

BEDFORD INQUIRER.



Friday Morning, Feb. 15, 1858. "FEARLESS AND FREE."

Reduction of Terms! THE INQUIRER AT ONE DOLLAR AND FIFTY CENTS, IN ADVANCE!

We have changed the terms of the BEDFORD INQUIRER, from this date, to \$1.50 per annum, if paid in advance.

All subscriptions paid between this date, and February Court, on the new year, will be considered in advance.

To all our old subscribers, who are indebted to us for over one year's subscription, we will settle off at the rate of \$2.00 per annum, if paid until February Court.

TO PERSONS RAISING CLUBS. To any one raising a Club of five new subscribers, cash in advance, \$7.50, we will send one copy of our paper, one year, gratis.

We will furnish PETERSON'S MAGAZINE and the BEDFORD INQUIRER, both, one year, for \$3.00 in advance.

The nigger-organ of last week asks why we don't publish the speeches of Bigler, Green, Fitch, the letter of Judge Black, &c. There is quite a difference between such stuff and official annual messages of our executive officers.

But we will make a proposition to the nigger-organ: It is to publish the speech of Douglas, the whole letter of ex-Governor Walker, and the letter of Frederick P. Stanton, late Secretary of Kansas Territory, all of them Locofoco, we will publish the speech of Bigler, and the letter of Judge Black, the last, we presume, occupying about as much room as the former. What say you!

Not all as long a one as that with which H. Bacher Swope last fall stirred up your rotten carcass, Mr. Buzzard. Nigger Organ.

The same one, we presume, that stirred you up, in the campaign of '56, when you were engaged in Somerset County initiating Know Nothing and making Know Nothing speeches!

After the pole touched you, you turned round and made speeches on the other side! You were flush then, but before, it is well known you were out of soles!

The nigger-organ says, that Bowman, the present Superintendent of public printing at Washington, in giving out contracts for the paper to be used by the Government, for the next year, saved nearly \$13,000 over last year!

The late Superintendent was a Locofoco, and at the prices he paid, there ought to have been double that amount saved to the Government! A pretty good pill, about \$13,000, which the immaculate Bowman didn't save to the Government! In whose breeches pockets is it!

NEW PAPER.—U. J. JONES, Esq., is about to commence a new Democratic paper in Hollidaysburg. The prospectus has been issued, and the indications are that it will soon be under way.

Next week Court commences. We presume it will be quite a brisk Court. Our friends who are in arrears, and who may be in town, will please give us a call.

A strong effort is now making at Harrisburg, to repeal the present license laws, and the probability is that they will be repealed.

Hon. Wilson Reilly has our thanks for a very valuable public document.

PRIZE PENCIL AND PEN.—We have received from C. E. Todd & Co., 392 Broome Street, New York, one of their splendid Gold Pencils, fully worth \$5, and a Gold Desk Pen, worth \$2.

AMBIOTYPES.—We would advise all our friends who may visit town next week, and desire to have a good likeness of themselves, to call on Gettys, in the Odd Fellows building.

Frederick P. Stanton, late Secretary of Kansas, has written a letter in defence of his conduct there. He exposes the frauds perpetrated in that Territory by the border ruffians, and charges all the difficulty now existing to where it properly belongs—James Buchanan.

The weather has changed, and we are now having winter in earnest. February came in like a lion—how she will go out, we are not prepared to say.

We are indebted to D. J. CHAPMAN, Esq., of Philadelphia, for the following dispatch: PHILADELPHIA, Feb. 4, 1858.

The banks of this city yesterday resumed specie payment, and the country banks will probably take a like step soon—as some of them have already resumed.

We have received the second number of "Peterson's Philadelphia Counterfeit Detector and Bank Note List." It is one of the best publications of the kind in the country, and we recommend it to the favorable consideration of our business men.

The "American Agriculturist" for February, has been received. It is a splendid number. Every farmer should have it. Terms, \$1 per annum, in advance; single copies, 10 cents.

THE UNION AGAIN IN DANGER. The Legislature of Alabama have unanimously instructed the Governor, in the event of the refusal of Congress to admit Kansas under the Leocompton Constitution, to call a State Convention to determine upon measures of redress.

This is a preliminary movement, to be followed in other Southern States, dragging Congress into adopting the Leocompton Constitution, or, in the event of failure in that case, to prepare the way for an actual disruption of the Confederacy.

There are men who go to the Capitol every day, and take their seats in the Senate and House, who scarcely affect to conceal their reasonable hostility to the Government under which they live.

In the meantime, not a moment should be lost in arousing the country to the true state of affairs, and in concentrating such expressions of public opinion as will prevent the legislation of Congress from being controlled by Southern bullying.

CHARLOTTE JONES, the unfortunate woman condemned to death as one of the principal actors in the McKeesport tragedy, has made a last confession, which it is said is to be used as a means of swaying Executive clemency in favor of MONROE STEWART, also condemned as a participator in the same crime.

GRAIN.—Red Wheat may be quoted as ranging from 100 to 108 cts. for fair to strictly prime, and we quote white do. at 105 1/2 cts. for fair, and 115 1/2 cts. for good to prime shipping lots.

THE LECOMPTON CONSTITUTION. CONGRESSIONAL. WASHINGTON, Feb. 2, 1858. A message was received from the President, transmitting the Leocompton Constitution, which was read.

It says the dividing line in Kansas is not between the two great political parties of the country, as in all other places, but it is between those who are loyal to the Government and those who are endeavoring to destroy it by force and usurpation. It says, Kansas is at

this day as much a Slave State as Georgia and South Carolina, and recommends the admission of Kansas under this Constitution as the only means of restoring tranquility.

LIST OF GRAND JURORS. DRAWN for February Term, 24 Monday, (8th day,) 1858: Jacob H. Wright, Esq. (Foreman), St. Clair Township; John Stonerok, M. Woodberry; Hugh Wilson, Southampton; Wm. P. Scott, S. Woodberry; John Stiffler, Snake-spring; Asa Duval, Broadtop; John Sanson, Bedford; Levi Evans, Monroe; David C. Poor, E. Providence; Thomas Beasler, Southampton; Wm. Hawley, Bedford Borough; John Evans, Lone-dender; Henry Hershberger, Snake-spring; Martin Blackburn, Jr., Napier; Jacob Evans, Londonderry; John Feichter, St. Clair; Henry Miller, Cumb Valley; David Black, Broadtop; John Keagy, M. Woodberry; John L. Hill, Juniata; George Stueckey, Napier; Adam Leckes, Union; Abraham S. Ritchey, Juniata; Henry Kensingger, Liberty.

PETIT JURORS. Philip Morgan, W. Providence; Township Emanuel Shifer, Colerain; Reuben Smith, do. Jacob Andrews, St. Clair; John W. Schell-y Bedford; Alex. Shueasker, Harrison; Zachariah Koonz, Bedford; Peter Mowry, Jr., Napier; John Long, Liberty; John H. Barton, E. Providence; David Solienberger, S. Wood-berry; David Diehl, Monroe; Nathan Horton, Hopewell; Thomas McCreary, St. Clair; John Pennell, Monroe; Abraham McClelland, Colerain; John Conrad, Union; George S. Mullin, Napier; James Mortimer, Harrison; William Colvin, Napier; James Allison, do. John James, Union; Wm. Ritchey, (of Michael), E. Providence; David F. Buck, S. Woodberry; William O'Neal, Monroe; Adolphus Ake, Union; John Alisp, Bedford Borough; Perry Morgan, Colerain; Frederick Sigez, Cumb Valley; Gideon B. Martin, E. Providence; Solomon Nyeum, do. John Hook, Cumb Valley; Alexander Eichelberger, Hopewell; Henry Hand, E. Providence; William Sellers, Bedford; David Esleman, E. Providence; Adam Weaverling, West do.; George Potter, M. Woodberry.

Certified at the Commissioners' Office, the 19th day of November, A. D., 1857.

THE DEAD RESTORED TO LIFE.—A few years ago it was generally supposed that gray hair could not be restored to its original color, or made to grow on bald heads; but since the advent of Professor Wood's Hair Restorative, many persons who dyed years ago are now seen daily in the various walks of life, appearing in all the vigor of youth, wearing their own dark flowing locks, simply from having used this great Restorative.—Louisville Times.

DU VAL'S GALVANIC OIL acts on the system by imparting to the diseased part a natural current of electricity, by which the restoration of all the natural functions are produced immediately, and a cure is at once obtained. This is the great secret which no other medicine in the world has, and hence the great success this medicine has in curing diseases.

THE MARKETS. PHILADELPHIA, Feb. 1. The Flour market is decidedly dull, and the sales are confined to 500 barrels standard brands at \$4 50 per barrel, and in small lots for the supply of the wants of the trade at \$4 50 + 4 62 1/2 for superfine; \$4 75 + 5 for extra, and \$5 25 to \$6 for extra family and fancy lots. Shipping brands are freely offered at our lowest quotation. Rye Flour is dull at \$3. 200 barrels Corn Meal sold at \$2 94 per barrel.

GRAIN.—Supplies of Wheat come forward slowly. Small sales of good Pennsylvania red at \$1 10 a 1 12 per bushel, and 1200 bushels choice Tennessee do. at \$1 17. All in store; white ranges from \$1 20 to 130. But little doing in Rye or Corn. We quote the former at 70 cents, and the latter at 57 + 58 cents, for yellow, in store, and 1200 bushels sold at 60 cents, afloat. Oats continue dull at \$3 + 34 cents per bushel!

BAITING. We heard on Change of sales of 600 bbls. Howard Street and 250 bbls. Ohio Super, all selected brands, at \$4.50 per bbl., cash, and we had also reported sales of 250 bbls. City Mills do. at \$4.50 cash, and of 500 bbls. do. at \$4.90 per bbls. on time. Rye Flour is dull at \$3.33 1/2, and we continue to quote Corn Meal at \$3.25 per bbl. for both Baltimore and Brandywine.

GRAIN.—Red Wheat may be quoted as ranging from 100 to 108 cts. for fair to strictly prime, and we quote white do. at 105 1/2 cts. for fair, and 115 1/2 cts. for good to prime shipping lots. Wheat has declined within the last day or two several cents per bushel, and they closed to-day quite heavy at the figures named above. We note a slight improvement to-day in Corn. There were about 20,000 bushels at market, most of which was disposed of at 51 1/2 cts. for damp white, 55 1/2 cts. for prime dry lots do., and 53 1/2 cts. for good to prime dry lots of yellow. There was no Rye offered to-day. We continue to quote Pennsylvania at 72 1/2 cts. per bushel, and sales of 1,500 bushels Pennsylvania were made at 33 cts. We quote Virginia and Maryland Oats at 30 + 32 cts.

A CARD. The subscriber would respectfully announce to his friends and customers, that he has associated with him in the Mercantile business, John G. Minnich, of Bedford Borough, and that hereafter the same will be conducted under the firm of REED & MINNICH, at the old stand. He takes this opportunity to return his thanks for the past liberal support awarded him by his friends, and solicits a continuance of their favor for the new firm. He respectfully calls upon his friends and customers to settle up their accounts as soon as convenient, pay or no pay, as it is very desirable to have his old books closed. Very Respectfully, JACOB REED.

On Monday week, a young man named Wm. Jeffries, 21 years of age, hung himself in Westwood, Schuylkill county.

MARRIED.

At the house of the bride's father, on the 21st ult., by the Rev. C. F. Hoffener, Mr. SAMUEL BRUBAUGH, of Morrison's Cove, to Miss SUSAN, daughter of Mr. Abraham Ritchey, of Snake Spring Valley.

On the 21st ult., by the Rev. F. Benedict, Mr. JAMES HETZEL, to Miss ELIZABETH COLE, both of Bedford Township.

On the 21st ult., at the residence of Mr. John Ritchey, by Thomas N. Young, Esq., Mr. GEORGE FOREMAN, to Miss ELIZA FLUCK, both of Hopewell Township.

DIED.

On the 26th ult., Miss MARY ANN DAVIDSON, in the 70th year of her age. (Obituary notice, next week.)

WANTED.

\$2000. By the County of Bedford, to meet the present demands against the Treasury. Application to be made immediately. W. M. WHITSTONE, H. J. BRUNNER, CAD. EVANS, Commissioners.

AGENTS, ATTENTION!

Do you wish to find good employment, and make money with little or no investment, and without interfering with your regular business? If you do, read this advertisement. C. E. Todd & Co., of 392 Broome Street, New York, are manufacturing and selling massive gold and silver watches, (which are cheap at that price.) and they throw in a gift or prize with each watch, worth from \$2 up to \$5, \$10, \$15, \$20, \$25, \$30, \$40, \$50, \$100, \$200, and \$500. Don't cry out, "Humbbug! Lottery!" It's no such thing. The watches are sold at their cash value, and all the profits over the first cost are thrown into the gifts, which actually make the purchase nothing. The prizes are distributed on a simple plan of drawing, which would take too much room to explain, but which has never failed to give complete satisfaction. We have drawn and sent to purchasers 183 gold watches of various prices, 74 pieces of gold jewelry, 238 gold tokens, 869 gold chains, and a corresponding number of other prizes, within two months.

THERE ARE NO BLANKS, but every purchaser draws a prize worth \$2 certain, and it stands thousands of chances to be a higher figure. We want a good agent in every neighborhood throughout the country, to solicit purchasers, and any agent, to be successful, must have a Pencil and Ink to exhibit. We pay agents \$1 cash for each purchaser, he obtains, and the first person in any neighborhood who applies for a pencil and gift, will receive the agency for that locality. Should an agent obtain a valuable prize to exhibit with his pencil, he will have little difficulty in obtaining scores of purchasers, and making it a paying business.

A NEW IDEA! READ! READ!!! We ask nobody to send their money till they know what prize they draw. Any person wishing to try their luck, can first send us their name and address, and we will make their drawing and inform them by return mail what prize they draw, when they can send on and take the pencil and prize, or not, whichever they choose. We give this privilege only once to a purchaser. After the first drawing, every purchaser will be required to send in advance, through the authorized agent. We will send with each drawing the number taken out, with full description of the plan of drawing. Address C. E. TODD & Co., 392 Broome Street, New York. Feb. 5, 1858-9.

LIST OF CAUSES.

Put day, 8th day of February Term, (24 Monday,) 1858. George Mullin vs. J. S. Morrison's admr., S. M. McKnight, admr. Margaret Biddle vs. Samuel Williams et al, Solomon Diehl, David Over, Jacob Strick, Joseph Hershberger et al, Samuel Brown, William Keefe, Henry Miller et al, Jesse Dieken, Mary O'Neil et al, Sarah M. Crane et al, Daniel Metzger et al, William Walsh, Peter Morningstar et al, William Sleek, Ludwick Fisher's dr. vs. John McDaniel, Burgess & Co. vs. S. M. Buckley's heirs, Solomon Dickson et al, Margaret Elliott, T. & J. King, John G. Hartley, Samuel Kneger, William Woy, Michael Wheeling et al, Philip Hoon et al, John Bowers vs. Samuel Whelan, et al. SAM'L H. TATE, Prody. Prorathory's Office, Jan. 15, 1857.

ESTATE OF JOSEPH HUNT, dec'd.

LETTERS of Administration having been granted by the Register of Bedford County, to the undersigned, upon the Estate of Joseph Hunt, late of Cumberland Valley Township, dec'd.—all persons knowing themselves indebted to said deceased are hereby requested to make immediate payment, and those having accounts or claims against said Estate, to present them properly authenticated for settlement—either to the undersigned Administrator, at the late residence of the dec'd., or to the undersigned Administrator, residing in Bedford. MARIA HUNT, Administratrix, S. RADEBAUGH Administrator. of the Estate of Joseph Hunt, dec'd. Jan. 1, 1858-4.

NOTICE.

THE following persons have filed Petitions for License, in the Clerk's Office of Bedford County, to be presented to the Court of Quarter Sessions, on Friday the 12th day of February, Frederick Kerckheimer, St. Clair Tp., Tavern. Isaac Kay, Liberty, " Joseph G. M. Hart, W. Providence, " Philip Fisher, " " Philip Stockman, Hopewell, " Joseph B. Bland, Bedford Borough, " Jonathan Horton, Bedford Borough, " John J. Luthen, " " Eating House. SAM'L H. TATE, Clerk. Clerk's Office, Jan. 22, 1858.

DR. WALTON'S AMERICAN PILLS.

JOY TO THE AFFLICTED. YOUNG AMERICA VICTORIOUS! ONE small box of Pills cures ninety-nine cases out of a hundred. No Bismuth, no Mercury, no odor on the breath, no fear of detection. Two small pills a dose; tasteless and harmless as water. Full directions are given, so that the patient can cure himself as certain as with the advice of the most experienced surgeon, and much better than with the advice of a quack, or experience in this class of diseases. SENT BY MAIL TO ANY PART OF THE COUNTRY by enclosing one dollar to Dr. D. C. WALTON, No. 164 North Seventh St. below Race, Philadelphia. A liberal discount to the trade. None genuine without the written signature of D. C. Walton, Proprietor. Dr. W.'s treatment for Sallow Faces, Weakness, etc., is entirely different from the usual courses. Dr. W. has cured hundreds who have tried others without benefit. The treatment is so certain to cure as the sun is to rise. Enclose a stamp, and address Dr. W. as above giving a full history of your case, and you will bless the day you made the effort to secure what is certain—A PAINFUL CURE. Jan. 29, 1858-22.

SHERIFF'S SALE.

BY virtue of sundry writs of F. Fa. to me directed, there will be sold at the Court House, in the Borough of Bedford, on Monday the 8th day of February, 1858, at 1 o'clock, P. M., the following Real Estate, to wit:

One Tract of Land containing 250 acres, more or less, about 50 acres cleared and under fence, with a two story Log House and log stable thereon erected, adjoining lands of Joseph Berkman, Philip Snider and others, situate in Monroe Township, Bedford County, and taken in execution as the property of James Mountain.

Also, one Tract of land containing 132 acres, more or less, about 18 acres cleared, and under fence, with a two story Log House thereon erected, adjoining lands of Samuel Weekly, John Zook, Christian Long and others, situate in Broadtop Township, Bedford County, and taken in execution as the property of William Lowery.

Also, one Tract of unimproved Land containing 21 acres, more or less, adjoining lands of George W. Gimp, Joseph Souser, James Ferguson and others, situate in Napier Township, Bedford County, and taken in execution as the property of James Hughes.

Also, all defendant's, Samuel A. Sleek's, right, title, interest and claim, in and to a Tract of Land containing 100 acres, more or less, about 15 acres cleared and under fence, adjoining lands of B. W. Garretson, Jacob Smider, John Wolf's heirs, Henry and others, situate in St. Clair Township, Bedford County, and taken in execution as the property of Samuel A. Sleek.

Also, one Lot of Ground, in the Borough of Shellsburg, ironing 120 feet on Vine Street, and extending back about 200 feet to land of A. B. Bunn, with a story and a half Frame House and log stable thereon erected, adjoining public road on the East, and lot of Edward Gallinger on the West, and taken in execution as the property of Mary Palmer.

Also, one Lot of Ground, in the town of Hopewell, fronting 30 feet on Millin Street and extending back 150 feet, with a two story Plank House and smoke house thereon erected, adjoining lot of Harbord, Lowry & Co., on the North and lot of Henry K. Strong on the South East.

Also, one Lot of Ground, in the town of Hopewell, fronting about 150 feet on Wood Street and about 120 on Broad Street, extending back to mill race, and lying three square, with three two story rough cast Dwelling Houses, blacksmith shop, shoemaker shop and tannery shop, thereon erected.

Also, all defendant's, Robert Elliott's, right, title, interest and claim, in and to one Tract of unimproved Coal Lands, warranted in the name of Thomas W. Horton and Jesse Grove, containing in all about 154 acres, more or less, adjoining lands of William Montgomery, now John Cessa, Esq., on the North and West, and lands of John Ford and others on the South, and lands of William Evans on the East, and all the above described lands situate in Broadtop Township, Bedford County, except Buck Bottom, which is situate in Hopewell Township, Bedford County, and taken in execution as the property of Thomas W. Horton.

Also, all defendant's, Robert Elliott's, interest in and to a Tract of Land, containing 280 acres, more or less, about 20 acres cleared and under fence, with a Cabin House and do. log barn thereon erected, adjoining lands of Jacob Oster, John Oster and others, situate in Cumb and Valley Township, Bedford County, and taken in execution as the property of Robert Elliott.

Also, one Tract of Land, containing 30 acres, more or less, about 20 acres cleared and under fence, with a Cabin House thereon erected, adjoining lands of Alfred Buttrekin, John Savage and others, situate in Liberty Township, Bedford County, and taken in execution as the property of Henry Borkstetter.

Also, all defendant's, Peter Barmond's, right, title, interest and claim, in and to one Tract of unimproved Ridge Land, containing 44 acres, more or less, adjoining lands of B. W. Garretson, James Kea, Watson's heirs and others, situate in Bedford Township, Bedford County, and taken in execution as the property of Peter Barmond.

WILLIAM S. FLUCK, Sheriff. Sheriff's Office, Bedford, Jan. 15, 1858.

REGISTER'S NOTICE.

ALL persons interested, will take notice that the following accountants have settled their accounts in the Register's office of Bedford County, and that the same will be presented to the Orphans' Court for confirmation, on Friday the 12th day of February next, at the Court House, in Bedford, viz: The account of James Carnell, Administrator of the Estate of Elias Ritz, Esq., late of Monroe Township, dec'd. The final account of David Stoler, Administrator of the Estate of John Stoler, late of Liberty Township, dec'd. The account of William Overaker, Administrator of the Estate of Thomas Overaker, late of Colerain Township, dec'd. The account of Jonathan Smider, Administrator of the Estate of Jonathan Smider, Administrator of the Estate of Sophia Smider, who was Administratrix of John Smider, late of Monroe Township, dec'd. The account of Jonathan Smider, Administrator of the Estate of Sophia Smider, late of Monroe Township, dec'd. The account of Simon Brumbugh, Administrator of the Estate of David Barley, late of Middle Woodbury Township, dec'd. The Guardianship account of John B. Alexander of Wells Township, Fanny County, formerly Brandy Township, Bedford County, Guardian of Catharine Ready, now intermarried with William Toekard, Mary Ann Ready, Rosanna Ready, George Ready and John Ready, minor children of Alexander Ready, late of said Township, dec'd. The account of John Kinton, Administrator of the Estate of Elizabeth Kinton, late of the Borough of Bedford, dec'd. The account of David Walter, Executor of the last Will and Testament of James Walter, late of Southampton Township, dec'd. The account of Jason Dunkle, Administrator of the Estate of Susan Dunkle, late of West Providence Township, dec'd. The account of Mrs. Charlotte L. Harmer, Executrix of the last Will and Testament of Elwood Harmer, dec'd., who was Administrator of the Estate of Thomas B. Miller, late of the Borough of Bedford, dec'd. The Guardianship account of Frederick Kauffman, Guardian of David, George and Susanna Keagy, late of Middle Woodbury Township, dec'd. The account of Francis Jordan, Esq., Administrator of the Estate of Samuel Cromwell, late of Bedford, dec'd. The account of Gideon Hitech, Administrator of the Estate of Charles Zembrun, late of Juniata Township, dec'd. The account of Amariah Wilson, Executor of the last Will and Testament of John Wilson, late of Napier Township, dec'd. SAM'L H. TATE, Register. Register's Office, Jan. 15, 1858.

DISOLUTION OF PARTNERSHIP.

THE partnership heretofore existing between Henry S. King, and James Madara, under the name and firm of Madara, King & Co., doing business at Lemnos Iron Works, in Hopewell Township Bedford County, is dissolved by mutual consent. HENRY S. KING, JAMES MADARA, Nov. 27, 1857-4.

ADMINISTRATOR'S NOTICE.

LETTERS of Administration having been granted to the subscriber upon the Estate of Abraham Lingenfelter, late of Napier Township, dec'd., all persons knowing themselves indebted to the estate are notified to make immediate payment, and all persons having claims against the Estate are requested to present the same properly authenticated for settlement. DAVID LINGENFELTER, Adm'r. Napier Township Dec. 11, 1857-4.

MUSIC & MUSICAL INSTRUMENTS.

Pianos, Melodions, Flutes, Guitars, Brass Horns, Clarionets, Drums, etc., of various makes, always on hand. Bands supplied at city wholesale rates. We keep always on hand full assortment of all the new and fashionable music, which we mail at our express to any part of the country. N. B. Music arranged to order. SHIRYOCK & SMITH, Chambersburg, March 7, 1857.

TO BUILDERS.

The subscribers fully prepared to furnish any quantity or quality of Building Lumber and Plastering Laths. Orders directed to St. Clairsville, Bedford County, will be promptly attended to, by giving a reasonable notice. F. D. BEEGLE Dec. 29, 1854.

WANTED.

AN active and well qualified salesman—one possessing the necessary qualifications—and can bring unobtainable references, as to character, mercantile habits, etc.—may bear of this paper—no inexperienced assistant need apply. Jan. 1, 1858.

WANTED.

Physicians prescriptions carefully compounded, at all hours of the day or night, at Dr. Harry's, Drug Store.

Estate of William Lane, dec'd.

BY an Orphans' Court, held at Bedford, in and for the County of Bedford, on the 16th day of November, A. D., 1857, before the Judges of the same Court—

The petition of John Mower and S. L. Russell, Administrators de bonis vacans, on the last testament of William Lane, late of said County, dec'd., was read and filed, setting forth, that in pursuance of an order of the Court, they made sale of all the Real Estate of the said dec'd., so far as they then knew, and the money arising therefrom was applied to the payment of the debts of said dec'd., so far as the same were reached, that they have lately been informed that the said William Lane was real and legal settlor, that in pursuance of an order of the Court, they made sale of all the Real Estate of the said dec'd., so far as they then knew, and the money arising therefrom was applied to the payment of the debts of said dec'd., so far as the same were reached, that they have lately been informed that the said William Lane was real and legal settlor, that in pursuance of an order of the Court, they made sale of all the Real Estate of the said dec'd., so far as they then knew, and the money arising therefrom was applied to 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