SUBSCRIPTION TERMS, &C.

Newspaper Laws.—We would call the special attention of Post Masters and subscribers to the factorise to the following synopsis of the Newspecialway.

Inquinter to the following synopsis of the Newspaper laws:

1. A Postmaster is required to give notice by letter, (returning a paper does not answer the law) when a subscriber does not take his paper out of the office, and state the reasons for its not being taken; and a neglect to do so makes the Postmaster repromsible to the publishers for the payment.

2, Any person who takes a paper from the Post office, whether dreated to his name or another, or whether he has subscribed or not is responsible for the pay.

chether be has subscribed or not is responsible or the pay.

3. If a person orders his paper discontinued, he must pay all arrearages, or the publisher may ontinue to send it until payment is made, and ollect the whole amount, whether it be taken from the office or not. There can be no legal discontinence until the payment is made.

4. If the subscriber orders his paper to be topped at a certain time, and the publisher continues to send, the subscriber is bound to pay for , if he takes it out of the Post Office. The law rocceds upon the ground that a man must pay or what he uses.

5. The occurre have decided that refusing to take

what he uses.

The courte have decided that refusing to take spapers and periodicals from the Post office removing and having them uncalled for, is no facial evidence of intentional fraud.

# Professional & Business Cards.

# ATTORNEYS AT LAW.

JOHN T. KEAGY, ATTORNEY-AT-LAW. Office opposite Reed & Schell's Bank.

IMMELL AND LINGENFELTER,
ATTORNEYS AT LAW, BEDFORD, PA.
Have formed a partnership in the practice of
the Law, in new brick building near the Lutheran
Church. [April I, 1864-tf

M. A. POINTS, ATTORNEY AT LAW, BEDFORD, PA. Respectfully tenders his professional services the public. Office with J. W. Lingenfelter, sq., on Public Square near Lutheran Church.

HAYES IRVINE,
ATTORNEY AT LAW,
Will faithfully and promptly attend to all business intrusted to his care. Office with G. H. Spang,
Esq., on Juliana street, three doors south of the
May 24:1y

ESPY M. ALSIP, ATTORNEY AT LAW, BEDFORD, PA., Will faithfully and promptly attend to all business entrusted to his care in Bedford and adjoining counties. Military claims, Pensicans, back Agy, Bounty, &c. speedily collected. Office with Mann & Spang, on Juliana street, 2 doors south of the Mengel House. apl 1, 1884.—tf.

M LYERS & DICKERSON,
ATTORNEYS AT LAW,
Bedfor early opposite the Mengel House, will
practice in the several Courts of Bedford county.
Pensions, bounties and back pay obtained and the
purchase of Real Estate attended to. [may11,\*66-1y

B. CESSNA,
ATTORNEY AT LAW,
Office with Jonn CESSNA, on the square near
the Presbyterian Church. All business
entrusted to his care will receive faithful and
prompt attention. Military Claims, Pensions, &c.,
speeddly collected.

[June 9, 1865.

ATTORNEY AND COUNSELLOR AT LAW, and REAL ESTATE AGENT,

and REAL ESTATE AGENT,
fice on Main Street, between Fourth and Fifth,
Opposite the Court House,
KANSAS CITY, MISSOURI.
Will practice in the adjoining Counties of Misuri and Kansas.
July 12:tf

R. L. RUSSELL & LONGENECKER,

USSELL & LONGENECKER,

ATTORNEYS & COUNSILLORS AT LAW,

Bedford, Pa.,

Will attend promptly and faithfully to all business entrusted to their care. Special attention given to collections and the prosecution of claims for Back Pay, Beunty, Pensions, &c.

\*\*\*Office on Juliana street, south of the Court House.

April5:1yr.

SHARPE.

HARPE & KERR,

Will practice in the Courts of Bedford and adjoining counties. All business entrusted to their care will receive careful and prompt attention.

Pensions, Bounty, Back Pay, &c., speedily collected from the Government.

In Jr. J. J. CLARKE, formerly of Cumbersand county, having associated themselves in the practice of Medicine, respectfully offer their professional services to the citizens of Schellsburg and vicinity. Dr. Clarke's office and residence same as formerly occupied by J. White, Esq., dec'd. S. G. STATLER, Schellsburg, Aprill2:1y. J. J. CLARKE.

OTIONS.

# Bedford Inquirer.

A LOCAL AND GENERAL NEWSPAPER, DEVOTED TO POLITICS, EDUCATION, LITERATURE AND MORALS.

DURBORROW & LUTZ Editors and Proprietors.

BEDFORD, Pa., FRIDAY, APRIL 10. 1868.

VOLUME 41: NO. 15.

# Bedford Inquirer.

## THE NEWS.

In the Court of Impeachment on Monday of last week, Mr. Butler opened the case for the prosecution in a lengthy and ex-manustive review of the law on the articles of of last week, Mr. Butler opened the case for the prosecution in a lengthy and exhaustive review of the law on the articles of impeachment and President Johnson's mal-administration of the Government. He considered each of the articles of impeachment proposed by the House at great length, showing what proof is to be brought to sustain the statements of fact, and fortifying with authorities those points which turn upon questions of law or of the Constitution. He defended Mr. Wade's right to sit on the trial, stating at the same time that if challenges were resorted to, that Mr. Reverdy Johnson might be objected to, on account of a letter he had very recently written to a Democratic meeting in Baltimore, pledging his support to the President. Mr. Butler commended the course of Secretary Stanton, and said that it being conceded that the appointment of Thomas was in direct violation of the Tenure-of Office act, what was to prevent Andrew Johnson from being declared guilty of high crimes and misdemeanors? The Managers claim that any question of the constitutionality of the Tenure-of Office law is totally irrelevant during the course of this trial. Johnson's right to judge of the constitutionality of any law ceases the moment his objections to it are sent to Congress, considered, and the bill passed over his veto. Then he is as rigidly bound by it as any one. It may be said that he can resist it at his peril. So he can, and the peril is impeachmet. In reference to any decision of the Supreme Court, that Court has never but on three occasions given decisions in regard to acts of Congress affecting the general welfare, impugning their constitutionality. He asked Senators would they allow any question of the constitutionality of this law to enter into the trial of an Executive officer who wilfully violated it in advance of any decision by any court? It may be contended that he suspended Mr. Stanton to test the constitutionality of this law, but the Managers would show that this is a subterfuge. For one year he made no at boldly announced to the General of the Army his purpose to violate it, and he attempted to seduce the commander of the Department of Washington from his allegiance to the laws. The attempts of the President to bribe Generals Sherman and Thomas, for the purpose of getting Grant out of the way, were adverted to, and the acts of Sherman and Thomas approved. Concluding his address, Mr. Butler said: "The responsibility is now with you (the Senate). The House of Representatives has brought the criminal to your bar. If Andrew Johnson goes free, never again can the representatives of a people attempt to stay the usurpations of a ruler." On the conclusion of Mr. Butler's argument, Mr. Wilson filed a mess of documentary evidence substantiating the charges against the President, which was read to the Senate. The Hon. Thaddeus Stevens has written a letter in which he heartily endorses General Grant for the Presidency. Hischoice for Vice President is Senator Wade. Grant, he says, is "honest, firm and well indoctrinated in principle, without ostentation and without pride. I do not see how a better selection can be made. His judgment of men is so sound that I have full faith that he will call around him the ablest and pur est men of the nation." Mr. Stevens uses language equally as strong in referring to Senator Wade.

language equally as strong in referring to Senator Wade.

Will practice in the Courts of Bedford and adjoining counties. All business entrusted to their care will receive eareful and prompt attention. Pensions, Bounty, Back Pay, &c., speedily collected from the Government.

Office on Juliana street, opposite the banking noise of Reed & Schell, Bedford, Pa. mar2:tf

J. R. DURBORROW & LUTZ, ATTORNEYS AT LAW, BERBORRO, PA., ATTORNEYS AT LAW, BERBORRO, PA., onto by the winders of the decisions should be made by the Senate, and not by the presiding officer. Chief Justice

Will attend promptly to all business intrusted to ATTORNEYS LAW,
BEROUR, PA,
Will attend promptly to all business intrusted to their care. Collections made on the shortest notation of the collections made on the shortest notation.

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

PHYSICIANS

WM. W. JAMISON, M. D.,
BLOODY RUN, PA.,
Respectfully tenders his professional services to the people of that place and vicinity.

ORL B. F. HARRY,
Respectfully tenders his professional services to the elicities of Belieford and vicinity. Office and residence on Pitt Street, in the building formerly occupied by Dr. J. H. Hoffus, [Ap'1],64.

J. L. MARBOURG, M. D.,
J. L. LARKE, formerly of Cumberland county, having associated the mealers in the pracessional services to the citizens of Selector and principal services of the citizens of Selectors and principal services to the citizens of Selectors and principal services to the citizens of Selectors and principal services to the citizens of Selectors and vicinity. Dr. Clarke's office and residences ame as formerly occupied by J. White, E. Eq., dee'd.
S. G. STATLER, Schellaburg, Aprill 2, J. J. LLARKE.

Schellaburg, Aprill 2, J. J. LLARKE. reserves to itself the right at all times to overrule, the presiding officer's decisions. On the announcement of the result of the deliberations of the Senate, the Managers for the House stated that they desired time for consultation, and the Senate adjourned until noon on Wednesday.

In the House of Representatives on Tuesday, the report of the conference committee upon the bill to exempt certain manufactures from internal tax was agreed to, the

O. E. SHANNON, DANKER,
BEDFORD, PA.
BANK OF DISCOUNT AND DEPOSIT.
Collections made for the sast, west, North and
South, and the general business of Exchange
transacted. Notes and Accounts Collected and
Bentitances promptlymade. REAL ESTATE
bength and sold.

DANIEL BORDER,
Phit Struct, Ywo does not Accome to Collected and
Brown of the Mouse of the Condition of the Washington of the Condition of

he could not be prepared so seen to argue the case on behalf of his clients. Judge Nelson therefore announced that the case would be postponed until the first day of next term. This action of the Court postpones the case until December next, when the new term of the Court commences.

General Hancock has issued an order assuming command of the Military Division of the Atlantic, with his headquarters in Washington. His command embraces the States of Ohio, Michigan, Indiana, Illinois, Wisconsin, the New England States, New York, New Jersey, Pennsylvania, the District of Columbia, Maryland and Delaware. Hancock had another lengthy interview with the President probably consulting him as to the appointment of his subordinate commanders.

Canada is excited over earther Excited.

The victim, thoughtless, gave his soul To ceaseless woe; And years rolled on; oh, fearful scene!

The death bed of the libertine. "Just this once," the tempter said, "My faith I pledge;" The victim dreamed not that her deed

Was rain's edge: The years roll on; ah, 'tis the same! A suicidal death of shame.

trong as that power, whose strange control Impels the torrent's force; Directs the needle to the pole, And bids the waves of ocean roll In their appointed course; so powerful are the ties that bind The scenes of childhood to the mind; So firmly to the heart adheres

Senator Wade.

On Tuesday the trial was resumed.—A mass of documentary evidence was filed by the Managers, when several witnesses were examined by Mr. Butler, on the part of the prosecution, and cross-examined by Mr. Stanbery, of the President's counsel. All went on harmoniously until Hon. Walter A. Burleigh, delegate from Dacotah; was placed unon the stand, and, in answer to an in-Whence is this passion in the breast? That when the past we view, And think on pleasures once possessed. In Fancy's fairest colors dressed,

# NASBY.

The New Hampshire Election—The Prepartions for a Procession which did not

And in such toasts the 30 ninutes were away.

A private sekretary entered.

"A dispatch from Noo Hanpsheer!"

"Hs!" said Randall, sezin it "now tremble Ablishnism; quake Stevens, for yoor time iz eum! Exalt yoor horn, Dimocracy, for the reackshun is here!"

The gentle and trustful sekretary opened it, read a moment, turned pae, and fell a faintin on the floor. Seward glanced at it, and gaspin, "this is the end uv my life," (wich he intended for his last words.) fell likewise prostrate. The President snatched it from Seward's hands and fainted across the rest uv 'em, and Wells, seein the President fint, did it become the President did, without readin it. Wells takes physic every time the President does.

I snatched the despatch and read it myself, ex follows:—

"To the President:

There will be weepin and wailin at the forners when this iz received.

Petroleum V. Nasby, P. M.
(Wich is Postmaster.) HOW CHROMOS ARE MADE.

Chromo Lithography is the art of printing

next term. This section of the Court pespones the case util December next, when proceed on the procession when his Regelescy, the procession when his Regelescy, the control of the Allantic with his headquarters in search of the Allantic with his headquarters in the control of the Allantic with his headquarters in the control of the Allantic with his headquarters in the control of the Allantic with his headquarters in the control of the Allantic with his headquarters in the control of the Allantic with his headquarters in the control of the Allantic with his headquarters in the control of the Allantic with his headquarters in the control of the Allantic with the Two-field and the control of the Allantic with the Two-field and the control of the Allantic with the Two-field and the control of the Allantic with the Two-field and the control of the Allantic with the Two-field wit

meessary and possible to produce a hundred distinct shades.

The last impression is made by an engraved stone which produces that resemblance to canvass noticeable in all of Mr. Prang's finer specimens. English and German chromos, as a rule do not attempt to give this delicate final touch, although it would seem to be essential in order to make a perfect imitation of a painting.

The paper used is white, heavy "plate paper," of the best quality, which has to pass through a heavy press, sheet by sheet, before its surface is fit to receive an impression.

The process that briefly explained, we need hardly add, requires equally great skill and judgment at every stage. A single error is instantly detected by the practised eye in the finished specimen. The production of a chromo, if it is at all complicated, requires several months—sometimes several

some spot of every sheet. In book work, sin afore the White Hous and the board way by and ded duck with a face wonderfully likehis eggslency; and the band behind wur pivin ded marches and sich, with muffled frums. Four times these hartless cuses assed up and down afore the White Hous "Is it not hidyus?" sed to President. "Served yoo rite," sed "You wood attempt the work uv a Stasman with the qualificashens uv a polic court lawyer. Wretched man, "sed I, traskin him with up piercinst gaze. "Why wood yoo attempt the work uv a Stasman with the pulletins and the property with the proper

# GAME AND FISH IN MONTANA.

A correspondent of the St Louis Republi-com writes: The disciple of Izaak Walton need not look for a more delightful paradise than he can find in Montana. The huge cat-fish and those who swim with him the turbulent waters of the larger streams abound in the large rivers of the eastern part of the Territory, while serve monatein

pecies.

Lewis and Clarke's parties saw and killed several white bears at and near the falls of the Missouri, but I could find no mountain man or Indian who had seen one in Montana. It is singular that they should have been seen by none of the present population.

ion. There are several species of the feline race. The panther, the lynx, the wild cat and perhaps others. But these are not

Universal Suffrage in Reconstruction.—Thaddens Stevens has sent the following letter to Col. Forney:

"Dear Sir.—I have long, and with such ability as I could command, reflected on the subject of the Declaration of Independence, and finally have come to the sincere coninaltenance in the subject of the Declaration of Independence, and finally have come to the sincere coninaltenance in the subject of the Declaration, and that they were prevented from inserting it in the Constitution by slavery alone. They had no intention to abandon it as one of the finally enumerated rights, but simply to postpone it. The Committee on Reconstruction have inserted that provision with great unanimity in the bill admitting the State of Alabama in the Union. They have finally resolved that no State shall be admitted into the Union unless under that condition. I have deemed this notice necessary, that the States now in process of construction or reconstruction may be advised thereof. Yours, Thaddeus Stevens.

the cessful and one or two that are not successful at all; but they are nearly all excellent copies of the originals, with which the defects must be charged.

The chromos of Bricher's paintings are really wonderfully accurate.

The chromos of Bricher's paintings are really wonderfully accurate.

Mr. Prang's masterpiece, however is not yet published, although it is nearly ready for the market. It entirely surpasses all his previous efforts. It is Corregio's "Madballi, and the policy of the market. It entirely surpasses all his previous efforts. It is Corregio's "Madballi, and the market. It entirely surpasses all his previous efforts. It is Corregio's "Madballi, and the market in command a quick sale and hearty recognition.

Like every modern discovery, chromo-lithography has its partisans and detractors,—those who claim for it perhaps impossible apabilities, and those who regard it as a mere handicraft, which no skill can ever elevate into the dignity of an art. We do not care to enter into these disputes. Whether an art or a handicraft, chromo-lithography certainly re produces charming little pictures vastly superior to any colored plates that we have had before; and it is, at meast, clearly entitled to be regarded as a means of educating the popular taste, and thereby raising, the national ideal of art.

ThadDDEUS STEVENS.

The Columbus (Ohiō) Journal says:

"The telegraphic report coming from Alabam that Admiral Farragut is talking of as a Democratic candidate for the Presidency, will be read, by those who ke whose the dispute. A more uncompromising Republican and outside the read, by those who claim for the perhaps impossible and hearty guits talking of a Democratic candidate for the Presidency, will be read, by those who have had before and hearty recognition.

Like every modern discovery, chromo-lithography has its partisans and detractors,—those who claim for it perhaps impossible and principles of what he termed the Copperhage is the following:

The meanty of the vice will have been and outside and prin

RATES OF ADVERTISING RATES OF ADVERTISING

All advertisements for less than 3, months 19 cents per line for each insertion. Special nettices one-half additional. All resolutions of Association, communications of a limited or individual interest and notices of marriages and deaths, exceeding five lines, 10 cts. per line. All logal notices of every kind, and all Orphans' Court and other Judicial sales, are required by law to be published in both papers. Editorial Notices 15 cents per line. All Advertising due after first insertion. A liberal discount made to yearly advertisers.

Smonts. 6 months, 1 year One square.

Stood \$ 0.00 10.00 10.00 Two squares.

6.00 9.00 16.00 Three squares.

8.00 12.00 20.00 Cone-fourth column.

18.00 25.00 45.00 One column.

18.00 25.00 45.00 One column.

30.00 45.00 80.00

# BILL TO PROVIDE FOR THE SUR-VIVORS OF THE WAR OF 1812

HARRISBURGH, March 27.—The following bill has been signed by the Governor:

An Act to Provide for the Payment of Gratuities and Annuities to the Soldiers of the War of 1812 and their Widows.

SECTION 1 Be it enacted. &c., That the act entitled an act to provide for the payment of gratuities and annuities to the soldiers of the War of 1812 and their widows, approved the 13th day of March, A. D. 1866, be, and the same is hereby revived; with the following provise and amendment, Provided. That the affidavit required in the side act shall be made before the Court of Common Pleas of the county in which the applicant shall reside at the same time of making his or her application, which affidavit shall be attested by the Prothonotary or Clerk of the Court, with the seal attached, or in the event of the applicant being too sick or infirm to make application to such court, the affidavit aforesaid may be made before an alderman or justice, which affidavit shall be supported by two respectable citizens, under oath or affirmation, stating such sickness or infirmity. And Provided, That the term "necessitous circumstances" in the said section shall be construed to men not to be possessed of real or personal estate of value of five lundred dollars. ing such sisceness or infirmity. And Provided, That the term "necessitous circumstances" in the said section shall be construed to men not to be possessed of real or person all estate of value of five hundred dollars. And provided further. That the gratuity mentioned in the said act shall not be paid to any person who shall have received a gratuity under the said act. And provided, Also the said gratuity and annuity shall cease so soon as provision shall be made by Congress for said soldiers and their widows, and thereafter no pensions shall be paid under this act. And provided further, That every application for either a gratuity or annuity under the provisions of this act shall be attested annually by an affidavit as aforesaid. And provided further. That the application of any person under the provision of this act shall be indorsed as meritorious by one of the jndges of the court before which the affidavit required by this act shall be made. And provided further, That no pensions or gratuities shall be paid on any application heretofore made under the act of March 30, 1866, and persons claiming the benefit of this act shall make their application anew. Provided further, That any person who is in receipt of a pension or gratuity in pursuance of any special act of Assembly shall not be entitled to the benefit of the provisions of this act, and that no fee shall be recovered for the collection of any annuity after the first payment made by the State Treasurer as aforesaid,

SEC. 3. That any autorney, agent, or other person prosecuting any claim under this act, shall be deemed guilty of a misdemeanor, and on conviction thereof, in the Court of Quarter Sessions of the county where he may reside, shall pay a fine of not more than fitty dollars, or may be imprisoned not exceeding one month.

or may be imprisoned not exceeding one month.

is rooms—without readin it. Weltaske physic every three the President does.

The all my Lone of does.

The all my Lone of does.

The all my Lone of does.

The ladger, woodehuck, porcupies, and processor of the production of a chrone, if it is at all complicated one and them follers who hed less of the finished specimen. The production of a chrone, if it is at all complicated processors are all the states of the states leaders of Pennsylvania. He is regardless of public opinion upon the episodical features of his life, and regards himself as a political instrumentality, only of consequence as he promotes public justice—nothing more. This complete absorption in large and permanent results removes him from the sphere of scramblers merely; for nearly every legavancement, concluding processing "friends" to himself. It is by standing to one's "friends," or, in better truth, one's "pals," that ringleaders like Thurlow Weed keep power and dispense patronage.

THE loyal people of Louisiana are very much gratified by the change which has been made in the command of that military district. Major General Reynolds, although district. Major General Reynolds, although not Radical in the ordinary acceptation of the torm, is still a fairminded gentleman, and one who will enforce the laws and maintain the honor of the Government which he represents. His assuming command of that district will result in great good to all classes of people, the loyal and the disloyal, ex-Rebel and Republicans, for it will insure the enforcement of law and order throughout the State. The Republican party of Louisiana desires only fairness and justice and protection from the military authorisies, and this we can confidently expect under the administration of Major General Reynolds.

Even the La Crosse Democrat abandons