## BEAVER ARGUS. THE March 15th." 1865.

Changes in the Cabinet. Secretary Fessenden having reeigned the portfolio of the Treasury De-Mr. M'Culloch, late Comptroller of the Treasury, for the vacancy, and the Senate unanimously confirmed the nomination. The country had long expected this, and consequently was prepared for the change. Mr. M'Culloch is a native of Maine, but for many years a resident of Indiana, from which State he was appointed to the position he formerly held. Although a lawyer by profession, he has spent most of his life in the banking busi- flicting immonse damage on the rebness. For a number of years he was els, and capturing fifteen hundred President of the State Bank of Indiana, and it was while holding that position his financial ability first attracted public attention. No man in the coun try enjoys a higher reputation for abilclaims. His appointment has already had a good effect. Our finances are more settled, and gold is steadily decling. The new Secretary announces his determination to contract the cur-

vided for. Senator Harlan, of Iowa, has been

the resignation of Usher, as both are for the 24th inst. from the same State. Senator Harlan was serving his second term in the ate, on the right of Congress to abol- officers.

We learn by late dispatches that the Courts of Beaver Co. Gen Sherman has arrived at Fayetteville, North Carolina, and opened his march North being almost unin- ed Secretary.

The Situation.

terrupted.

man, which ho will doubtless effect. on Charlottsville, capturing the town, p. m., to-day, to attend the funeral of States, and the communities thereof, element in the court." destroying the James River canal, inprisoners and a number of pieces of

artillery. will soon be, if not already, in our possession.

brings tresh tidings of victory.

## Harrisburg Correspondence.

HARRISBURG, Mar. 25. Mr. EDITOR: The Legislature has and officer of our Courts, deem it du- of the Secretary of Way, into any tricts, and another mode for equalizing cut off from the note, and will be cashed tions. This is rency and resume specie payments as three sessions daily is paying the pent testify our respect for his memory, his midnight.

place of Usher, resigned. The ap- required to clean the public calendar and devotion in every sphere, have pointment of M'Culloch necessitated before the adjournment, which is fixed been praiseworthy, as a man, a citizen,

The bill to increase the fees of your county and township officers has be- Bar and Officers of the Court and cone a law. The effect will be to County, we tender to the numerous act, that the several States and Dis U. S. Senate from the State of Iowa. give your officers the benefit of the kindred and connections of the depart- tructs had-furnished a number of vol-He enjoys a high roputation for hons increase at the March term of your ed, the sincere expression of our sym- unteers and militia, and for periods of periods p esty, onergy and ability. A man of Courts A general fee bill, increasing pathy in this their affliction, and the service. The first duty of the Presia pure morals, fearlessness for the right, fees in the same ratio, has passed the unregisted togets had not, in God's Provi-and unselfish patriotism, he deserves the Senate before its adjournment, dence, been prolonged to a maturity tain what number of volunteers and fees in the same ratio, has passed the unfoigned regret that the race of ris dent was to have the national forces all the honors that have been heaped which will repeal the local law. This equal to his ardent ambition for wider militia had been furnished from the riods of service, and States and dis, at least 10 per cent. per unnum for your militia had been furnished from the tricts, and fractions of districts, had money—but the opinion is that they will

and able debater. We heard him in dollar, and to Justices and Constables lations be presented to the parents the present rebellion; and then, from vice. Now how is the credit to be at that time. the spring of '62 reply to Saulsbury, an increase of fifty per cent, in addi- and relatives of the deceased, add also what Districts in the several States given ? of Delaware, in the United States Ser. tion to the provision made for county that the same be presented to the they came, that he might equalize the Before proceeding to answer the there in investing in the 7.30 Loan 7

was extempore, but it surpassed any-thing we ever heard, and the Senators and spectators alike joined in reference to generalize the laws upon on the minutes of the Court, with the ramet is used in reference to time, 1015, act in respect to the memory of deceased out, applause. Senator Clark, then the subject, and they did not succeed.

SHEBIFF'S Office, Feb. 18, '65.

The members of the Bar and Officommunication with Wilmington .- cers of the Courts of Beaver county Since leaving Savannah he has captur. met at the Sheriff's office at 11, a. m., ea the portiono of the Treasury De-partment, the President nominated ry and destroyed thousands of barrels of the Bar of Beaver county. On Governor need not be considered. of powder, factories, &c. He has met motion, D. L. Imbrie, Esq., was called with no opposition of any consequence, to the Chair, and M. S. Quay appoint. Act are : On motion, B. B. Chamberlin.Henry

Hice, and M. Weyand, Esq'rs., were Schofield had a fight with Bragg at appointed a Committee to draft reso Kinston, defeating him and capturing lutions expressive of the sense of the able. a number of prisoners. He is pushing meeting, to report at an adjourned on to form a junction with Gen. Sher- session, to be held at 2 p. m. of March 4th, next.

> deceased.) Adjomned.

> > SHERIFF'S OFFICE, March 4, '65.

in a body participated in the last offices at the funeral of Samuel A. Power, Esq., formerly a professional associate,

Private by have, as usual, nearly sional, in boyhood and manhood, have present rebellion; and shall so make 1863, is not repealed; and that the prefer to do so-the Law gives you the doubtedly command a premium's have and monopolized the state of the doubtedly comment as to equalize the same mode must be pursued in equali right to demand from the Government, an formity been the case on closing the share

and a friend. Resolved, That as members of the vice.

and able debater. We heard him in ty cents per day; to witnesses one Resolved. That a copy of these reso- service since the commencement of furnished men for these periods of ser. be worth more than 9 per cent. prehium

providing, was so carried away with it The bill went upon some amendments the Court adjourn. that he left the desk to congratulate to a committee of conference, who him. Senator Harlan is the right kind compromised the differences between of a man to entrust with high official the two Houses by reducing the boun-duises, and the President did himself ties to four hundred and the per cap-ties to four hundred and heretotore. (1) and the words a district, as a county, township, or parts of the acts now under consider. The members from your District, believing the bill will become the numbers from your District, of all is subject was to give to each heal. the said of him and his School: of used to per the has said of him and his School: of all is debt, and care easily do so again the defined, had furnished four the words the cadit furnished for the said of the said of him and his School: of all is debt, and care easily do so again the defined of the words to such as such of the said of him and his School: to such as such of the said of him and his School: to such as such of the said of him and his School: to such as such of the said of him and his School: to such as such of the said of him and his School: to such as such of the said of him and his School: to such as such of the said of him and his School: to such as such as to give to each here. The interest is sure to he has said of him and his School: to such as the period for which here. The interest is sure to he haid promodel to which here. The interest is sure to he haid promodel to which here. The interest is sure to he haid promodel to which here. of a man to entrust with high official the two Houses by reducing the bounthat gives us great pain to refer to. \_ ity such legislation as its necessities that gives us great pain to refer to.— ity such legislation as its necessities beavies service the distribution as its necessities beavies service the distribution as its necessities beavies service the distribution as its necessities and the distribution as its necessi because the party would be injured by pal authorities the power to levy the his acquaintance, and found him to be than equal over the will of the perceived, that upon mortgage on a good farm, and pays a cipal teacher, and found him to be than equal over the will of the perceived, that upon mortgage on a good farm, and pays a cipal teacher, and the hance and found him to be than equal over the will of the perceived, that upon mortgage on a good farm, and pays a cipal teacher, and the hance and found him to be than equal over the will of the perceived and as an edu. This was unjust and oppressive. In the very face of these acts Congress better interest. It is, in fact, a First uate of Dail's College, avanual. the exposure. We love the party that the same of the win of the bill, whose servants they are, voted cator, he no doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt stands high. We order to corrict this flagrant hardship used these words as meaning the same doubt. We order to corrict the same doubt stands high. We order to corrict the same doubt stands high. We order to corrict the same doubt stands high. We order to corrict the same doubt stands high. We order to corrict the same doubt stands high. We order to corrict the same doubt stands and canal bonds, and bank of the same doubt stands and canal bonds, and bank of the same doubt stands and canal bonds, and bank of the same doubt stands and canal bonds, and bank of the same doubt stands and canal bonds, and bank of the same doubt stands and canal bonds, and bank of the same doubt stands and canal bonds, and bank of the same doubt stands interests to interfere with our duty the House to wipe out with a single which he presides: Ho has recently 1864, and which is an amendment of vet the same idea intended as in the to our readers or hide the shame of enactment all objection to the compe- purchased the school buildings hereto the act of 3dof March, 1863, declar- Sth section of the amended act, where to our readers or hide the shame of enactment all objection to the compe-

Meeting of the Bar and Officers county, or town, has been repealed by equalize the draft, as authorized to do Interesting Questions and Anthe 2d section of the Act amendatory by the amended act, in the districts, of the Envolment Act, approved 24th he must be controlled by simple num-

February, 1864. bers. It cannot be that Congress in-It will be more convenient to convitended one mode of count for the sider these questions in the reverse or- States and districts, and a different who for so long a time had the manageder, inasmuch as if it shall be found and wholly inconsistent one for the ment of the popular; 500 million 5.20 Since leaving Savannah he has capture to take action upon the decease of that the repeal has been made, as con-sub-divisions of districts. Inextrica-ed over one hundred perces of artille- Samuel A. Power, Esq. late a member tended for, the first point made by the ble confusion would ensue. From the language used in various The great objects of the Enrollment | parts of the amendatory act, it is evi- ed for sale by the Government. viz. : the

dent Congress did not intend to dis-1st. To declare who shall constitute turb the mode of count prescribed in the National forces; and the National forces can be made avail- it is said that the town, ward or town, propounded to him, so that his fellowship shall be creduted by his services, countrymen may all understand what this Subordinate to the purpose of rais- and in the seventh section, "the peri- "Seven-Thirty Loan" is-what are its ing and organizing the National for- od for which he shall have been enlistcos, the plan adopted by Congress ed," and "the period for which he shall for or obtain the notes, &c. On motion, it was resolved that the shows a desire that the draft upon the have been drafted." all going to show Gen Sheridan made a brilliant dash Bar and County Officers meet at 1 industrial population of the several that time of service was held to be an

> Nor do I think that the argument should be equalized as nearly as practicable.

the third of March, 1863, the United entitled "An act further to regulate Members of the Bar and Officers of States is divided into districts of which and provide for the calling dut the na-Richmond is almost isolated, cut off the Courts of the ceunty met pursnant the District of Columbia shall constination that forces," approved 4th July, 1864. from supplies, leaving only Lyhchburg to adjournment; D. L. Imbrie, Esq., tute one, each Territory of the Uni- The act says, that "any such volunteer, for the escape of the rebel army which President, in the Chair. The Com- ted States shall constitute one or more, or in case of draft, as hereinafter promittee on Resolutions, appointed at as the President shall direct, and each vided, any substitute shall be credit-former meeting, through B. B. Cham- Congressional District of the respect- ed to the town," &c. Congress meant ity and honesty. A number of prom-inent men were urged for Secretary of the Treasury, but the country was so unanimous for Comptroller M'Cul-loch that the others all withdrew their loch the that the others all withdrew their loch that the others all withdrew their loch the difference of victory loch the difference of the differenc cers of the Court and County having By the ninth section, it is provided, the President to equalize the draft in ble and how can it be collected ? that if the Board of Enrollment shall the several districts surely not to have deem it necessary, a District may be one mode of count in ascertaiding the Tickets are due 15th of February and divided into two, and, with the assent quotas of the several states and dise 15th of Augustain each year, and can be

settled down to work, and in two or tiful in this untimely dispensation. to greater number of sub-divisions. By the 12th section, it is made the soon as possible. We like what he alty of its idling in the early part of virtue and his talents, and to mingle duty of the President, in assigning to says on the subject, and believe he is the sessions. And three sessions per our common sorrow with the afflicted the Districts the number of men to be portant a statute a feature so promithe man for the place. Under his day, with committee meetings inter-management we hope to see gold and exhaustion of mind and body, in of Samuel A. Power, Esq., a late mem-and milltia furnished by and from the the mode of ascertaining and assignsteadily decline, our finances improve rooms crowded and illy ventilated ber of the Bar of Beaver county, we several States in which said Districts ing to States and districts their reand the liquidation of our debt pro and seated from 9 a. m. until nearly recognize one whose life, education, are situated, and the period of their spective quotas, as prescribed in the

appointed Secretary of the Interior, in ses heretofore, and hard work is now our community, and whose energy numbers among the Districts of the zing the draft among the sub-divisions that time, either your money or an equal tions to other Leans. several States, considering and allow- of each district. ing for the numbers already furnished

as aforesaid, and the time of their ser-

It is evident; from the face of this enrolled; his next duty was to ascer- period et service as well as for the than they now are, this premium added

Court of Beaver Common Pleas, with humbers among the Districts of the question, it may be proper to state, Answer It cannot be taxed by States,

ate, on the right of Congress to abol-ish slavery in the District of Colum-bia. He was called out by threats made by the Senator from Delaward, and overwhelming reply. His effort was extempore, but it surpassed any-was extempore, but it surpassed any-bia. Ho was called out by threats made to exempt counties that they be spread upon the several States, considering and allow-right of Delaward, and uthorizing the lavy of a was extempore, but it surpassed any-was extempore, but it surpassed any-was extempore, but it surpassed any-was extempore, but it surpassed any-bia. Ho was called out by threats made to exempt counties that they be spread upon the several States, considering and allow-right and power to cut up a District to me that the phrases mean one and the maximum of bounties to be proceedings the function of the set of

for the purpose of facilitating of expe difference betwixt them, it any, is too and is it safe and sure?

ference to equalization. It might, Congress meant by the use of one,

U.S.7-30 LOAN swers relative to the 7.30 U. S. Loan

By sutherity of the Sacretary of the Trus. MR. JAY COOKE, of Philadelphia, usy, the undersigned has assumed the Gener. a ISubscription Agency for the sale of United nent of the popular, our minute by Scere States Treasury Notes, beering 7.3-10th per Loan, has just been appointed by Scere States Treasury Notes, beering 7.3-10th per to sent interest per annum, known and cent. interest, per annum, known as the disperse of the only popular Loan now offer-SEVEN-THIBTY LOAN "SEVEN-THIRTY."/

These Notes are issued under date of August In entering upon his duties he desires to answer plainly the large 15th, 1864, and are payable three years from 2d. To organize a plan by which eighth section of the amendatory act, number of questions daily and hearly that time, in currency, or are convenient and payment the balles of the balle the option of the holder into

U.S. 5-20 Six pr cent. peculia r merits, --- how they can subscribe GOLD-BEARING BONDS

These bonds are now worth a premiua ; 1st Question. Why is this Loan called nine per cent., including gold interest from the "Seven-Thirty" Loan ?

Answer. It bears Interest, in currency, at the rate of Seven Dollars and thirty icable. By the fourth section of the Act. of language of the 1st section of the act, lars; making the interest as follows: One cent per day on each \$ 50 note Two cents " · 100 Ten "" " 500 Twenty " 1,000

. "" One dollar " 2d Question. When and how can they be obtained ? Answer. They are for sale, at par, and

accrued interest, by all, Sub-Treasuries, National and other Banks, and all Bankers and Brokers. 3d Question. When is the interest paya-Answer. The Coupons or Interest

the districts. Besides, it is hardly to by any Sub-Treasurer, U. S. Depository, THE ONLY LOAN IN MARKET be considered that Congress would National or other Bank or Banker.

thus incidentally strike from so imment pay off these 7.30s ? Answer. They are due in two years

I am, therefore, of the opinion that and a half from the 15th of February, money so soon as 1867? and associations, personal and profes- service since the commencement of the 12th section of the act of the 3d March, Answer. No ! not unless you yourself

> the mode of count prescribed in the 12th section of the act of March 3d, sider this privilege of conversion, into Banks, and Private Bankers throughout it

1863? 5.20 Loan to be worth? It is very plain that Congress regarded that a consideration on the from 1st of November, are to-day worth own agents, in when they have confidence rule from a morely numerical one. no more at the end of the two years and livery of the notes for which they read Some credit was to be given for the a half, when you have a right to them, orders.

man. Congress has fixed various pe- to the interest you receive, will give you several States, and the periods of their tricts; and fractions of districts, had money-but the opinion is that they will

7th Question. What other advantage is

diting the enrollment, and with no re- uncertain and shadowy to believe that Answer. The Government collects by taxes, internal revenue, and diffes on

Nov., which makes the actual profit on the 7-30 loan, at current rates, including interest about ten per cent. per annum besides Exampling from State or Mune hal Taropies which adds from one to three for evalt more secording to the rate levied on other propenty. The interest is payable bemi-annelly by dog. pons attached to each note, which has be see 5,000 off and sold to any bank or banker. The interest amounts io.

Ong cent per day on a Say twee Two cents \$100 ..... \$500 .... 20 . " S1000 .. \$1 41 \$5000

Notes of all the denominations named of be promptly furnished apon receipt of -ubarin

4th Question. When must the Govern now offered by the Government, and it is cans.

dently expected that its superior advantages will make it the

Great Popular Loan of the Poople 1865 ; Viz: on the 15th of August, 1867. Less than \$200,000,000 remain unold · 5th Question. Must I receive back my which willsprobably be disposed of within the next 60 or 90 days, when the notes will us

In order that citizens of every town and see amount at par, of the famous and popu-Next comes the question, what is lar 5.20 Gold Bearing 6 per cent, Loan. him of the country may be afforded failed 6th Question. How much do you con- for taking the Ioan, the National Banks Net

country have generally agreed to receive a Answer. 5.20s bearing Gold Interest scriptions at part Eubscribers will select the

JAY COOKE.

SUBSCRIPTION AOUNT, Philadelphis

SUBSCRIPTIONS WILL BE RECEIVED by National Bank of Beaver Count

mapch1,1865\_3.m. (

BEAVER

ACADEMY

THE Spring, Term of this Institution Tuesday, April 4th, 1865,

under the charge of\_ Messes. F. AGNEW & M. GANT as Associate Principals.

It is the desire, and will be the aim. this a thorough English, Classical a mercial School, and to sustain the his

the country. When any man outra- terest or a disbelief in a state of future and the schools have been united. The city, town, township, precinct, or elec his services. transgressions, and are, in fact, pars ly by some members of the legal pro-ties to the optrage. No method and fossion. ties to the outrage. No party can remire such a sacrifice, no party can be ages sustained by rebel invasions in

Vice President Johnson appeared in to accertain and report the damages,

not what he said or did. It is said he the debt. was unwell and took some because it

was necessary. This oxcuse will not Legislatures night as safely as the present, be ontrusted to prop-suffice. The nation was disgraced by erly care for the interests of the State, ats chosen officer, and they cannot ac and the examination of these losses cept such excuses in paliation of the fard procuration of the evidence there.

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sition he now holds; yet we feel it our and it will come up again in its order. duty to condemn his conduct. Intemperance is blighting, destroying, ruinperance is blighting, destroying, ruin purchase and hold two thousand acres He insists-ing too many thousands for us to keep of land in the north-western portion 1st That the words "period of ser-

greater danger to day from intemperhis country, his fellow-men, or regards people; He is an unobtusive gentle- the voluntcer and militia man; and

President should either be required interests of his constituents, and de- March, 1863, which makes the period section of the original act be must ley, of Possaic, and Scovel, of Caming else should sutisfy the country. return him.

the country. When any man outra-ges the more and christian feelings of the nation publicly, it is the duty of the shall be shall be shall be as nearly as who keep silent oncourage such those who keep silent oncourage such by by some members of the legal pro-commodious and convenient and the legal pro-commodious and convenient is placed taking into account as commodious and convenient is placed taking into account as commodious and convenient and the legal pro-commodious and convenient is placed taking into account as commodious and convenient is placed taking into account as commodious and convenient is placed taking into account as commodious and convenient and the placed taking into account as commodious and convenient taking into account as commodiant taking into account as commodiant taking into account as commodiant taking into account as commodious and convenient taking into account as commodian An Act for the adjudication of dum-

and healthy. Mr. Taylor has had charge of the has been preiously 'furnished there- of enlistment? henefitted from such concealments - the border counties came up for con-school some five years, during which from.

Many of our readers already know consideration Thursday evening; and time several of our young hades have ingeniously agued, that this 2d seer the words "period of service," to give that on the day of the Inaugural. for the appointment of a commission gee, daughter of Dr. Magee, gradua- tion of the peneded Act repeals so When a man enlists in the service of When a man enlists in the service of ted at Beaver Seminary. Miss Boyles much of the 2th section of the Act the Government for one, two or three the Senate Chamber and took the cath and that the Governor shall presert has been in attendance upon that school of the 3d of farch, 1863, as makes it years, his services are due to the Government Mrs. McCall's daughter, Miss Hettie the duty of the President to take into the the the terminant for the the Government for the the terminant for the termina f office in a state of intoxidation. In the claims to the U.S. Government Mirs. Medal's daughter, Miss Hattle the duty of the President to take into comment for that period, and during the presence of the President, Su- for payment. A concluding section Gale, and Miss Laura by Spencer are at consideration of services of that period his services are withdrawn the presence of the President, Su-preme Judges, Senators, Congressmen, part of the State for payment, as aris-they all, we understand, speak well of prof Tay-wor of the meal rests wholly upon the voluntest and militian from the industrial pursuits of life. The act speaks as though there was the voluntest and militian from the industrial pursuits of life. The act speaks as though there was Ambassadors from foreign Courts, re- ing out of the adjudication.' Its pas- it Tiey all speak well of Prof Tay- vor of the meal rests wholly upon the act speaks as though there was porters of the press of two continents, sage was contested upon the ground for; and he is, no doubt, deservedly the words on the amenditory and sized of the ser-

ministers of the gospel, and thousands that it these datus were once ascer- popular, as an educator. It any of our the *number* mich has been prod of time is taken, other is taken. It is taken, other is taken, other is taken, other is taken, other is taken. It is taken, other is taken, other is taken, other is taken, other is taken, send them to Beaver. understand il Your members thought that future

**Opinion of the Attorney General** ATTORNEY-GENEBAL'S OFFICE, ).

February 9, 1865, offunce and the shame. We have lov-ed and admired Andrew Johnson.— We had the honor of first nominating him in a State Convention for the po-tors when first before it, but the honor of first nominating him in a State Convention for the po-bin in a State Convention for the po-tors when first before it, but the honor of first nominating him in a State Convention for the po-bin a state conventi

the construction of the Act of Con- scribed in the original Act would be The Brady Coal and Oil Company gress, approved 3d of March, 1863, preserved. has been incorporated with power to commorly called the Enrollment Act.

face of the amendatory Act which show that it was not the intention of silent because the offender occupies a of your county, and authority to build vice," since the commencement of the Congrest to change the mode of count high position. This country is in a railroad from their land to the Ohio rebellion, as used in the 12th section prescribed in the original act. The ahended act does not under of the Act, do not require the Presi-

ji i stati j

Mr Welsh, the new member from dent, in assigning the quotas to the take to say how the quota of a State ance than it is from any other vice or Washington, is here, and his conduct several States, to take into considera- or district is to be ascertained. In from rebellion. Every man who loves fully justifies his selection by your tion the whole term of enlistment of ascertaising what number is due from a State er district, the President must right, should speak out, and the Vice man, but vigilant and attentive to the 2d. That that part of the Act of 3d pursue the mode prescribed in the 12th

resident should either be required monosity of me constituents, and de-march, isvs, which makes the period section of the original act—he must icy, or ressand, and boord, or monosity of me constitutional amondment servedly popular with his fellow-mem of service an element in the calculation the period of den, the constitutional amondment is brother to the Canary Is boord of the original act—he must icy, or ressand, and boord, or me of service an element in the calculation the period of den, the constitutional amondment is brother to the Canary Is boord of the original act—he must icy, or ressand, and boord, or me of service an element in the calculation the period of den, the constitutional amondment is brother to the Canary Is boord of the original act—he must icy, or ressand, and boord, or resident in the calculation the period of den, the constitutional amondment is brother to the Canary Is boord of the original act—he must is boord of the original act is boord of -X. ber of men due from a State, district, tion insisted upon, when he comes to in the Senate, by a vote of 12 to 7.

BEAVER SEMINARY -- While Profes- the district necessary; and yet, under ed act, it is the period for which he The interest is sure to be paid prompily, design fitting themselves for college. one who has disgraced the party and toney of a witness on account of in- fore occupied by the Beaver Seminary, ed that the quota of each ward of a the language is, "shall be credited by

who keep their gold and greenbacks, idle is town of Beaver is pleasantly located itary service taking into account as given? Must the credit be for the far as practique, the number which time of actual service, or the period

I think that Congress intended by Many of our readers already know consideration Thursday evening and time several of our young ladies have It is earnstly insisted, and most the words "period of service," to give and ninty millions remain unsold. you to sell the balance? Answer. There are about 800 National Banks all engaged in selling them ; also a large number of the old banks, and brokers and special agents will be engaged ministers of the gospel, and thousands that if these claims were once ascer- popular, as an educator. If any of our "the number high has been previous- ried of time is taken, other than the 11th Question. How long will it take term of enlistment, by some system of to sell the whole ?

> ber of men defrom the soveral States, the President must, under the Azt, with the old Seven Thirties, the first without obtaining a permit to be defined to redit by the whole period or Twenty Years Loan, and the Five person will be asertained; and that mode Weather, this is the multi-milities. contemplated by the act.

Sin: In your letter of the 28th Jan- required, not a simple count, but a should have been adopted by Congress, If not, the General Subscription Agentwhother it does not operate unequally, and whether it is exactly just or or any of the Banks or Bankers employnot, are questions that cannot now be ed to sell the Loan, will be glad to answer spocial cases of nardship will occur Thirties in small or large suns as the wickly to be aver county, dec d. hards by the application of any general rule; notes are issued in denominations of \$50 granted to the indersigned in \$100, \$500 \$1,000, and \$5,000) and to immediate payment, and these hards is render it easy for all to subardiate or immediate payment, and these hards is considered. It is familiar to all that special cases of hardship will occur There ire many evidences upon the

Your obedient servant, JAMES SPEED,

Constitutional Amendment Defeated in N. Jersey Senate.

TRENTON, N. J., March 16. After able speeches by Messrs. Buck- bankers,

THE King Consort of Spain has ban-

and doubtless did happen in many dis. something different from what is un. imports, fully three hundred millions each, railroads and canal bonds, and bank offered tothose desting a business eduor other stocks, mortgages, &c. Nothing can be safer, for we are all room class rooms, society halt ec. are bound for it, and all that we have is firmly occupied, though not quite firsted. It is lield for the payment of principal and in. peeted, however, to have them whaty

terest. How foolish those people are, i an early day. For rates of tuition, &c., end for circ" Address the Principals or the underside H. HICE Sec-Board of Trustees, Beaver, i

> BEAVER SEMINAR AŇÐ 🗍

and are so much safer and surer. 9th Question. How many Seven-Thirties are there, and how much remains unsold ? Answer. There are only about three

hundred and twenty-five millions author, Rev. R. T. TAYLOR, Presider OPENS MARCH 28, 186 ized by law, and only about one hundred 10th Question. How long will it take \$58.50

Pays for Board, Reom. Fuel. Light. Lossons on Piano, Branches, 14 were lodeon and Guitar, by superior teachers at least threes thousand private bankers, girls, will be opened. A liberal reduction will be made te child

MUSICAL INSTITUTE

manneing unsid lessons.

Auctioneers, Take Notice A UCTIONEERS are hereby notified of March 1 Answer. In less than three months they will be all sold, and will no doubt person solling without such permission " dealt with according to law. A.tR(N. MORL mar15'65

believed, will give full information to all. mar15'65

ADMINISTRATOR'S NOTIC TETTERS of administration on the T' of LEVI B. WALTS, Tate of Stot render it easy for all to subscribe thus brainst said estate will present the fulfilling the instructions of Mr. Fessenden and the state will present the fulfilling the instructions of Mr. Fessonden subscriber properly authenticated for who earnestly desires that the people of thement. JACOB WALTS, Addimar15'65'.

ADMINISTARTOR'S NOTIC the whole land, [as well as the capitalists,] shall have every opportunity affer-T ETTERS of administration on the Boro' of Beaver, Beaver county, baris, through the nearest responsible bank or granted to the undersigned all reme granted to the undersigned, and debted to snid-estate are requested immediate payment, and these havin against the same will present them authenticated for sattlement. B. F. YOUNG, Add

mar8'55

be pursued and enforced. Very respectfully,

To the President. Attorney Gen.

ded them of obtaining a portion of this most desirable investment.