuminated yesterday by the fish, heartless, and "Mother" has no sacred meaning to the prodigal. She Scott. Our hair stood on end as with is "the old woman," wrinkled, grey,

Pity her, oh Grave, and dry those looked wise at the officer. He trem- cherished through a careless childhood, bled a little, for the idea of suing an but in return for all this wealth of ten-

A PLANTATION PREACHER.

The following is told by the Bishop of Tennessee, at the recent Church Conious for suits, sometimes bring them gress, as showing the education of a plantation darkey. The Bishop said: I was visiting a plantation, and the get something. We never knew any- bell was rung, and the negroes numbody to get anything where there bering some five hundred, gathered in wasn't anything to be had. We hope the parlors and piazzas of the house, they'll get a judgment against us, belonging, unfortunately for himself, then we hope they'll take out an exe- to a bachelor. After reading a chapter cution, and, lastly, we beg they'll exe- to them I preached, and said that I cute it. If we've got any property should hold a service the next day to we'd like to know it. They might gar- baptize such as should be presented. 1 nishee a lot of fellows we owe around baptized between seventy and eighty, town. We guess they will. If they and after the service, I fell into converare sharp they will commence on sation with "Uncle Tony," a planta-George Scneider. We owe him for a tion preacher. I asked him about

And what about the resurrection? And with a very solemn face, he re-

"You see master, intment is intment." "Yes." "Well, you see dere is a spiritual body,

and dis dody made out of dus." "Well, you see when the Angel Gab-Vallandigham as 'sticking out his riel comes down from heaben, and goin up and down the Riber of Jordan, a blowin of his trumpet and the birds of Heaben singin, and de honey rainin down on all de hills of Heaben, he will bring the speritual body wid him down from Heaben and take dis here body ging spirt of that unhappy woman up out ob de dus, and take de intment and rub it on, den stick togedder-and dere dey is."

> SYSTEMATICALLY SOLD .- Two gentlemen from New York, one of whom ramento. The new comer was lament-"Yes, sir, I have a wife and six chil-

After this, the couple sat a few mo-

sistless power of native eloquence? Of ments in silence, and then the interrogator again commenced: "Were you ever blind, sir ?"

"No. sir." Another lapse of time.

"Did I understand you to say, sir, thus insulted by ignorance and malice? that you had a wife and six children I shall dismiss the unmanly reviler of living in New York and had never seen

"Yes, sir; I so stated it." Another and a long pause of silence.

Then the interrogator inquired: "How can it be, sir, that you never saw one of them ?"

"Why," was the response, "one of "Oh! ah!" and a general laugh fol-

After that the first New Yorker was especially distinguished as the man of them.

LIFE AND ITS END.—Remember for