

Terms of Publication.

THE TIOGA COUNTY AGITATOR is published every Thursday Morning, and mailed to subscribers at the very reasonable price of One Dollar per annum, in advance. It is intended to notify every subscriber when the term for which he has paid shall have expired, by the stamp "Time Out," on the margin of the last paper. The paper will then be stopped until a further remittance be received. By this arrangement no man can be brought in debt to the printer.

THE AGITATOR.

Devoted to the Extension of the Area of Freedom and the Spread of Healthy Reform.

WHILE THERE SHALL BE A WRONG UNRIGHTED, AND UNTIL "MAN'S INHUMANITY TO MAN" SHALL CEASE, AGITATION MUST CONTINUE.

VOL. IV.

WELLSBORO, TIOGA COUNTY, PA., THURSDAY MORNING, MARCH 25, 1858.

NO. XXXIV.

Table with 4 columns: Rates of Advertising, 14 lines, 2 Squares, 1 column, 3 months, 6 months, 12 months.

HAVE FAITH IN HEAVEN.

Have faith in Heaven! the way is dark And clouds and darkness hover nigh, But far beyond, where lies the mark, Forever smiles a cloudless sky.

GASTON: THE LITTLE WOLF.

In eighteen hundred and twenty-four, an old lady named Madame de Saric, living in Gascony, had one of those nursery fights with her grandson, aged seven, which at the time are treated as eternal sins, and afterwards regarded as prospective virtues.

A few days after this, he said again to his wife; "Madam, I authorize you to tell my son, that he may let his beard grow again. After duly considering the matter, I do not see any objection to it."

hand by M. Levasseur of the expedition. The general feigned astonishment, ignorance and hesitation; and commanded Raousset to wait inactive at Guaymas until he had made up his mind what he should do with him and his followers.

Arizona and Antonia in his head, and he worked his plan so well that in the middle of May, eighteen hundred and fifty-four, he sailed for Guaymas, prepared to take his own course for weal or woe.

From the Pa. School Journal. The Rights of Teachers and Pupils. OPINION OF JUDGE SKYSEER. Commonwealth vs. Alfred Hopple.—In the Court of Quarter Sessions of Bucks Co. Indictment for Assault and Battery.

and the discipline by which they are sought to be upheld. If the teacher inflicts a cruel and barbarous punishment, out of all proportion to the offence, and prompted by anger or passion, he is amenable to the criminal law.