2. WEICHELDIUM. OPTICIAN and Oculist, from Philadelphia, respectfully informs the citizent of Bedford and vicinity, that he has opened a room at Steck-man's Hotel, where he offers for sale SPECTA-CLES of every variety, size and quality. The wivention of Spectacles, for distant or forse reading, with goil, silver, steel and tor-sortment of perifocal ground fint Glasses of his own manufacture. He would particularly for Near-Sighted Persons, and for persons who have been operated upon for the cataract of the eye, and to his new kind of fineses and Conserv-plases. Good Glasses may be known by their shape, exact centre, sharp and highly polished and degree in his glasses. MIGHLY IMPORTANTI-The very best Radium Pebble! I so universally powed to be far superior to any other class.

HIGHLY IMPORTANTL-The very best Brazillian Pebble!! so universally proved to be far superior to any other glass. Also, Microscopes, Shy and Quizzing Glasses of every size and quality; Telescopes, Magnify-ing and Opera Glasses, with different powers, together with every variety of atticles in the OPTICAL line not mentioned. TO Optical and other Instruments and Glass-es carefully repaired at short notice. He can always scheef Glasses to suit the vision of the person, as he sees them, more the first trial.---He will remain in Bedford during August Court, and those in want of the above articles will please give him a call. The well, if required, go to any respecta-ble house where his services may be wanted. The very best Eye-Water always for sale. Aug. 21, 1857.

WINDMILLS: WINDMILLS!!

WINDMILLS: WINDMILLS: I THE subscriber would respectfully inform his old customers, as well as the public generally, that he still continues the mainfactory of WINDMILES, and keeps them on hand con-stantly. He will also do all kinds of repairing in his line of business. As his mills are well known in Bedford county, he doems it unneces-sary to say anything about them. His shop is as formerly, at the East end or Bedford, on Pitt Street, rear the Foundry. SINON DICKERHOOF. Aug. 21, 1857.-3m.

IMPROVED SEEP-SEALING FRUIT CANS. Can be had at HERMAN'S TINNING ESTABLISEMENT, In Juliana Street. Aug. 21, 1857.

REMOVAL.

THE subscriber has removed his Tinning Ea tablishment to the frame building in Juliana Street, two doors south of "Brown's Store," where he will be happy to see all his old friends and customers. He keeps constantly on hand all kinds of ware in his line, as substantial and cheap as can be procured in the county. ABRAHAM HERMAN.

Aug. 14, 1857.

Bedford Classical School, AND

FEMALE SEMINARY.

Male and Female Departments Distinct.

Rev. GBO. W. AUGUINBAUGH, A. M. Principal, Mrs. GEO. W. AUGHINBAUGH, Preceptress.

MISS CORNELIA A. EVARTS, Music, Freuch, Drawing, &c.

Mrs. LECY SPOTTSWOOD, Oil Painting and Shell Work.

Miss MARY HELEN SMITH, Assistant.

THE duties of this Institution will be resumed on Monday, Aug. 31st. Owing to the limited accommodations of the Seminary Building, the number of pupils will be lim-ited. It is important, therefore, that appli-cations for admission be made at an early day. These who enter before the expiration of half the quarter, will be charged for the

whole quarter; those who enter after the expiration of half the quarter, will be oharged for half the quarter. No deduction made for absence except in cases of Hon. Judges of said Court have fixed Monprotracted illness.

RECISTER'S NOTICE.

ALL persons interested are hereby notified that the following named accountants have filed their account in the Register's office of Bedford County, and that they will be presented to the Orphans' Court of said Gounty, on Friday, the 4th day of September next for allowance and confirmation.

confirmation. The account of Wm. Wertz, Esq., adm'r of the estate of Jennings Okham, late of St. Clair township, dec'd. The account of Henry P. Diehl, adm'r of the estate of Daniel Diehl late of Juniata township, dec'd. The account

citate of Daniel Diehl late of Juniata township, dec'd.
 The account of John Ake, Esq., acting Executor of the last will &c. of John Smith, late of Union township, dec'd.
 The account of John Eberly, adm'r of the estate of John Stoner, late of South Woodberry township, dec'd.
 The account of Hiram Davis, adm'r of the estate of Christian Mock, late of St. Clair township, dec'd.
 The partial account of Charles Hoyman, one of the adm'rs of the estate of Saml Hoyman, late of Londonderry township, dec'd.
 The account of Joseph Imler, adm'r of the estate of Peter Ickes, late of Union township, dec'd.
 The account of O.E. Shannon, adm'r of the estate of Peter Ickes, late of Union township, dec'd.

dee'd. The account of O. E. Shannon, adm'r of the estate of David Riley, late of Bedford Borough dec'd.

the account of John Kinton, adm'r of th

The account of John Kinton, adm'r of the estate of Elizabeth Kinton, late of Bodford Bo-rough dee'd. The account of S. H. Tate, Esq., adm'r de bonis non &c., of the estate of Michael Schriner late of Middle Woodherry township, dee'd. The account of Philip Hollar one of the ex-ors of the last will, ac., of Solomon Hollar late of West Providence township, dee'd. The account of Levi Dichl, adm'r of the es-tate of Jos. Armstrong, late of Hopewell town-ship, dee'd.

ship, dec'd. D. W.ASH.ABAUGH

Aug. 7, 1857. Proth'y.

LIST OF CAUSES

PUT down for Trial at August Term, (31st day) 1857. Win. Beitzell et al vs. Fred. Smith.

H. Cheney vs. Wm. P. Schell et al. J. H. Baradollar vs. B. Means et al. Jane Moorhead et al vs. Christ. Nawgle. Miller, Ecringer & Brenig vs. E. A. Forkler mon Schools. The last days of each session will be devoted to examinations; and at the close of the year, there will be an annual examination and exhi-

Francis H. Hoyman vs. Wm. Porter. J. W. Duncan et al v. Jno. Hoffman et al. David Whetstone vs. John Bowser et al. tion" is a similar one sustained by the young ladies. It is highly important that all who desire to attend the school should be present at the com-mencement of the terms, as all regular classes are then formed. Students will be received, however, at any time, and admitted to such classes as they may be found qualified to enter. But all will be charged fuition from the com-mencement to the close of the term, except those who entor for only half a term; and no acduction will be made for absence, except in case of sickness. No one will be admitted as d student who does not sustain a good moral character. Wm. Whetstone et al vs. M. M. Corl et al D. Patterson vs. S. M. Barclay's adm'r. D. Berkhimer et al vs. Henry Yont et al. John Clapper et al vs. David Stoler et al. Cath. Weisel et al vs. Aaron Grove et al.

Wm. Beitzell et al vs. Frederick Smith. John Defibaugh vs. H. K. Strong et al. Riely B. Davis vs. Jos. H. Harbaugh et al. Joha Cessna's ase vs. Frederick Smith. Johnson Hafer et al vs. M. Wisegar ver et al. Ernnais Slack et al vs. T. W. Horbaugh et al.

Johnson Hafer et al vs. M. Wisegarver et al. Francis Sleek et al vs. T. W. Horton et al. Wm. Deremore vs. Archibald Blair. G. R. Holsinger et al vs. E. Pearson et al. Saunel Smith vs. John May et al. Saml. 8. Stuckey vs. Henry Keyser. Wm. Keyser vs. John Weyant. D. WASHABAUGH, Proth's

Proth'y.

Aug. 7. 1857. Pattonsville and Woodberry Turn-

pike Road Company.

REFERENCES IN MD. Hon. John Neff, Frostburg, Mr. John Folck, Camberland; Rev. T. T. McClure, Flintstone; Mr. John Wilson, Old Town; John Hughes, M. D., Rev. Wm Earnshaw, Hancock; Mr. Joseph Mann, Clear Spring; Rev. H. N. Sipes, Wash-ington City, D. C. N. B. Persons coming from Cumberland, take the Bedford stage and stop at Centreville, from whence they will be conveyed to Bains-burg. IN the matter of the sequestration upon the Pattonsville and Woodberry Turnpike Road, in the Court of Common Pleas of Bedford County. Whereas Joseph B. Noble, Esq., Seques-trator of said Road, did on the 7th day of May, 1857, file his account in the office of

August

RESOLUCION the Prothonotary of the Court of Common Pleas in and for said County, as Sequestra-Proposing Amendments to the Contor of said Road, Notice is hereby given to the creditors of stitution of the Commonwealth. the said Turnpike Road Company, and all others interested in the said Road, that the

Resolved by the Senate and House of Represe tatices of the Commonwealth of Pennsylcana in General Assembly net: That the following amendments are proposed to the constitution

BEDFORD INQUIRER AND CHRONICLE.

Alleghany Male and Female Semi- constitution, to be designated as article XII, as follows : ARTICLE XII. OF NEW COUNTIES.

nary.

ign influence of morality and religion. TERMS AND VACATIONS

TERMS AND VACATIONS The academic year consists of two sessions of 2 weeks; each session is divided into two erms of 11 weeks, but without an intervening

vacation. The Summer session will commence on the 4th day of August next. The Winter session will commence on the second Thursday in January, 1858. Winter vacatior, 2 weeks. Summer vacation, 6 weeks.

EXPENSES PER TERM OF 11 WEEKS

ORNAMENTAL.

red crayon and water culors, each

ents will be charged for fuel and furnished. GENERAL EXERCISES.

The Lyceum is a literary society sustained by

the young gentlemen; the "Ladies Associa-tion" is a similar one sustained by the young

haracter. REFERENCES IN PENNA.

Mr. John Hafer, Bedford; Rev. J. A. Cole nan, Mr. Jacob Barndollar, Bloody Bun; Capt

Man, Licking Creek; Mr. George R.
 Barndollar, Woodbetry; Mr. C. W. Ashcom
 Hopewell; Mr. G. W. Williams, Schelisburg
 Mr. John May, Centreville.
 REFERENCES IN MD.

T.T.McCLURE, Pres't J. FILLER, Secretary. Rainsburg, July 21, 1857.-4t.

higher branch, Greek and Latin, each, German, French and Spatish, each, Incidentals,

Painting in Oil, Hair and Wax flowers, each,

Embroidery, Vocal music, 2 lessons per week,

Drawing,

Pellis work,

Common English, \$3 00 To which will be added for each additional

W. W. BRIM, A. B., Principal. Miss E. V. Mann, Proceptress. M. J. Johnson, M. A. Williams, Assistants. OF NEW COUNTIES. No county shall be divided by a line cutting off over one-tenth of its population, (either to form a new county, or otherwise,) without the express assent of such county, by a vote of the electors thereof, nor shall any new county be es-tablished, containing less than four hundred square miles. M. J. Johnson, M. A. Williams, Assistants. This Institution is located in the borough of Rainsburg, Bedford county, Pa., noted for its healthfulness, and beauty of surrounding scene-rry. It is 10 miles from Bedford, and 8 from the celebrated Bedford Springs. The building is large and commodious, capa-ble of accommodating 200 students. It is the parpese of all concerned, to spare no pains in making this institution the efficient instrument of securing to all in attendance a thorough ed-ucation, and also to throw around them the be-uign influence of morality and religion.

THIRD AMENDMENT. From section two of the first article of the con ation, strike out the words, "of the cityof

Phiakelphia and each county respecticely," from "section thre same article, strike out the words, "of Philadelphia and of the several counties?" and from secction seven, in same article, strike out the words, "actioner the city of Phila-delphia nor ray;" and insert in lieu thereof, the words, "could no;" and strike out section four, same article and in lieu thereof, insert the fol-fowing: SEC. 4 In the year one thousand eight hun-dred and sixty-four, and every seventh year

Iowing:
Sec. 4 In the year one thousand eight hundred and sixty-four, and every seventh year threafter representatives to the number of one hundred shall be apportioned and distributed equally throughout the State, by districts, in proportion to the taxable minabitants thereoft except that any county containing at least three thousand five hundred taxables, may be allowed a separate 'representation; but no more than three counties shall be joined, and no county shall be divided in the formation of a district. Any city having a sufficient number of taxables to entitle fit to at least two representatives, shall have a separate representation assigned it, and shall be divided into conveniest districts of contiguous territory, of equal taxable population an ear as may be, each of which districts shall elect one representative."
At the end of section serve, same article, infect these works, "the city of Philadelphis shall be divided into single senatorial districts, of contiguous territory, as nearly equal in taxable population as possible; but no ward shall be divided into single senatorial districts, or contiguous territory, as nearly equal in taxable population as possible; but no ward shall be divided in the formation thereof."
The Legislature, at its first session, after the divide of this amendment, shall divide the eight on of this amendment, shall divide the singuistic to is the manner above provided, such districts to remain unchanged until the apportionment in the year one thousand eight hundred and sixty four.

Music, with use of Piano, 10 00 BOALD. The price of board will be \$1 50 per week;

GENERAL EXERCISES. Weekly exercises in composition and decla-mation by the gaitlemen, also composition and declamation by the ladies, will be required throughout the entire course. During the termecommencing in August, there will be a class organized for the special benefit of those designing to engage in teaching Com-mon Schools. FOURTH AMENDMENT. There shall be an additional section to the first article of the said constitution, which shall be numbered and read as follows: "SEC. 26. The Legislature shall have the

"SEC. 26. The Legislature shall have the power to alter, revoke, or annul any charter of incorporation, hereafter conferred, by, or under, any rpecial, or general law, whetherer in their opinion it may be injurious to the citizens of the commonwealth: in such manner, how v-er, that no injustice shall be done to the corpo-rator."

IN SENATE, March 27, 1867, Resolved. That this resolution pass. On the first amendment, yeas 24, mays 7; on the second amendment, yeas 23, mays 3; on the third amendment, yeas 24, nays 4; on the fourth amo

yeas 23, nays 4. [Extract from the Journal.] GEO. W. HAMERSLY, Clerk.

IN THE HOUSE OF REPRESENTATIVES.,

April 29, 1857. April 29, 1857. Resolved, That this resolution pass. On the first amendment, yeas 78, nays 12; on the sec-ond amendment, yeas 57, nays 24; on the third amendment, yeas 83, nays 7. [Extract from the Journal.] JACOB ZEIGLER, Clerk.

Filed in Secretary's office, May 2, 1857. A. G. CURTIN, Secretary of the Commonwealth.

SECRETARY'S OFFICE, Harrisburg, June 2, 1857.

Pransylvavia so: I do certify that the above and foregoing is a true and correct copy of the original "Resolu-tion proposing amendments to the constitution of the commonwealth," with the vote m each branch of the Legislature upon the final pas-sage thereof, as appears from the originals on file in this office. In testimony whereof I have hereun-[1. s.] to set my hand and caused to be affix-ed the scal of the Secretary's Office, the day and year above written. A. G. CURTIN, Secretary of the Commonwealth.

IN THE SENATE, March 27, 1857. The resolution proposing amendments to the constitution of the commonwealth being under

ration, on the question.

venson, Tolan, Yail, Vanvoohris, Vickers Voeghley, Walter, Westbrook, Wharton, Wil-liston, Witherow, Wright, Zimmerman, and Getz-Speaker-78. Nays-Messrs. Backus, Benson, Dock, Hine, Hamilton, Hancock, Hoffman, (Lebanon) Le. ho, Struthers, Thorn, Warner, Wintrode-12.

So the question was determined in the affir

mative. On the question, W illthe il sata agree to the second amend

non The yeas and mays were taken agr ceably to the provisions of the constitution, and were as folprovisions of the constitution, and were as follows, viz: Yeas-Measrs, Anderson, Backhouse, Bowe

Yeas-Messrs, Anderson, Backhouse, Bower Reck, Ball, Calhonn, Campbell, Carty, Ent, Fausold, Foster, Gildea, Hannel, Harper, Heins Heistand, Hillegas Housekerper, Hoffman, (Berks) Imbrie, Innes, Jenkins, Johnston, Johns, Kaufinan, Kaight, Leisenring, Longaker, Lovett, Manear, M'Ilrain, Moorhead, Mussel-man, Maugle, Nichols, Nicholson, Nunemach -r, Peters, Pearson, Petriken, Pownadl, Purcell, Ramsey, (Philadelphia) Ramsey, (York) Rea-mer, Rupp, Roberts, Shaw, Sloan, Tolan, Vail, Vooghley, Walter, Westbrook, Wharton, Zim-merman, and Getz, Speaker-57.

Merman, and Getz, Speaker-of. Nays-Nessrs. Arthur, Augustine, Backus, Benson, Bishop, Brown, Chase, Cleaver, Craw-ford, Eyster, Gibboney, Hamilton, Hancock, Itill, Hine, Hoffman, (Lehanou,) Jacobs, Kerr, Lebo, M Calmont, Mumma, Reed, Smith, (Cen-tre) Smith, (Cambria) Stevenson, Struthers, Thorn, Vanvoorhis, Vickers, Wagonseller, Warner, Wintrode and Wright-34. So the question was dotermined in the affir-mative; Ou the question,

Will the House agree to the third amendment? The yeas and nays were taken agrocably to the provisions of the constitution, and were as follows, viz: Yeas-Messrs. Anderson, Backhouse, Back, Ball, Benson, Bower, Brown, Cal-houn, Cleaver, Campbell, Chase, Crawford, Dickey, Eyster, Ent, Fausold, Foster, Gib-boney, Hamel, Heins, Harper, Heistand, boney, Hamel, Heins, Harper, Heistand, Hill, Hillegas, Housekeeper, Hoffman, (Lebanon,) Hoffman, (Berks,) Innes, Imbrie Jacobs, Johnston, Kauffman, Kerr, Lebo, Longaker, Lovett, Manear, Maugle, M'Calmont, Moorhead, Munnus, Musselman, Nichols, Nicholson, Nunnemacher, Petri-ken, Pearson, Peters, Pownall, Purcell, Perner V. J. P. ken, Pearson, Peters, Pownall, Purcell, Ramsey, (York.) Reamer, Reed, Rupp, Shaw, Sloan, Smith, (Cambria,) Smith, (Centre, Stevnesou, Tolan, Vail, Vanvoor-his, Vickers, Voeghley, Wagonseller, West-brook, Williston, Witherow, Wright, Zim-merman and Getz, Speaker-72. Nays-Messrs. Arthur, Augustine, Bae-

kus, Bishop, Carty, Dock, Gildes, Hamilton, Hancock, Hine, Jenkins, Knight, Leisea-ring, M'llvaine, Ramsey, (Philadelphia,) Roberts, Struthers, Thorn, Walter, Warner,

Wharton, and Wintrode-22. So the question was determined in the af-

firmative.

On the question, Will the house agree to the fourth amendneut !

The yeas and pays were taken agreeably to the provisions of the Caustitusion, and were as follows, viz : were as follows, viz : Yeas-Anderson, Arthur, Backhouse, Backus, Bell, Beek, Hensor, Bishop, Bow-er, Brown, Calhoun, Campbell, Chase, Cleav-er, Grawford, Carty, Dickey, Ent, Eyster, Fau-old, Foster, Gibboney, Gildea, Hamel, Harper, Heins, Heistand, Hill, Hillegas, Hoffman, (Berks,) Hoffman, (Lebanon,) Housekeeper, Imbrie, Innes, Jacoba, Jen-kins, Johns, Johnston, Kauffman, Kerr, Lebo, Leisenring, Longaker, Lovett, Ma-near, Maugle, M'Calmont, M'Ilvain, Mun-ma, Musselman, Nichols, Nicholson, Nun-neuacher, Pearson, Peters, Petriken, Pow-nall, Purcell, Rausey, (Philadelphia,) Ram-

nall, Purcell, Ramsey, (Philadelphia,) Ramsey, (York.) Reamer, Read, Roberts, Rupp, Shaw, Sloan, Smith, (Cambria,) Smith, (Centre,) Stevenson, Tolan, Vail, Vanvoorhis, Vickers, Voeghley, Warner, Wagouseller, Walter, Westbrook, Wharton, Williston, Witherow, Zimmerman, and Getz, Speaker,

Struthers, Thorn, Wintrode, and Wright

Way, N. 1., and 114 Market street, St. Louis, Mw. For sale by Dr. B. F. Harry, and Druggists, generally. SANFORD & CO., Proprietors, 345 Bread-way, New York. Nays-Messrs. Dock. Hamilton, Hancock,



PRICES OF FLOUR AND GRAIN.

The following statement will show the prices of Flour and Grain at the several places men-tioned at our latest dates. Flour. Wheat. Corn. Oats.

180 185

170 180

150 150

160

DR. SANFORD'S

There has lately been brought to our notice

BLESSINGS TO THE INVALIDS who use Dr.

July 10, 1857.

90 92 85

\$7 00 7,00 7,50 7.25

Philad's, New York,

New Lora, Boston, Baltimore, Richmond, Georgetown, Alexandria, Buffalo, Cluveland, Cluveland, THAT ALL THE BALD AND GRAY THAT ALL THE BALD AND GRAY can be restored perfectly to original gowth, and color so far as their locks are concerned does not admit of doubt; besides, it will cure every possible disease of the scalp, whether developed as dandurf itching or in the shape of cutaneous cruptions—even scald-head—and in no possible case will it fail of curing as if by magic, nervous or periodical bead-ache, and if used twice a week by the young registly, it will preserve the color, and keep the hair from fal-ling, to any imaginable age. Read and Judge. St. Louis, 700 New Orleans, 725 Pittsburg. Rochester, Albanyi A Medicine that Never Debilitates.

Millford, Worcester Co., Mass., Nov. 1855. PROF. O. J. WOOD-Dear Sir : 1 tuk

Millord, Worcester Co., Mass., Nov. 1865.
FARDE O. J. WOODD-Dear Sit. 1 toking of Control of Source of Source of Source Wooderful Hair Restorative. As far backas 1836, my hair commender to fall for a great many year, not with standing I have used many celebrated preparations for resteration. Seeing your advertises in tends for my utter astonishment, found, after the wapplications, that my hair became firming to the my balk head was covered over with standing and vigorous growth of hair, which is near the source over with the source account of the source over the time I had used a quiet have near the source over with the source account of the source over the time I had used a quiet have near the source over with the source account as commenced using the target on the spots the source over the source over the target on the spots the source over the target on the spots the source over the s the hea'thy moisture and vigor of the hair, which before was dry, and it has ceased to

hich before converiy. ome out as formerly. Respectfully yours, &c., Mrs. R. A. STODDARD.

From Mrs. Ingalls, s well known nurse in

We know there is nothing now before the American public, prepared with such skill by a scientific man, particularly for diseases of the Liver, as Dr. Sandford's Invigorator, or Liver Remedy. It has statisted a reputation second to no other article in the world, simply because it rests on its own merit. To convince all by trial that it is all its proprietors claim it to be, if any of our readers are suffering from such diseases as are described in Dr. Sandford's ad-vertisenant, we know of no remety that will so surely cure them as the Invigorator. Boson Oct. 19th, 1855. Boson Oct. 19th, 1855. GENTS:- At your request, and being so highly pleased with the effects of the kestora-tive, I am free to state that my hair had be-come quite thin, and entirely whife. I have for the last five years been in the habit of using dye, but hearing of the extraordinary effects of this article, I was induced to try it. My hair has been restored to its original thickness, and also to its former color, which is light brown. Yours respectfully,

former color, which a Yours respectfully, Yours respectfully, Mrs. INGALLS.

There has lately been brought to our notice a medicine that seems to possess wonderful, curative and healing properties in diseases of Liver, Stomach and Digestive Organs. It came to us with so many testimonials in its favor that we have noted its effects in some of the worst cases of continual debility, caused by de-ranged liver, and in every instance the effoot was to relieve or give a permanent cure, Dr. Sandford's Invigerator, or Liver Remedy is what we refer to. We always have been credu-lous about cares by patent medicines, but we are convinced that this medicine, for family use, is not overrated by the host of recommen-dations it has. Our advice is for all troubled with Indigestion, Debility or Bowel Complaint, to get a bottle assitry it; our word for it, relief will be experienced The following is from the Pastor of the Or-thoox Church, Brookfield. BROOKTELD, Mass., Jan. 12, 1852. Prof. Woop-Dear Sir-Having made trial of your Hair Restorative, it gives me pleasure to say, that its effects have been excellent in removing inflammation, dandruff, and a con-constant tendency to itching, with which I have been troubled from my childhood, and has also restored the hair, which was becom-ing gray, to its original color. I have used no other article, with anything like the same pleasure or profit. Yours, truly. J. K. BRAGG.

BLESSINGS TO THE INVALUES who use Dr. Sandford's Invigorator, for it will relieve them of their pains as soon as it is taken into their stomach. Pain and misery cannot exist where the Invigorator is used, for it will as surely drive them away, as daylight will banish dark-ness, of this there can be no doukt to those who try it, for it carries conviction with every dose taken. Another evidence is the thou-sands of certificates from those who use it or have been cured by it. Try one botsle, if it does not benefit, then we are mistakes. For sale by Dr. B. F. Harry, and Druggist's generally. [From the Jersey City Telegraph.] WHAT IS IT FOR-THIS WOOD'S HAIR RESTO-RATIVE?-Is a question, asked daily by hundreds. We answer without he sitation or fear of con-tradiction, that it is he only article known which will do all is promises for the human hair. If will renew its growth—it will stop its falling—it will renew its growth—it will stop its falling—it will renew its growth—it will stop its not a Hair Dye, but a speedy and efficacious Restorative. Restorative. O. J. WOOD & CO., Proprietors, 312 Broad-way, N. Y., and 114 Market street, St. Louis,

July 10, 1857. hearing of the same, and for showing cause provisions of the tenth article thereof. Will the Senate agree to the first amend-In this school students are prepared for -7. why the said account ought not to be al-SHERIFF'S SALE. FIRST AMENDMENT. So the question was determined in the 25 WITNESSES: The yeas and nays were taken agreeably to lowed, and in default thereof the same will There shall be an additional article to said firmative ons of the constitution, and BY virtue of sundry writs of Fi. Fa. to me directed, there will be sold at the Court House in the Borough of Bedford, on Monday the 31st day of August, 1857, at 1 o'clock, P. M., the following Real Estate, to wite All defendant's John Beaver's right, title and interest in and to a tract of land containing 50 area more or lows about 25 the provisions of the constitution, and were a follows, viz: Yeas-Messrs. Brewer, Brown, Coffey, Ely onstitution to be designated as article eleven s follows:--be confirmed. or, THE Witness the Hon. F. M. Kimmell, Esq. pupils balits of order, strict punctuality FORCER CONVICTED. SECRETAT'S OFFICE. ARTIC'E XI. Yeas-Messis, Brewer, Brown, Cohey, Fly, Evans, Feiter Flenniken, Frazer, Ingram, Jor-dan, Killinger, Knox Laubach, Lewis, Myer, Scofield, Sellers, Shumaa, Steele, Straub, Welsh, Wright and Taggert, Speaker-24. Nays-Messis, Crabb, Craswell, Finney, Gregg, Harris, Penrose and Souther-6. So the question was determined in the affir-mative. President of our said Court at Bedford, the and thoroughness, their Physical, Moral and Social Education is not neglected. HARRISBURG, June 22, 1857. OF PUBLIC DEBTS. 3d day of August, A. D., 1857. D. WASHABAUGH, John S. Dye is the Author, SECTION 1. The State may contract debts, to supply casual deficits or failures in revenues, or to meet expenses not otherwise provided for; but the aggregate amount of such debts direct and contingent, whether contracted by virtue of one or more acts of the general assembly, or at different periods of time, shall never exceed seven hundred and fifty thousand dollars, and the mome arising from the creation of such Pennsylvania, ss : The government of the school is designed to be parendal. It is the aim of the Prin-John S. Dye is the Author, Who has i ad 10 years experience as a Bank er and Publisher, and Author A scries of Lectures at the Broadway Tabenacle, when, for 10 successive nights over E7 50,000 People Greeted him with Rounds of Applause, while he exhibited the manner in which Couns terteiters execute their Frauds, and the Surest and Shortest Means of Detecting them ! I do certify that the above and fore Aug. 7, 1857. interest in and to a tract of land containing 50 acres more or less, about 25 acres cleared and under fence, with a two story log house, log shop and double log barn thereon erected. Ad-joining lands of Charles Colvin, Peter Mowry and others; situate in Napier Township. Bed-ford county, and taken in execution as the prop-erty of John Beaver. One lot of ground fronting about 125 feet on the Bedford and Chambersburg turnpike road and extending back about 150 feet to land of Daniel L. Defibaugh, with a two story frame house, log shop and log stable thereon erected. Proth'y. is a true and correct copy of the "Yeas' cipal and his associates to excite in their pupils a love of right doing; and to awaken and "Nays" taken on the resolution propo-Auditor's Notice, sing amendments to the Constitution of THE undersigned, appointed Auditor to distribute the funds in the hands of the asmative. within them some proper consciousness of the dignity of humanity. Parents may rest Commonwealth, as the same appears on the Journals of the two Houses of the General On the question, Will the Senate agree to the second amendseven hundred and fifty thousand dollars, and the money arising from the creation of such debts, shall be applied to the purpose for which it was obtained, or to repay the debts so con-tracted, and to no other purpose whatever. Secrets 2. In addition to the above limited power, the State may contract debts to repel invasion, suppress insurrection, defend the State in war, or to redeem the present out-standing indebtedness of the State; but the money arising from the contracting of such debts, shall be applied to the purpose for which it was raised, or to repay such debts, and to no other nurrose whatever. assured that any gross delinquency on the part of their children will be reported to signees of Dr. W. E. Richter, will meet all Assembly of this Commonwealth for the nenti The yeas and nays were taken agreeably to persons interested therein at the office of session of 1857. part of their only from will be reported to them immediately, should circumstances re-quire it, or the discipline of the school fail to accomplish the desired reformation. TERMS per quarter of 11 weeks, inclu-ding Board, Tuition, Furnished Room, Washing Links and Ref 2000 the provisions of the constitution John Mower, Esq., in the Borough of Bedfile provincing of the constitution, and were a follows, viz: Ycas-Messrs. Brewer, Browne, Cresswell, Ely Evans, Fetter, Finnøy, Flenniken, Ingram, Jordan, Knox, Lauback, Lewis, Myer, Sellers. Shuman, Souther, Steele, Straub, Welsh, Wil-Witness my hand and the seal [L. S.] Witness my hand and the seal of said office, this twenty-second day of June, one thousand eight hundred Detecting them ! ford, on Wednesday, the 19th inst. The Bank Note Engravers all say that he is the greatest Judge of Paper Money living. JNO. H. FILLER, house, log shop and log stable thereon erceted. Adjoining lot of John Smouse on the east, and land of Daniel L. Defhaugh on the west; situ-ate in West Providence township, Bedford county, and taken in execution as the property of George W. Athey. Aug. 7, 1857. SGREATEST DISCOVERY OF Auditor. and fifty seven. A. G. CURTIN, Shuman, Souther, Steele, Shado, Heisi, Wei kins, Wright and Taggart, Speaker—22. Nays—Messrs. Coffey, Crab, Frazer, Gregg, Harns, Killinger, Penrose and Scofield - 8. So the question was determined in the affir-CORN SHELLER, FODDER CUTTERS, Washing, Light and Fuel, \$10.00,-one-Secretary of the Commonwealth. July 10, 1857.-3m. 8 Detecting Counterfeit Bank Notes. half in advance. couldy, and taken in execution as the property of George W. Athey. One tract of land containing 180 acres more or less, about 60 acres cleared and under fence, with a two story log house, tenant house and log barn thereon erected, also an apple orchard thereon. Adjoining lands of David Moser, Martin Smith and others; situate in London-derry towship, Bedford county, and taken in execution as the property of Solomon Smith. All defendant's Henry K. Strong's interest in and to a certain two story frame house in the town of Hopew ill, being thirty feet square, with back building twenty by fifteen feet attached; also a frame stable in said town, being thirty by twenty-eight feet, thereon erected, and the lots or pieces of ground and curtilages appertaining to said frame house and stable; situate in Broad Top township, Bedford county, and taken in execution as the property of Henry K. Strong. All defendant's Peter Barmond's right, title, interest and claim in and to one tract of unim-proved ridge land, containing 44 acres more or less, situate in Bedford township, Bedford county, adjoising lands of B. W. Garretson, James Rea, John Watson and others, and ta-ten in execution as the property of Peter Bar-mond. Describing every Genuine Bill in Exis-tence, and exhibiting at a glance every Counterfeit in Circulation!! Arranged so admirably, that REFERENCE is EASY and DETECTION INSTANTAREOUS. UP No index to examine! No pages to to hunt up! But so simplified and arrang-ed, that the Merchant, Banker, and Bu-siness Man can see all at a Glance. CORN MILLS. EXTRA CHARGES. WE warrant the above Machines to work as represented, and if after a fair trial they do not give satisfaction, the purchaser may rey turn them and get his money back. Give them it was raised, or to repay sub density and other purpose whatever. SECTION 3. Except the debts above specified in sections one and two of this article, no debt whatever shall be created by, or on behalf of On the question, Will the Senate agree to the third amend-SUMMER ARRANGEMENT.—Huntingdon and Broadtop R. R., On and after Mon-day. March 24, 1857, two passenger trains a day each way, (except Sunday.) will run be-tween Hopewell and Huntingdon. Leaves Hopewell at 12 15 P. M., and 610 \$10 00 Music, Use of Instrument. 2 00 ment? The yeas and nays were taken agreeably to the provisions of the constitution, and were as follows, viz: Yeas-Messrs. Brower, Browse, Crabb, Cresswhatever shall be created by, or on behalf of the State. Secretor 4. To provide for the payment of the present debt, and any additional debt contracted as aforesaid, the Legislature shall, at its first session, after the adoption of this amendment, create a sinking fund, which shall be sufficient to pay the accruic interest on such debt, and annually to reduce the principal thereof by a sum not less than two hundred and fifty thous-end debtes, which sinking fund shall consist of 5 00 French, a trial, and you will save money, as they have not yet been surpassed, if equalled. Dec. 19, 1856. BLYMIRE & HARTLEY. Drawing, and painting in Water Colors, each, Oriental Painting, 5 00 Arrives at Hopowell at 9 40 A. M., and 5 40 P. M. WALL and BLIND PAPER .- Dr. B. F. 5 00 Teas-Acasis, Brewer, Blower, Blower, Jones, Jones, Well, Ely, Evans, Flenniken, Frazer, Ingram, Jordan, Killinger, Knox, Laubach, Lewis, My-er, Scofield, Sellers, Shaman, Souther, Steele, Straub, Weish, Wilkins and Wright-24. Nays-Messrs. Coffey, Gregg, Harris and Grecian Painting, English, French and German. 5 00 W Harry is our ageut for this necessary article. By calling at his store, our patrons will see samples of our papers. We have made our spring selections with much care, and think we cannot fail to please. SHR YOCK & SMITH, Thus Each may read the same in his own Native Tongae. oting at Huntingdon with trains for Oil Painting, Ornamental Needle Work, Shell Work, 10 00 Con East and West on Penna. R. R. THOS. T. WEERMAN. 5 5 00 annually to reduce the principal thereof by a sum not less than two hundred and fifty thous-and dollars; which sinking fund shall consist of the net annual income of the public works, from time to time owned by the State, or the pro-ceeds of the sale of the same, or any part there-of and of the income or proceeds of sale of stocks owned by the State, tagether with other funds, or resources, that may be designated by law. The said sisking fund may be increased, from time to time, by assigning it to any part of the taxes, or other revenues of the State, not required for the ordinary and current expenses of gevernment, and unless in case of war, inva-sion or insurrection, no part of the said sinking fund shall be used or applied otherwise than in extinguishment of the public debt, until the amount of such debt is reduced below the sum of five millions of dollars. Secros 5. The credit of the commonwealth shall not in any manner, or event, be pledged, or here the rest of the state company corner. 5 00 Most Perfect Bank Note List _1. Supt. So the question was determined in the affir-Huntington, Feb. 26, 1857. TERMS FOR DAY SCHOLARS. Published. Elementary English, mative. \$1 00 Chambersburg On the question, Will the Senate agree to the fourth amend-Also a List of NOTICE. March, 7 1857. Higher, 4 00 All the Private Bankers in Classics, 6 25 LETTERS of administration on the esment? The yeas and nays were taken, agreeably to the provisions of the constitution, and were as ollows, viz: Teas-Messrs. Brewer, Browne, Coffey, Cress-Gettys' Photographic Gallery, America. Bedford, August 6, 1857. tate of John Peter Shimer, late of Union Township, dec'd, having been granted to the subscriber, residing in said township, notice is hereby given to all persons indebt-A Complete Summary of the FINANCE OF UNOPE AND ANERICA will be published in EXCHANGE BUILDING,' BEDFORD, PA EUROPE AND AMERICA will be publisheach edition, together with all the imp NEWS OF THE DAY. Also COURT PROCLAMATION. WHERE Ambrotypes, Daguerreotypes, 60. 4c., are executed in the latest styles and improvements of the Art. A full assort-ment of plain and faney cases, gold and plated Lockets at very low prices. The public are respectfully invited to call and examine his specimens. T. R. GETTYS, JR. follows, viz: Teas—Wessrs. Brewer, Browno, Coffey, Cress-well, Ely, Evans, Flenniken, Frazer, Ingram, Killinger, Knox. Laubach, Lewis, Myer, Sco-field, Sellers, Shuman, Souther, Steele, Straub, Welsh, Wilkins and Wright.—23. Nays—Messrs. Crabb, Finney, Jordan and Warsen Messre. **UURT PROLAMATION.** WHEREAS the H morable FRANCIS M. King-formon Pleas in the counties composing the folth Judicial District, and Justice of the Courts of Oyer and Terminer, and General Jail Delive-ry, for the trial of capital and other offenders in the said district- and A.J. SNYENY and Joan G. MARTLEY, Enquires, Judges of the Court of Oyer and Terminer, and General Jail Delivery, for the trial of all capital and other offenders in the county of Bedford—have is-sued their precept and to me directed, for hold-ing a Court of Common Pleas, and General Jail Delivery, and Court of Oyer and Torminer at Bedford, on MONDAY the Sist day of Augunst inst. Novrex is hereby given to all the Justices of the Peace, the Corner and Cou-stables within the said county of Bedford, that they be then and there in their proper persons, with their rolla, records, and inquisitions, er-aminations and other remberances, to do those things which to their offices and in that beild appertain to be done, and also they who will prosceute against the my sincers then a reor and there to proscoule against them as the tage of and there to prosceute against them as the shift appertain to and there to prosceute against them as the shift appertain to be done, and also they who will prosceute against the missioners the are or and there to prosceute against them as the manual to be done. A SERIES OF TALES From an Old Manuscript found in the East. It furnishes the Most Complete History of ed to said estate to make payment immedi-tely, and those having elaims against said Mond. Also, one tract of land containing about 250 acres more or less, about 70 acres cleared and under fence, with a cabin house and two leg sta-bles thereon erected, also as apple orchard thereon. Adjoining lands of Elias Perrin, Da-vid Fletcher and others; situate in Southamp-ton township, Bedford county, and taken in er-ecution as the property of Thomas Kinser. Also, one tract of land containing 50 acres more or less, about 2 acres cleared and under fence, with a cabin house and log stable thereestate will present them forthwith properly ORIENTAL LIPE, Describing the Nost Perplezing Positions in which the Ladies and Genilemen of that Gountry have been so often found. These Stories will continue throughout the whole year, and will prove the Nost Enteristing ever offered to the Public. OF Furnished Weekly to Subscribers only, at \$1 a year. All letters must be ad-dressed to ORIENTAL LIFE, enrose-4. So the question was determined in the affir utbenticated for settlement. JOHN AKE, Adm'r. May 22, 1857. IN THE HOUSE OF REPRESENTATIVES Aug. 7, 1857-f.* SECTION D. The credit of the commonwealth shall net in any manaer, or event, be pledged, or loaned to, any individual, company, corpora-tion or association; nor shall the common-wealth hereafter becomes joint owner, or stock-holder, in any company, association or corpora-tion. April 29, 1857. The resolution proposing amendments to the onstitution of the commonwealth being under JOHN H. ALLEN & CO. Chairs and Cabinet Furniture. NOS. 2 & 4 CHESTNUT Street, (south side below Water,) PHILADELPHIA, constitution of the commonwealth being under consideration, On the question, Will the House agree to the first amendment? The yeas and nays were taken, agreeably to the provisions of the constitution, and were as THE subscriber has removed to the shop on West Pitt Street, recently occupied by Wm. Bitchey as a Machine shop, where he continues to make to order and keep on hand a general assortment of chairs and Cabinet furniture, consisting in part of Spring Seat Parlor Unhairs, French Rocking Chairs, Caue seat and Wind-sor, Sofas, Lounges, Ottomans, What-Nots, Music Stands, Fancy Parler Tables, Break-fast, Dinner, and Extension Tables, Bedsteads, Bureans, Wardrobes, &c. Suits of cottage-furniture at very moderate prices, so that it is within the reach of all to have alce, good and more or less, about 2 acres cleared and under fence, with a cabin house and log stable there-on created. Adjoining lands of John Imler, Joseph Burgart and ethers; situate in Union towship, Bedford county, and taken in execu-tion as the property of Henry Carn. Also, all defendant's James Collins right, ti-tle and interest in and to a lot of ground in the Borough of Bedford, fronting 60 fact on the north side of Pitt Street, and extending back about 200 feet, and numbered in general plan of said Borough as No. 188, and having thereon erected a two story log house, with frame back building attached and three small shops thereon erected. Adjoining lot now owned by John Alsip, Esq., on the east, and lot occupied by George Funk's heirs on the west, and taken in excention as the property of James Collina. HUGH MOORE, Sheriff. (THE OLDEST WOOD-WARE HOUSE, IN THE CITY. tion. SEC. 6. The commonwealth shall not assum JOHN S. DYE. Broker, Publisher and Proprietor, 70 Wall Stree April 24, 1857-22. New York. MANUFACTARERS and Wholesale deal-ers in Patent Medicine, mady BROOMS, Patent Groved CEDAR-WARE, Warranted not to shrink, WOOD and WILLOW-WARE, CORDS, BRUSHES, &c., of all descriptions. SEC. 6, The commonwealth shall not assume the debt, or any part thereof, of any sounty, city, borough, or township or of any corporation or association; unless such debt shall have been contracted to enable the State to repel invasion, suppress domestic insurrection, defend itself in time of war, or to assist the State in the dis-charge of any portion of its present indebtate ness. SEC. 7. The Legislature shall not authorize, any county, city, borough, township, or incorfoilows, vix: Yeas-Messra. Anderson, Arthur, Back-house, Ball, Bock, Bishop, Bower, Brown, Cal-houn, Campbell. Chase, Cleaver, Crawford, Bickey, Eut, Eyster, Fausold, Foster, Gibbo-ney, Gildea, Hamel, Harper, Heins, Heistand, Hill, Hillegas, Hoffman, (Berks) Imbrie, Innes, Jacobs, Johns, Jenkins, Johnston, Kaufiman, Kerr, Knight, Leisenring, Longaker, Lovett, Mancar, Maugle, M Calmont, M'Ilvain, Moor, head, Musslemann, M unma, Nichols, Nicholson, Nunnemacher, Pearson, Peters, Petriken, Pow-nall, Purcell, Ramsey, (Philadelphia) Ramsey-(York) Reed, Reawer, Roberts, Rupp, Shaw, Sloan, Smith, (Cambria) Smith, (Centre) Steoilows, vix: BEST QUALITY OF HAMMERED IRON !- Blymire & Hartley, keep constantly on hand, all sizes beat Juniata Iron, af Forge prices, for cash or its equivalent, sho Rojled Iron, Nail Rods, Strap Iron and Nailes. All orders filled promptly. Please call and examine our stock. Feb. 27, 1857.-zz. LAST NOTICE. ALL persons knowing themselves indebted to the undersigned, will please call immediately, and attend to the payment of their accounts, especially those having unsettled book accounts. Those who neglect or refuse to attend to this notice, will be compelled to pay costs. MILLER & CONLEY. Schellsburg, July 24, 1857-6t. SOMETHING EXTRA. and there to prosecute against them as shall b just. HUGH MOORE, Sheriff. m as shall be

Aug 7, 1857. Fly Netts for horses can be found at. July. 3. CRAMER & CO.

any county, city, borough, township, or incor-porated district, by virtue of a rote of its citi-zens or otherwise, to become a stockholder in any company, association or corporation; or to pbtain money far, or lean its credit to, any corinstitution or party. ration, ass

SECOND AMENDMENT. There shall be an additional article to

furniture at very moderate prices, so that it is within the reach of all to have slee, good and fashionable furniture. The Lavlies are partio-ularly invited to call and examine for them-elves, as it will be my desire to please all

selves, as it will be my desire to please all tastes. N.B. Coffins will be made on the shortest otice for any who will favor him with a call. June 12, 1857. ISAAC MENGEL, Jr.

HUGH MOORE, Sherif. Sheriff's Office, Aug. 7, 1857

SUMEIDING Boston Tes and Pic Nic Crackers, Swijs Cheese, Sardines in Oil, London Pickles, Mackinsw Trout just rec'd, and for sale by CRAMER & Co. July 8.