- For the Journal. THE TEACHER'S LIFE.

How varied are the vicissitudes of most perplexing."

cares and trials which none but those cil and intellectual development of the child. He has a higher duty to perform. A more weighty responsidevelopment of that crowning work of the Almighty-the only thing in the universe created in His own image and likeness. Upon it he daily makes an impression, by his looks, words, and actions, which is as lasting as occasionally clouded with care!

But does he assume all these responsibilities, and endure all these cares and endure all these if they had in reality earned it. Gencius, for no other consideration than the paltry sum of a few dollars per month? No, no. The true and faithment, is the negligence of Justices of ful teacher has rewards which Sacrament, is the negligence of Justices of the Peace in not sending up transments's mires can never afford. He needs a scripts of their examinations in crimber leading and all reforms calculated to the service of the services and and all reforms calculated to the services and all theories not an extend the many discard and the Slave power; all theories not an extend the many discard to affect combinations to control the Ball theories not an extend the many of the best farmers in Panayland, who will be affect the services of the se mento's mines can never afford. He the Peace in not sending up tranhas a consciousness of doing right, and scripts of their examinations in crimof benefiting his fellow men, which is bound over for trial, timely enough gives him a peace of mind that the gives him a peace of mind that the that the District Attorney may have the prest or laymen; a friend of Temperance; the Himstead, and all reforms calculated to secur to Labor its just consideration, recompess, and political weight, and to Trade, its Natral Freedom, in virtue of which every that the District Attorney may have man of wealth or the votary of pleasure seldom experiences. Nor is this all. Fir down the dim vista of the future there looms up before his mind's eye an intelligent, vituous, and happy eye an intelligent, virtuous, and happy people, honest in all their dealings their daty to God. He hears their friendly voices welcoming him to their homes, and recounting tales of their learned their homes, and recounting tales of their learned t homes, and recounting tales of their pear for trial in cases of misdemeanor morally. In regards Slavery, and the issues involved the common morally. It regards Slavery, and the issues involved the common of the common trial in a forming the common morally. their auxiety to cheer his pilgrimage through life, now that his cheek is blanched with care, and his head whitened with the frosts of age. Their children are taught to love him, and to heed the instructions which fall from his lips. These are they whom he is now leading in the path of science and usefulness, and as this picture rises in his mind, he receives a new impulse, which urges him on to the performance of his high and noble

When his pilgrimage of life is over, and he is called to join the ransomed throng above, who will wear a brighter crown, or sing the hallelujahs of Heaven with a greater zeal than the faithful and devoted teacher, who has spent a life of toil and anxiety in training the youthful mind for its high THOS. G. SMITH.

ELECTION FUS IN QUEEN'S Co.-There were three candidates for Assembly in Queen's county this year—Borum, (Whig.) Searing, (Hard,) and Reder (Soft)—who had the Maine Law support, and was elected. Borum and Scaring are understood to be good, sociable fellows, who don't mind drinking a glass now and then to oblige a friend. The Flushing Journal tells the following capital

anecdole:
A friend of ours wits down about Dogtown just before election. He came across an acquaintance that usually keeps himself juicy, and who on this occasion was as full as a tick. Said our friend to this knight of joviality, "How will the election go in Dogtown! Well, old hoss, (hic-hic) I-I-I think t-ttwill go Temperance."

"Rollon! how is that?"
"Why, y-y-you see, we (hic) folks down h-here (hie) can't go Bo-Bo-rum and Shear-him. W-w-we are for Rider. We d-drink a l-little (hie) you see; but d-d-d—n it (hie) we can't stand pouring it down. D'ye understand!"—Telbara stand l"-Tribune.

[Communicated,]

Messas. Entrops: I must next take A Superior Likeness is someleave to call attention to the repreteacher's life! How replete with hensible conduct of suitors in our cares and pleasures, joys and sorrows, Courts. Instead of being present at which fluctuate like the waves of a the commencement of the session, and restless sea. To-day he is in good ready for trial, as they should, much health and buoyant spirits, and with an valuable time has to be lost in waiting elastic step he wends his way towards for either parties or witnesses. Scenes the temple of his truest fame. All like the following are of frequent ocpature appears gay and smiling. The currence during the first two or three morning zephyrs impart new strength | causes, to ascertain if there is any case and vigor to his frame; and all things, ready that can be taken up for trial. animate and inanimate, seem to par- For instance: Sharper vs. Longbow, ticipate in his happiness. With a are you ready in this case? Plaintiff's countenance glowing with smiles, he counsel answers, "I presume that case meets his youthful charge, and as he will be for trial, but I have not seen guides their inquiring minds up the my client. I should think that he had ragged lightway of science, points not come to town yet. Are you ready them to the temple of fame at the on the part of the defense?" Defendfar-off terminus, and watches the au- ant's counsel auswers, "We are anxroral expressions of countenance as ious to have that case disposed of, but they grasp each new idea which falls some of our witnesses are absent. from his lips, he experiences a plea- We shall have to take an attachment sure truly enviable, and which mon- for them," &c. And so on to the end archs never know. To-morrow he is of the list. In every case one or the weighed down with care. His coun-other of the parties are absent, or tenance no longer exhibits that placid some of their witnesses, so that nothsmile; no longer is that all-absorbing ing of importance can be done bemile; no longer is that an-absorbing interest manifested in his pupils as he intempts again to lead them to the compel parties to attend to their busifountains of knowledge. Everything ness, strike their causes off the list, or goes wrong, and he is ready to ex- adjourn till the next term, and wait for them to get ready for trial, without expense to the county. And in all cases where attachments have to issue caim. "Of all occupations, mine is the for them to get ready for trial, without cases where attachments have to issue cases where attachments have to issue upon a failure to comply with this regulation, the track of land will again be offered for sale.

This is not an overwrought picture for witnesses, inquiry ought to be the track of land will again be offered for sale.

P. A. STEBBINS, Sheriff. of the changes in a teacher's life. made of them for the cause of their But it is not entirely his fault that non-appearance, and if they are withthese changes are produced. He has out sufficient excuse, they should pay the costs of attachment and be fined.

Another lesser evil, but yet of sufef a we'll disciplined mind could endate; and frequently his patrons, instead of relieving them, take pleasure

stead of relieving them, take pleasure while the Court is in session, so that Wm. T. Jones and . C. P. Cool. in increasing them. He has responsibilities, also, to which his cares are to be dispatched to hunt through all William Carson, to be dispatched to hunt through all Villiam Carson, to be dispatched to hunt through the villiam Carson, the beautiful through the villiam Carson, the villiam Carson, the villiam Carson through the villiam Cars like a drop of water to a mighty ocean. the stores and taverns in town for His business stops not with the physi- them. This practice is a great annoy- silus N. Howard, ance to the Court, and a hindrance in Nathaniel W, Abbey, " J. C. Bronson and the transaction of its business. If parties are called, and they are absent William T. Jones, attending to other concerns, their bility re is upon him. To him is in- causes should be put down to the foot trusted, in a great measure, the moral of the list. Jurymen not answering should have their pay for the day Com in of 1a, aso f stricken off, and witnesses fined in a. sufficient sum to make it an object for them to avoid the liability by remaining in Court. It has also been noticed that some of the citizens of Coudersport, when summoned on the Jury, come into Court in the morning, anseteralty. Who then can estimate the wer to their names when the general tracher's responsibilities? Who is list is called over, and then leave about ready to consure him if his brow is their own business, thus throwing all the labor of the session on those that come in from a distance, while they receive their daily pay as readily as

that the District Attorney may have man is a right to buy and sell in whatever lost by the Grand Jury, it obliged to wh swears to support the Constitution of wait for bills to be drawn after the the intended States can deliberately violate his

Court has commenced its session.

Very Important Informati. Dr. Jones, one of the most celebratery sicinas in New-York, writes as follows the excellent effects of your flygers for the excellent effects of your flygers for the excellent effects of your flygers for the refore gives its earnest support to the Republican Movement, so far as its policy has yet been developed—a movement which much in favor of counter-irritation affect in favor of counter-irritation affect much in favor Medicated Apparatus as being in venient and effectival mode of aps anything of the kind I have ever seep doubt thousands of persons may be red, and inany cured, by using your remet You are at liberty to use thirty way

You are at liberty to use thirty way you may think proper.

Respectfully, your, D.,
C. JOHT. D.,
No. 609 Houston street Y-York.

Prof. S. Center writes as fol Gentlemen.—I have recent occasion to test your Cherry Syrup and can Vapor to test your Cherry Syrup and can vapor in the case of chronic sore the mat had rein the case of chronic sore that and fused to yield to other forms thatever may the result has satisfied me, that ever may be the composition of your tration, it is no imposition, but an exemple. I wish, for the sake of the uffiliat it might be brought within the react. oe brought within the reach.

PHOTOGRAPHS. thing Besirable.

THOS. II. JOHNSON, Artist, would re-spectfully inform the citizens of Couders port and victnity that he will open rooms in this place on or before Monday, Feb. 19, (fer a limited season,) and is prepared to offer all of the latest improvements in the Photographic art. The public are invited to inspect his pecimens; and these who may favor him with their patronage, are guaranteed perfect satis-

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DY VIRTUE of a writ of Venditioni Exponas, issued out of the Court of Common Pleas of Potter county and to me directed, I will expose to sale, by public vendue or ontery, at the Court House in Condersport, on Monday, the 19th day of February next, the following described real estate to wit.

Sheriff's Sale.

the following described real estate, to wit: Situate in West Branch township, Potter county, State of Pa., bounded on the north by unseated lends, on the west by Erastus Crippen, east by J. Q. Merrick, and on the South by anseated lands containing one hundred and three acres, of which forty five are improved, one frame house, one frame barn, one old log shop, and fruit trees thereon. Seized, taken in execution, and to-be sold as the property of Wm. S. Gross, at the snit of

B. Steel & Co.

Jan. 25, 1855.

Trial List. FEBRUARY TERM, 1855. William Carson,
A. Johnson & Co.,
use of A. W. Grezier
William N. Howard,
"Richard Goodman. Timothy Ives. et. al., "Stephen Norton. "Mary C. Jones.
"W. T. Jones and Emily Russell. Henrietta C. Berson, J. C. Carrier, et. al. Com'th of Pa., aso } D.C.Crittenden et.al. David Wilmot, { E. K. Spencer and D. W. Spencer. Ephraim Z. Oley Abram Dereamer. T. B. TYLER, Proth'y. Prothoscar's Office, Condersportan, 18, 1855.

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the second or third day of the term, lit, as forming the great Political Question the second or third day of the term, to as forming the great Political Question thus crowding most of the business? the day; taking the ground, that slavery, into the latter portion of the week perpetually an agonistic to Ereedom and and causing some to go over, to the Free Labor, and unchangably aggressive; detriment of those concerned. In st that its workings can be counteracted only by detriment of those concerned. In state of the cases the recognisances should a permanent system of measures; that the Whig and Democratic Barries, not having been formed with a view to the issues raised by the Slave Interest, but being held in thrall by it, so far from presenting any resistance to the people.

P. Pry, them; and that one or both must be broken up, and the true friends of Liber v be united. up, and the true friends of Liberty be united, without regard to old issues or prejudices, on Dr. Joses, one of the most celebratchy a Party of Freedom, as a necessary prehminary to the over-throw of the Slave Power,

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J. BLOOMINGDALE, Principal, The undersigned Officers and Trustees of the Condersport Academy are moved by a sense of official and personal duty, to call the attention of the public, and of the people of our county in particular, to the rising and

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ds.
H. H. DENT, President,
H. J. OLMSTED, Treas.,
T. B. TYLER, See'y,

Court Proclamation.

WHEREAS, the Hon. Robert G. White, President Judge, and the Hon. O. A. Lewis and Joseph Mann, Esqs., Associate Judgesof the Course of Over and Terminer and General Just Delivery, Quarter Sessions of the Peace, Orphan's Court and Court of Commit Pleas for the County of Potter, tomail Pleas for the Councy of Potter, have fixed their precept, hearing date the 23d day of September, in the year of our Lord or thou and eight hundred and fifty-four, and one directed, for holding a Court of Oyerful Terminer and General Jail Delivery, Our er Sessions of the Peace, Orphans's Court of Court Court, ad Court of Common Pleas, in the Borough C Condersport, on MONDAY, the 19th day & February next, and to continue

Notice is rerefore bereby given to the Coroners. Jusies of the Peace, and Constables within the centy, that they be then and therein their proper persons, at 10 o'clock, A. M., of said day, vish their rolls, records, inquisitions, examinations, and other remembrances, to,do those things which to their offices appertain to be one. And those who are bound by their recognizances to prosecute against the presoners test are or shall be in the fail of the said county of Potter, are to be then and there to prosecute against them as will be just.
Dated at Condersport, Dec. 24th, 1854, and he. 79th year of the Independence of the United States of America.
P. A. STEBBINS, Sheriff.

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