HENRY A. PARHONS, JR. - - Editor THURSDAY NOVEMBER 27, 1873.

DILECTION PROCLAMATION.

GOD SAVE THE COMMONWEALTH

WHEREAS, in and by the 18th section of the not of Generel Assembly of Pennsylvanin, passed July 2d, 1869, entitled "An act relating to the elections of the Commonwealth," it is enjoined on the sheriff of every county to give notice of such elec-tions to be held, and to enumerate in such notice what officers are to be elected, in pursuance thereof I, D, C, OYSTER, high sheriff of the county of Elk, do therefore age aforesaid, and give such other evidence make known and give this public notice to as is required by the act, whereapon the the electors of said county of Elk that a name of the person so admitted to vote special election will be held in said county shall be registered in the alphaberical list

TUESDAY, DECEMBER 16, 1873. (it being the third Tuesday of the month),

for the purpose of Submitting the amended Constitution of Pennsylvania to a vote of the qualified electors thereof, as provided by the ordinance of submission adopted by the constitutional convention.

And the qualified electors of the county of Elk will hold their elections in the sev eral districts, as follows:

Benezette township, at the house of Elizabeth Winslow. Benzinger township, at the school house

on Michael street, near the Elk creek bridge. Fox township, at the Centreville school

house. Highland township, at the house of Levi

Ellithorpe. Horton township, at the school house,

near D. C. Oyster's hotel. Jay township, at the house of Alfred Pearsall.

Jones township, at the Wilcox tanning and lumber company's office, in Wilcox. Millstone township, at the house of Henry Herr, at Harr's dam.

Ridgway township, at the court house. St. Mary's borough, at the town hall,

String Creek township, at the house of Stockdale, Downer & Co.

Lalso make known the provision of the ordinance of submission adopted by the constitutional convention relative to the manner of voting, which provides that the ballots shall be written or printed in the following form: On the outside the words "New Constitution;" in the inside for all persons giving affirmative votes the words "For the New Constitution," and for all persons giving negative votes the words "Against the New Constitution "

Also, in the 4th section of the act of Assembly, entitled "An act relating to elections and for other purposes," approved April 16th, 1869, it is enacted that the 14th section shall be so construed as to prevent any militia or horough other from serving as judge, inspector or clerk at any general or special election in this Commonwealth.

Also, that in the filst section of said act it is enacted that every general or special election shall be opened between the hours of six and seven in the ferenoon, and shall remain without interruption until reven o'clock in the evening, when the polls shall be closed.

No person simil be permitted to vote at any election as aforesaid but a freeman of the age of twenty one years or more, who shall have resided in this State at least one year, and in the election district where he offers his vote at least ten days imme liately preceding such election, and within two years paid a State or county tax, which shall have been assessed at least ten days before the election. But a citizen of the United States, who has previously been a qualified voter of this State, bus removed therefrom and returned, and shall have resided in the election district and paid taxes as aforesaid, shall be entitled to vote

Elk County Advogate of the first section of the act approved the ther supplemental te an act relative to the elections of this Commonwealth," and shall when otherwise qualified under existing laws, be entitled to vote at all general and energies the state of the state of the state of the state energies of the state of the state of the state of the state energies of the state energies of the state energies of the state energies of the state of

pecial elections in this Commons calth. No person shall be permitted to vote whose name is not contained on the list of taxable inhabitants furnished by the comnissioners unless he first produces a rereipt for the payment within two years of State or county tax, assessed agreeably to the constitution, and give satisfactory evi-dence either on his own oath or affirmation of another that he has paid such tax, or on failure to produce such receipt shall make oath of the payment thereof; if he claims to vote by being an elector between the ages of twenty one and twenty two years, he shall depose on oath or affirmation that he has resided in the State at least one year efore his application, and make proof of his residence within his district as required by the act, and that he does verily believe from accounts given him, that he is of the

by the inspector, and a note made opposite thereto by the word "tax," if he shall have been admitted to vote by reason of having paid tax, or the word "age," if he shall have been admitted to vote by reason; of age, shall be called out to the clerks, who shall make like notes on the lists kept by theni.

In all cases where the name of persons niming to vote is found on the list furnished by the commissioners and assee sors, and his right to vote, whether found thereon or not, is objected to by any qualipiness. fied citizen, it shall be the inspectors' duty to examin such persons on oath as to his qualifications, and if he claims to have resided within the state or one year r more, oath shail not be sufficient proof hereof, but shall make proof thereof by at least one competent witness, who shall be a qualified elector, that he as resided within the district for the purpose of voteng therem.

Every person qualified as aforesaid, and who shall make the day proof, if qualified of his residence and payment of taxes aforesaid in the township, ward or district in which he shall reside.

If any person shall prevent, or attempt o provent, any officer of any election under his act from holding such election or use e threaten any violence to any such officer, r shall interrupt or improperly interfere with him in the execution of his daily, or shall block up the window or avenue to any window where the same may be holding. r shall riotously disturb the peace at such ation, or shall use or practice any intimidation, threats, force or violence, with design to influence unduly or overwee any elector, or to prevent him from voting, or to restrain the freedom of choice, such persons on conviction shall be fixed in any

im not exceeding five hundred deliars, and be imprisoned for any time not less can one month or more than one year; wealth. and it be shown that the person so othend ing was not a resident of the city, ward, listrics or township where the said offence was committed, and not entitled to vote acrein, he shall on conviction be sentenced pay a fine of not less than one hundred or more than one thousand dollars, and be imprisoned not loss than six montas of frage.

ore than two years. WREARAS, By the act of the Congress of inviolate. the United States, entitled "An act to

amend the several nots herefolore passed he provide for the enrolling and calling out the patienal forces, and for other puruses," and approved March third, one housand eight hundred and sixty five all persons who have descried the military or naval service of the United States, and who have not been discharged or relieved from the penalty or disability therein pro-vided, are deemed and taken to have volutarily relinquished and forferred their right to entirenably and their regars to beome citizens, and are deprived of exercising any rights of citizes thereof;

United States are not, under the constitua and laws of Pennsylvania, qualified lectors of this Commonwealth. SECTION 1. Be it control by the Senate and once of Representatives of the Commonwealth Penacyleania in General Assembly net. nd be it hereby emutical by the anthority of he same. That in ril elections bereatize to be held in this Commonweal hit shall be anlawful for the judge or inspectors of any ich election to receive any ballot or bal as from any person or perions embraced cases. n the provisions and subject to the disahity imposed by said not of Congress, apoved March third, one thousand eight hundred and sixty five, and it shall be an-bawful for any such persons to offer to vota any bailet er ballers. Sec. 2. That if any such judge and insectors of ellection, or any one of them, hall receive or consent to receive any such alawful Fallot or ballors from any such qualified person, he or they so offen ling shall be guilty of a misdemeanor, and upor conviction thereof in any could of quarter essions of this Common wealth he shall for ach effence be sentenced to pay a fine of for less than one hundred dollars, and to indergo an imprisonment in the jail of the roper county for not less than sixty days. SEC. 3. That if any person deprived of citizenalip, and disqualihed as aforesaid, shall, at any election hereafter to be held in this Commonwealth, vote or tender to the officers there and offer to vote, a ballat or ballots, any person so offending shall be decaded guilty of a misdemeaner, and on conviction thereof in any court of quarter sessions of this Commonwealth shall, for each offence, be punished in a like manner as is provided in the preceding section of this not in the case of officers of election land receiving such unhavial ballot or beliets. SEC. 4. That if any person shall hereafter persuade or advise any person or per-sons deprived of citizen-hip and d's justified as aforesaid, to offer any ballot or ballots to the efficers of any election hereafter to persuade or advise any such officer to recive any bailor or ballots from any person teprived of citizenship and disqualified as oreraid, such person so offending shall be ally of a misdemeanor and upon convicon thereof in any court of quarter sessions f this common weatth shall be punished in ther manner as is provided in the second action of this act in the case of officers of uch election receiving such uninwful ballo or hallots. Pursuant to the provisions contained in the life section as aforesaid the Julges of the aloresaid districts shall respectably ake charge of the certificates or returns o election to their respective districts and produce them at a meeting of one Judge from each district at the Court House, in the twonship of Bidgway, on FRIDAY, THE 19TH DAY OF DECEMBER next, then and there to perforn the duries re-quired by law of said Judges; also where a judge by sickness or unavoidable acci-dent is unable to attend such meeting o judges then a certificate as aforesaid shall be taken in charge of by one of the inspectors or works of the election of said triet who shall do and perform the duties requested to meet in Ridgway the county third Tuesday of December next, then and there to discharge the duties required by Given under my hand at Ridgway, the 18th day of November in the year of our Lord one thousand, eight hundred and seventy-three, and of the independence of he United States the ninety-seventh.

CONSTITUTION.

NEW CONSTITUTION PROPOSED TO THE CITIZENS OF THIS COMMON-WEALTH FOR THEIR APPTOVAL OR REJECTION, BY THE CONSTITU-TIONAL CONVENTION.

the Commonwealth, in pursuance of the 4th section of an act of the General Assembly entiled "An act to provide for calling a Convention to amend the Constitution," approbed the 11th day of April, A. D. 1872.

We, the people of the Commonweolth f Pennsylvania, grateful to Almighty shall be killed by casualty, there shall

DECLARATION OF RIGHTS. That the general, great and essential or other proper purposes, by petition, place. principles of liberty and free govern- address or remonstrance. ment may be recognized and unalterably established, we declare that-

free and independent, and have certain inherent and indefeasible rights, awong which are those of enjoying and defending life and liberty, of acquiring, possessing and protecting property and rep-utation, and of pursuing their own hap-

SEC. 2. All power is inherent in the people, and all free governments are founded on their authority and instituness. For the advancement of these ends they have at all times an indicuablo and indefeasible right to alter, reform or abolish their government in such

manner as they may think proper. SEC. S. All men have a natural and be compelled to attend, erect or support have delegated, we declare that everyany place of worship, or to maintain any thing in this article is excepted out of

control or interfere with the rights of conscience, and preference shall ever be given by law to any religious establishments or modes of worship.

rewards and publiments shall, on ac- tives. count of his religious sentiments, he disqualified to hold any office or place of trust or profit under this Common-

qual; and no power, civil or military, the free exercise of the right of suf- of shall issue a writ of election to fill

heretofore, and the right theteol remain

SEC. 7. The printing press shall be tives for the term of two years. islature or any branch of government, Tuesday of January every second year, shall be had in prosecution for the pub. sessions, the Governor shall convene the

safety may require it.

Published by order of the Secresary of grant of special privileges or immunities, shall be passed. of treason or felony by the Legislature. corruption of blood, nor, except during

PREAMBLE.

God for the blessings of civil and religious liberty, and humble invoking His guidance, do ordain and establish this Constitution.

ARTICLE I.

SEC. 21. The right of citizens to SECTION 1. All men are born equally the Slate shall not be questioned.

civil power.

ted for their peace, safety and happi- by law.

indefeasible right to worship Almighty God according to the dictates of their own consciences; no man cau of right

ministry against his consent; no human the general powers of government, and State by the number fifty. authority can, in any case whatever, shall forever remain inviolate.

SEC. 4. No person who acknowledges

SEC. 5. Elections shall be free and shall at any time interfere to prevent either House, the presiding officer there-

Sec. 6 Trial by jury shall be as term.

free to every person who may undertake to examine the proceedings of the Legand no law shall over ha made to restrain and at other times when convened by cation of thoughts and opinions is one of journed annual session after the year citizen may freely speak, write and print eight. In case of a vacancy in the

And whereas, Persons not citizens of the conduct of officers or men in public on- not exceeding sixty days to fill the same. pacity, or to any other matter proper for where the fact that such publication was talives twenty-one years of age. not muliciously or negligently made shall have been citizens and inhabitants shall be established to the satisfaction of of the State lour years, and inhabitants the jury; and in all indictments for of their respective districts one year libels the jury shall have the right to next before their election (unless absent determine the law and the facts, under on the public business of the United the direction of the court, as in other States or of this State), and shall reside SEC. S. The people shall be secure in their persons, houses, papers and possessions, from unreasonable searches and seizures, and no warrant to search any place or to seize any person or things, any civil office under this Commonshall issue without describing them as wealth, and no member of Congress or nearly as may be, nor without probable other person holding any office (except cause, supported by oath or affirmation of attorney-at iaw or in the militia) mbserioed to by the affiant. SEC. 9. In all criminal prosecutions, the accused hath a right to be heard by himself and his counsel, to demand the nature and cause of the accusation against him, to meet the witnesses face to face, to have compulsory process for shall be eligible to the General Assembly obtaining witnesses in his favor, and in or capable of holding any office of trust prosecutions by indigement or informa- or profit in this Commonwealth. tion, a speedy public trial by an impartial jury of the vicinage; he cannot be compolied to give evidence against himoll, nor cau he he deprived of his life. liberty or property, unless by the judgment of his peers or the law of the SEC 10 No person shall for any indictable offense be proceeded against elected, receive any increase of salary, criminally, by information, except in or mileage, under any law passed during cases orising to the land or naval forces, or in the militia, when in actual service, in time of war or public danger, or be held in this Commonwealth, or shall by leave of the court, for oppression or session and at such other times as may committees of conference shall be misdememor in office. No person shall for the same offense be twice put in rate property be taken or applied to without just compensation being first made or secured. SEC. 11. All courts shall be open, and very man for an injury done him in his inds, goods, person or reputation, shall other officers, and shall judge of the elec- vived, amended, extended, or conferred, have remedy by que course of law, and right and justice administered without sale, denial or delay. Suits may be brought against the Commonwealth in sumber may adjourn from day to day, such manner, in such courts, and in and compel the attendance of absent

of fraud, shall not be continued in prison | journal of its proceedings and from time after delivering up his estate for the to time publish the same, except such benefit of his creditors, in such manner

parts as require secrecy, and the yeas as shall be prescribed by law. and nays of the members on any ques-SEC. 17. NO EX POST FACTO law, tion shall, at the desire of any two of nor any law impairing the obligation them, be entered on the journal. of contracts, or making irrevocable any SEC. 13. The sessions of each house

and of committees of the whole shall be open, unless when the business is such SEC. 18. No person shall be attainted as ought to be kept secret. SEC. 14. Neither house shall, with-

SEC. 19. No attainder shall work out the consent of the other, adjourn for more than three days, nor to any other the life of the offender, forfeiture of place than that in which the two houses estate to the Commonwealth; the estate shall be sitting.

of such persoas as shall destroy their SEC 15. The members of the Genown lives shall descend or vest as in eral Assembly shall in all cases, except cases of natural death, and if any person treason, felony, violation of their oath of office, and breach or surety of the be no forfeiture by reason thereof. peace, be privileged from arrest during SEC. 20. The citizens have a right their attendance at the sessions of their in a peaceable manner to assemble together for their common good, and to apply to those invested with the powers I government for redress of grievances shall not be questioned in any other peace, sheriffs, commissioners, arbitra- tions shall be prosecuted; no act shall

SEC 16. The State shall be divided into fifty Sentorial districts of compact bear arms in defense of themselves and and contiguous territory, as nearly equal or the enforcing of judgments, or pre- erty, or for other causes different from in population as may be, and 'each dis-SEC. 22. No standing army shall, in trict shall be entitled to elect one Sena-

time of peace, be kept up without the tor. Each county containing one or consent of the Legislature and the more rations of population shall be enmilitary shall, in all cases, and at all titled to one Senator or for each ratio, times, be in strict subordination to the and to an additional Senator for a surplus of population exceeding three-fifths SEC. 23. No soldier shall in time of of a ratio; but no county shall form a peace be quartered in any house without separate district unless it shall contain for such purposes; the consent of the owner, nor in time four-fifths of a ratio, except where the of war but in a manner to be prescribed adjourning counties are each entitled to one or more Senators, when such county SEC. 24. The Legislature shall not may be assinged a Senator on less than grant any title of nobility or hereditary four-fifths, and exceeding one-half of a distinction, nor create any office the ratio, and no county shall be divided unappointment of which shall be for a less entitled to two or more Senators. anger term than during good behavior. No city or county shall be entitled to Suc. 25. Emigration from the State separte representation exceeding onesixth of the whole number of Senators SEC. 26. To guard against transgres-No ward, borough, or township shall be sions of the high powers which we divided in the formation of a district. The Sentorial ratio shall be ascertained

by dividing the whole population of the SEC 17. The members of the House

ATICLE II. THE LEGISLATURE.

SECTION I. The legislative power of this Commonwealth shall be vested in a General Assembly, which shall consist

shall not be prohibited.

SEC. 2. Members of the General Assembly shall be chosen at the general election every second year. Their term of service shall begin on the first day Whenever a vacancy shall occur in such vacancy for the remainder of the

SEC. 3. Senators shall be elected for the term of four years and Representa-SEC 4. The General Assembly shall meet at twelve o'clock noon, on the first

on any subject, being responsible for the office of United States Senator from but no district shall elect more than four abuse of that liberty. No conviction this Commonwealth, in a recess between representives.

SEC. 5. Senators shall be at least United States decennial census, shall apinvestigation of information twenty-five years of age, and Represen-They presentative districts agreeably to the provisions of the two next preceding seetions.

Authorizing the adoption or legitimaldren: tion of

erecting new counties, or changing county lines;

Incorporating cities, towns, or vilages, or changing their charters; For the opening and conducting of

elections, or fixing or changing the place of voting ; Granting divorces;

changing township lines, borough limits, or school districts;

Creating officies, or prescribing the powers and duties of officers in counties, cities, boroughs, townships, election or school districts;

.Changing the law of descent or succession:

Regulating the practice or jurisdiction respective houses and in going to and of, or changing the rules of evidence in srom such injuries, the right of action returning from the same; and for any any judicial proceeding or inquiry be- shall survive, and the General Assembly speech or debate in either house, they fore courts, aldermen, justces of the shall prescribe for whose benefit such ac-

> real estate! Fixing the rate of interest;

Affecting the estates of minors or per: sons under disability, except after due notice to all parties in interest, to be recited in the special enactment;

Remitting fines, penaltics and torleit- law. ures, or the refunding moneys legally paid into the Treasury;

Exempting property from taxation; Regulating labor; trade, mining, or nanufacturing.

thereof: Granting to any corporation, associa-

tion, or individual any special or excluof Representatives shall be apportioned sive privilage or immunity or to any among the several counties by a ratio obtained by dividing the population of right to lay down a railroad track. Nor jects other than those designated in the the State as ascertained by the most re- shall the General Assembly indirectly proclamation of the Governor, calling cent United States census by two hun- enact such special or local law by the such session. the being of a God and a future state of of a Senate and a House of Representa- dred. Every county containing less partial repeal of a general law, but laws than five ratios shall have one representa- repealing local or special acts may be tive for every full ratio, and an additi- passed. Nor shall any law be passed

onal representative when the surplus ex- granting powers or privilages in any case ceeds half a ratio; but each county shall where the granting of such powers and bave one representative for every full privilages shall have been provided for **A**. RATHBUN, Attorney-at-law, Bridgway, Pa. 22 tr of December next after their election. ratio, and an additional representative by general law, nor where the courts when the surplus exceed half a ratio; bave jurisdiction to grant the same or but each county shall have at least one give the relief asked for.

representative. Every county contain-SEC S. No local or special bill shall ing five ratios or more shall have one be passed unless notice of the intention representative for every full ratio. to apply therefor shall have been pub-Every city containing a population a lished in the locality where the matter equal to a ratio shall elect separately its or the thing to be affected may be situproportion of the representatives allot- ated, which notice shall be at least thirty ted to the county in which it is located. days prior to the introduction into the Every city entitled to more than four General Assembly of such bill, and in representatives, and every county hav- the minner to be provided by law; the ing over one hundred thousand inhabit- evidence of such notice having been pubthe right thereof. The free communi the Governer, but shall hold no ad- ants, shall be divided into districts of lished, shall be exhibited in the General compact and contigous territory, each Assemble before such act shall be the invaluable rights of man, and every one thousand eight hundred and seventy- district to elect its proportion of repre- passed.

S. c 9. The presiding officer of each sentatives according to its population. house shall, in the presence of the house over which he prescribes, sign all bills

of law.

SEC 18. The General Assembly at and joint resolutions passed by the Genlication of papers relating to the official two houses by proclamation on notice its first session after the adoption of this eral Assembly, after their titles have REYNOLOS HOUSE, constitution, and immediately after each been publicly read immediately before

ARTICLE III.

SECTION 1. No law shall be passed

except by bill, and no bill shall be so

LEGISLATION.

See 19. The General Assembly may make appropriations of money to institu-Locating or changing county seats, tions wherein the widows of soldiers are

supported or assisted or the orphans of soldiers are maintained and educated; but such appropriation shall be applied exclusively to the support of widows and orphans.

Sec 20. The General Assembly shall not delegatal to any special commission. private corporation or association, any Erecting new townships or boroughs, power to make, supervize or interfere with any muncipal improvement, money, property or effects, whether held in trust or otherwise, or to levy takes or perform any muncipal function whaterer. See 21. No act of the General Asfembly shall limit the amount to be recovered for injuries resulting in death. or for injuries to persons or property, or property, and in such case of death tors, auditors, masters in chancery, or prescribe any limitations of time within other tribunals, or providing or chang- which suits may be brought against coring methods for the collection of debts, porations for injuries to persons or propscribing the effect of judicial sales of those fixed by general laws regulating

actions against natural persons and Regulating the fees, or extending the such acts now existing are avoided. powers and duties of aldermen, justices Sec 22. No act of the General As-of the peace, magistrates, or constables; sembly shall authorize the investment of Regulating the management of pub- trust funds by executors, administrators, lie schools, the building and repairing of guardians, or other trustees, in the bonds school houses, and the raising of money or stock of any private corporation, and such acts now existing are avoided, saving investments heretofore made.

Sec 23. The power to change the venue in civil and criminal cases shall be vested in the courts, to be exercised in such manner as shall be provided by

See 24. No obligation or liability of any railroad or other corporation, held or owned by the Commonwealth, shall ever be exchanged, transferred, remitted, postponed, or in any way diminished by Creating corporations, or amending, the General Assembly, ner shall such renewing, or extending the charters liability or obligation be released, except by payment thereof into the State Tresu-

See 25. When the General Assembly shall convened in special session, corporation, association or individual the there shall be no legislation upon sub-

> (Continued in the Supplement.) BUSINESS UARDS.

> > HALL & M'CAULEY,

Attorneys-at-Law.

ATTORNEY-AT-LAW.

vlnzoyl. Ridgway, Elk County, Pa.

Agent for the Traveler's Life and Acel dent Insurance Co., of Hartford, Conn.

UFUS LUCORE, Altorney-at-Law,

Ridgway, Elk Co., Pa. Office in Hall's new Brick Building. Claims for collection promptly attended to.

REVNOLDSVILLE, JEFFERSON CO. PA

H. S. BELNAP, PROPREETOR .

Ridgway, Elk Co., Pa.

J O. W. BAILEY,

v3n11y

Office in New Brick Building, Main St

vSn2tf.

Office in

after residing in this State six months Provided, that the freemen, cltizens of the United States, who are between the ages of twenty-one and twenty-two years, and who have resided in the election district ten days as aforesaid, shall be entitled to vote, although they have not paid taxes.

WHEREAS, The fitteenth amendment of the constitution of the United States is as follows: SEC. 1. The right of citizens of the

United States shall not be denied or abridged by the United States on account of race, color or previous condition of servitude. SEC. 2. That Congress shall have power

to enforce this article by appropriate legislation. And whereas, The Congress of the United

States, on the thirty-first day of March, 1870, passed an act entitled "An act to enforce the rights of cutizens of the United States to vote in the several States of the Union, and for othe purposes," the first and second sections of which are as follows:

Be it enacted, &c., That all citizens of the United States who are or shall be otherwise qualified to vote at any election by the people of any State, Territory, district, city, county, parish, tewnship, school ditriet, municipality, or other territorial sub-division, shall be entitled and allowed to vote at all such elections, without distinction of color, race or previous condition of servitude; any constitution law, custom, usage or regulation of any State or Territory, or by or under its authority, to the contrary netwithstanding. Snc 2, And be it further enacted, That if,

by or under the constitution or laws of any State, or the laws of any Territory, any act is or shall be required to be done as a prerequisiteor qualification for voting, and by such constitution or laws persons or officers are or shall be charged with the performance of duties in furnishing to citizens an opportunity to perform such prerequisites or to become qualified to vote it shall be the duty of every such person and officers to give all citizens of the United States, the same and equal opportunity to perform such prerequisite and to become qualified to vote without distinction of race, color or previous condition of servitade; and if any such persons or officers shall refuse knowingly omit to give full effect to this section, he shall for every such offense forfeit and pay the sum of five hundred dollars to the persons aggrieved thereby, to be recovered by an action on the case, with full costs and such allowance for counsel fees as the court shall deem just, and shall also for every such offence be deemed guilty of misdemeanor, and shall on conviction thereof he fined not less than five hundred dullars, or to be imprisoned not less than one month and not more than one year, or both, at the discretion of the court.

And whereas, It is declared by the second section of the VI article of the constitution of the United States that "This shall be made in pursuance thereof, shall be the supreme law of the land * anything in the constitution or laws of any

State to the controry notecith standing." And whereas, The Legislature of this Commonwealth, on the 6th of April, 1870, of said judge to attend; and the return passed an act entitled "A further supple-judges of the said districts aforesaid are ment to the act relating to elections in this Commonwealth," the tenth section provides seat of said county, on Friday after the ng follows:

Sec. 10. That so much of every act of Amonthly asprovides that only white free-men shall be entitled to vote, or be regis- 0 tered as voters, or as claiming to vote at my general or special election of this Commonwcalth, be and the same is hereby renealed, and that hereafter all freemen without distinction of color shall be enroled and registered according to the provisions

D. C. OYSTER, Sheriff. Sheriff's Office, Nov. 18th, '78-4w.

such courts, and in such cases as the members. Legislature may by law direct. SEC. 12. No power of suspending laws

shall be exercised unless by the legislature or by its authority. SEC. 13. Excessive bail shall not be equired, nor excessive fines imposed,

nor cruzl punishments inflicted. SEC. 14. All prisoners shall be baila-

ble by sufficient sureties, unless for capital offenses, when the proof is evident or presumption great; and the same cause, and shall have all other

privilege of the writ of habeas corpus powers necessary for the legislature of a free State. A member expelled for shall not be suspended, unless when in case of rebellion or invasion the public corruption shall not thereafter be eligi-

ble to either house, and punishment for SEC. 15. No commission of over and con smpt or disorderly behavior shall terminer or jail delivery shall be issued. not bar an indictment for the same of-SEC. 16. The person of a debtor, tense.

where there is not strong presumption SEC. 12. Each house shall keep a

in their respective districts during their term of service.

through either house as to change its or-SEC. 6. No Senator or Representaginal purpose. tive shall, during the time for which he See 2. No bill shall be considered shall have been elected, be appointed to unless referred to a committee, returned therefrom, and printed for the use of the members. See 3. No bill, except general appropiation bills, shall be passed, contain- of law. under the United States or this Comng more than one subject, which shall

monwealth shall be a member of either be clearly expressed in its title. house during his continuance in office. See 4 Every bill shall be read at SEC. 7. No person hereafter convicted enght on three different days in each of embezzlement of public moneys. ouse ; all amendments made thereto binding, and distributing of the laws, bribery, perjury or other infamous crime shall be printed for the use or the members before the final vote is taken on the bill, and no bill shall become a law unless on its final passage the vote be taken | rooms used for the meetings of the Gen-

SEC. S. The members of the General Assembly shall receive such salary and mileage for regular and special sessions entered on the journal, and a majority to the lowest responsible bidder below as shall be fixed by law, and no other of the members elected to each house such maximum price and under such compensation whatever, whether for be recorded therein as voling in its faservice upon committee or otherwise. No member of either house shall, during

See 5. No amendment to bills by of the government shall be in any way the term for which he may have been one house shall be concurred in by the interested in such coutracts, and all such other, except by a vote of a majority of the members elected thereto taken by such term. yeas and nays, and the names

SEC. U. The Senate shall, at the See 13. No law shall extend the of those voting for and against recorded eginning and close of each regular upon the journal thereof; and reports of term of any public officer, or increase or diminish his salary or emoluments after be necessary, elect one of its members adopted in either house only by the vote bis election or appointment. See 14. All pills for raising, revenue

president pro tempore, who shall per- of a majority of the members elected jeopardy of life or limb; nor shall pri- form the duties of the Lieutenant Gov- thereto, taken by yeas and mays, and the ernor, io any case of absence or disa- names of those voting recorded upon the public use without authority of law, and bility of that officer, and whenever the journal. Sec G. No law shall be revived,

said office of Lieutenant-Governor shall be vacant. The House of Representa- amended, or the provisions thereof extives shall elect one of its metabers as tended or conferred by reference to its Speaker. Each House shall choose its title only but so much thereof as is re-

tion and qualifications of its members. shall be re-enacted and published at SEC. 10. A majority of each House lenght. shall constitute a quorum, but a smaller Sec 7. The General Assembly shall

not pass any local or special law; Authorizing the creation, extension o impairing of liens;

SEC. 11. Each house shall have Regulating the affairs of counties, power to determine the rules of its procities, towdships, wards, boroughs or ceedings and punish its members or school districts: Changing the names of places or per-

other persons for contempt or disorderly behavior in its presence, t · enforce sons: obedience to its process, to protect its Chauging the venue in civil and crimmembers against violence, or offers of inal cases;

bribes or private solicitation, and with Authorizing the laying out, opening, the concurrence of two-thirds, to expel altering, or maintaining roads, highways, a member, but not a second time for the streets, or alleys.

Relating to ferries or bridges, or incorporating lerry or bridge companies, except for the erection of bridges crossing streams which form boundaries be-

tween this and any other Street. Vacating roads, town plats, streets or

alleys; Relating to cemeteries, graveyards or Relating to rest of the State;

signing, and the fact of signing shall b portion the State into Senatorial and Re- entered on the journal. See 10. The General Assembly shall

concracts shall be subject to the approval

of the Govornor, Auditor General and

sentatives, but the Sanate may propose

priations for the ordinary expenses of

the executive, legislative and judicial de-

partments of the Commonwealth, interest

tions made by law and on warrant drawn

by the proper officer in pursuance

the professional training of teachers for

Sec 18. No appropriatious exect for

vices shall be made for charitable, edu-

cational or benevolent purposes, to any

person or community, nor to any denomi-

bers elected to each house.

tion or association.

amendments as an other bills.

State Treasurer.

but one subject.

thereof.

prescribe by law the number, duties and JAMES A. FULLERTON. compensation of the officers and em-

Surgeon Dentist, having permanently loployees of each house, and no payment cated in Rigway, offers his professional sershall be made from the State Treasury vices to the citizens of Lidgway and sur reunding country. All work warranted. Office in Service & Wheeler's Bailding, up-stairs, first door to the left. 73-n-32-1y or be in any way authorized to any person, except to an acting officer or emaltered or amended on its passage ployee elected or appointed in pursuance

J. S. BORDWELL, M. D.

See 11. No bill shall be passed giving any extra compensation to any pubed his office from Cuntre street, to Main st. lie officer, servant, employee, agent or Ridgway, Pa., in the second story of the contractor made, nor providing for the new brick building of John G. Hall, oppo-

jan 9 73

full assoriment of carefully selected Foreign and Domestic Drugs. Prescriptions carefully dispensed at all hours, day or journals, department reports, and all night. vin8v.

> Physician and Surgeon. Ridgway, Pa. Office in Walker's Building, on corner of South and Court streets, opposite the new School House. All calls v1a2y1. promptly attended to.

no member or officer of any department THARLES HOLES,

Watchmaker, Engraver and Jeweler, Main street, Ridgway, Pa. Agent for the Howe Sewing Machine, and Morton Gold Pen. Repairing Watches, etc, done with he same accuracy as heretofore. Satis-action guaranteed. vlnly.

W. H. SCHRAM, Proprietor. RIDGWAY, ELE Co., PA. Thankful for the patronage heretofore to liberally bestowed upon him, the new

shall originate in the House of Repre-sentatives, but the Sonate may propose tention to the comfort and convenience of guests, to merit a continuance of the

Sec 15. The general appropriation Oct 80 1869. bill shall embrace nothing but appro-

THE OLD BUCKTAIL'S HOTEL, Kane, McKean Co., Pa R. E. LOOKER, Proprietor.

Thankful for the patronage heretofore so on the public debt, and for public liberally bestowed upon him, the new proschools; all other appropriations shall be prietor, hopes, by paying strict attention o the comfort and convenience of guesse, to merit a continuance of the same. The only stables for horses in Kane and well kept night or day. Hall attached to the v1n23y1.

Attorneys - at - Law

ELE COUNTY PNNSYLYANIA.

JOHN G. HALL ...

the public schools of the State, except "ERSEY HOUSE. by a vote of two-thirds of all the mem-CENTREVILLE, ELE Co., PA.

Joun Collins, Proprietor.

pensions or gratutudes for military ser-Thankful for the patronage heretofore so liberally bestowed upon him, the new proprietor, hopes, by paying strict attention to the comfort and convenience national or sectarian institution, corporaf guests, t)merit a continuance of the oame.

See 17. No appropriation shall be made to any charitable or educational ST. MARY'S, institution not under the absolute control of the Commonwealth, other than normal schools established by law for

made by seperate bills, each embracing See 16. No money shall be paid out of the Treasury except upon appropria- Hotel.

HALL & BRO

Eclectic Physician and Surgeon, has remov-

payment of any claim against the Com- site Hyde's store. Office hours: S to 9 a- m: 1 to 2 p. m. 7 monwealth, without previous authority 8 p. m.

See 12. All stationery, printing,

G. MESSENGER, Druggist and Paraceutist corner of Main and Mill streets, Bidgway, Pa. A paper, and fuel used in the legislative and other departments of government shall be turnished, and the printing,

other printing and binding, and the re-TA S. HARTLEY, M. D., pairing and furnishing the halls and by yeas and nays, the names of the per-eral Assembly and its committees, shal Special attention given to Surgery. Other he performed under contract, to be given house from 8 a. m. to 10 p. m. Residence regulations as shall be prescribed by law;