Elk Advocate. HENRY A. PARSONS, JR. - - Editor THURSDAY, OCTOBER 14 1875.

REPUBLICAN STATE TICKET.

STATE SENATOR. WM. P. FINLEY, Clarion County. FOR GOVERNOR. JOHN F. HARTRANFT. FOR TRAESURER. HENRY RAWLE.

REPUBLICAN COUNTY TICKET.

EOR TEASURER. CHAS. MeVEAN, St. Mary's. FOR COMMISSIONER. W. H. OSTERHOUT, Ridgway. FOR SURVEYOR. R. W. PETRIKIN, Benezette. FOR AUDITOR. GEO. ROTHROCK, Benezette.

OHIO.

A REPUBLICAN3 WHIRLWIND SWEEPS_THE STATE. DEMOCRATIC "TIDAL WAVES" AT A DISCOUNT. THE "RAG BABY" TOO DEAD Warrant acres TO BURY. 63 5020 CURTIN AND KELLY CHIEF 5121, 4883. MOURNERS. REPUBLICAN ROOSTERS HAVE CROWED THEMSELVES HOARSE. HAYES ELECTED BY FROM 10, Butler Street No. 3. 000 TO 20,000 MAJORITY. 125, 126, 124. HEAVY REPUBLICAN GAINS. 4272, 4184, 49. 330. 60, 387. PENNSYLVANIA WILL GIVE 4890. 4271, 380. HARTRANFT 30,000 Majority. 4079, 4184, 50, 100 3762 1000. 4870 4871 The telegraphic dispatches from 4871 Ohio Tuesday evening and yesterday morning give a Republican majority of 4893 93, from 10,000 to 20,000 for Hayes, Re-GO publican candidate for Governor. 8247 Newark N. J., heretofore Democratic elected a Republican Mayor, giving a 145 republican gain of 2,500. 4868 101. SPRING CREEK TOWNSHIP. The people of Pennsylvania owe it to 2789 - 847 themselves to re-elect Gov. Hartran Three years ago he was abused sham fully by the opposition, and it was pr dicted that his administration would the most corrupt in the bistory of th State. Instead Gov. Hartranft h proved an honest, wise and careful Go ernor, and he has won golden opinion from his enemies as well as friend Such a conservative newspaper as th New Vork Evening Post, which w bitterly opposed to Hartranft's election lavishly praises his course since he ha occupied the Executive chair. Indee praise is the loudest in 1875, whe abuse was most heard in 1872.

Elk County Republican Committee Chairman-Jas. H. Hagerty, Ridgway. Benezette-T. B. Winslow, C. H. Wins Benzinger-Jacob Hanes, John Farrer. For-U. W. Rogers J J. Taylor. Jay-Oliver Dodge, J. M. Brookins. Jones-Jos. Tanbine, J. C. Malone. Millstone-Myran Baught John Moore. Ridgway-H. M. Powers, J. O. W. Railey. Spring Creek-Thos. Irwin, Hirman Carman-"King Bee" and many others kinds Chewing tobacco. Also smoking of if voted for, members of Congress, if voted all the popular brands at P. & K's. Coodfish boneless and skinless. Also some of the old fashioned in full dress, or "Township;" and each shall be deposited in separate ballot boxes. at P. & K's. A full stock of fresh Family groceries, A full stock of fresh Family groceries, am directed that every person except such as Teas, Coffees, Sugars, Rice, Justices of the Peace, who shall hold any Syrups, Spices, R. B. Powder, Baking, and Sweet Chocolate, and every thing else in that line, at P. & K's. NEW ADVERTISEMENTS. COMMISSIONERS SALE OF UN-SEATED LANDS IN ELK SEATED COUNTY. In pursuance of an Act of Ascembly passed the 13 day of March A. D. 1315 en-titled "An act to amend an act directing the mode of selling Unseated Lands for 'axes and for other purposes," and the sev eral supplements thereto, the County Commissioners of the County of Elk, will expose to sale by public vendue or outcry, at the Court House in Ridgway, Pa., on MONDAY, NOVEMBER 16 A. D.1875, At 3 oclock P. M. the following tracts land situated and described as follows: BENEZETTE TOWNSHIP. Warratee or owners John Johnson et al. BENZINGER TOWNSHIP John Henfling Wm. Bell. Geo. Ed. Weis, Town lots on *Ridgway* street. Nos. 107, 72, 68, 75, 82, 73, 106, 71, 80 81, 74, 16, 25, 19, 22, 37, 35, 87, 99, 93, 105, 95, 10, 70, 69, 101, 98, 103, 94, 110, 83, 76, 77, 64, 65, 67, 66. Town lots on Talbot Street Nos. 31, 32. Bishop Street Nos. 117, 118, 109, 110 19, 120, 115, 116, 128, 118, 112, 111, Railroad Street Nos. 53, 58, 46, 47, 48 44, 45, 49, 54, 55, 59, 52, 50, 51, 40, 41, 42, 43, 20, 21. FOX TOWNSHIP. Owner Unknown. Wm. Parker. Owner Unknown 16 Joseph Koch Moses Hyneman HIGHLAND TOWNSHIP. John Smith HORTON TOWNSHIP. D. Kingsbury 52 Sub. Div. No. 23 JAY TOWNSHIP. John Pachin D. Hutchinson JONES TOWNSHIP. J L. Brown. 841 McKean & Elk Land & Inpt. BIDGWAY TOWNSHIP. Wm. B. Kenneday

of this Commonwealth, at all general town. ship borough and special elections are bereby hereafter authorized and required to vote by ticket, printed or written, or parily written and partly printed, severally classi-fied as follows: One ticket shall embrace the names of all the Judges of the Courts to be acted for the courts to be acted for the courts to be acted for the claimant claims to vote on this commonwealth, vote or tender to the to be voted for and to be labelled on the outside, "Judiciary," one ticket shall em-brace the names of all State officers to be voted for and labelled "State," one ticket shall embrace the names of all county offi-cers to be voted for, including the office of Senator, member or members of Assembly, for and labelled "County;" one ticket shall embrace the names of all the township officers voted for and be labelled "Borough," I also make known and give notice, as in and by the 15th section of aforesaid act, I office appointment of trust or profit, under the Government of the United States, or this State, or any city or incorported district whether a commissioned officer or otherwise a subordinate officer or agent who is or shall be employed under the legislative or judiciary or executive depart-ment of this State or of the United States, of any city or incorporated district and also every member of Congress and State Legislature, and the select and common council of any city, Commissioner of incor-porated district, is by law incapable of holding or exercising at the same time the office or appointment of Judge, Inspector or Clerk, of any election of this Commonwealth, and that no Inspector or Judge

shall be eligible to any office then to be voted for. Also in the 4th section of the Act of As rembly, entitled "An act relating to elections and for other purposes," approved April 16th 1860, it is enacted that the 14th section shall be so constructed as to pre. vent any militia or borough officer serving as Judge, Inspector, or Clerk, at any general or special election in this Com mon wealth.

I also make known the following: WHEREAS. The Fifteenth Amendment

of the Constitution of the United States is as follows: SECTION 1. The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude. SECTION 2. That Congress shall have power to enforce this article by appropriate legislation. whereas, The Congress of And United States, on the thirty-first day of March 1870, passed an act entitled, "An act to enforce the right of citizeus of the United States to vote in the several States of the Union, and for other 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, distriet, city county, parish, township, school district, municipality, or other territorial subdivision 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, notwithstanding. SECTION 2. And be it further en eted,

That if by or under the authority of the constitution or laws of any State or the laws any Territory, any act is or shall be required to be done as a prerequisite or quali-tection for voting, and by such constitution or laws persons or officers are or shall bec harged with the performance of duties in furnishig to citizens an opportunity to Secret

ferfield

the Commonwealth," approved March 30, ing, shall be guinty of a misdemeanor, and | prothonotary's office, subject to examinaupon convistion thereof, in any court of tion as other election papers are. If the quarter sessions of this commonwealth, he SECTION 1. Be it enucted by the Senate and the Houst of Representations, &c., That shall, for each offence, be sentenced to pay the qualified voters of the several counties a fine of not less than one hundred dollars, a fine of not less than one hundred dollars, and to undergo an imprisonment, in the

officer there, and offer to vote, a ballot or ballots, any person so offending, shall be deemed guilty of a misdemeanor, 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 preceeding section of this act, in the case of officers of election receiving such unlawful ballot or ballots. SECTION 4. That if any person shall

hereafter persuade, or advise, any person or persons deprived of citizenship, and dis-qualified as aforesaid, to offer any ballot, or ballots, to the officers of any election hereafter to be held in this commonwealth, or shall persuade, or advise, any such officer to receive any ballot, or ballots, from any person deprived of citizenship, and disqualified as aforesaid, such person, so of-feeding, shall be guilty of a misdemeanor, and upon conviction thereof, in any court of quarter sossions of this commonwealth shall be punished in a like manner as is a voter in the district in which he offers provided in the second section of this act, in the case of officers of such election reeiving such unlawful ballot or pallots.

I also make known the following sections of an act approved the 30th day of Jan uary, A. D. 1874, entitled "A further supplement to the act regulating elections in his Commonwealth :"

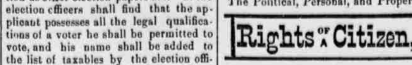
SECTION 5. At all elections hereafter aeld under the laws of this commonwealth, the polls shall be opened at seven o'clock A. M. and closed at seven o'clock P. M.

SECTION 6. In all election districts where a vacancy exists by reason of the disqualification of the officer or otherwise in an election board heretofore appointed, or where any new district shall be formed the judge or judges of the court of common pleas of the proper county shall, ten days before any general or special election, ap. point competent persons to fill said vacan-cies and to conduct the election in said new districts; and in the appointment of in-spectors in any election district both shall ot be of the same political party, and the judge of elections shall, in all cases, he of the political party having the majority of votes in said district, as nearly as the said judge or judges can ascertain the fact; and in case of the disagreement of the judges as to the selection of inspectors, the politi-cal majority of the judges shall select one of such inspectors, and the majority judge or judges shall select the other. SECTION 7 Whenever there shall be vacancy in an election board on the morn

ing of an election, said vacancy shall be filled in conformity with existing laws. SECTION 8 At the opening of the polls at all elections it shall be the duty of the judges of election for their respective dis tricts to designate one of the inspectors, whose duty it shall be to have in custody the registry of voters, and to make the en tries therein required by law; and it shall be the duty of the other of said inspectors to receive and number the ballots presented

at said election. SECTION 9 All elections by the citizens shall be by ballot; every ballot voted shall te numbered in the order in which it shall be received, and the number recorded by the clerks on the list of voters opposite the name of the elector from whom received. And any voter voting two or more tickets, the several tickets so voted shall each be numbered with the number corresponding with the number to the name of the voter. Any elector may write his name upon his tacket, or cause the same to be written thereon, and attested by a citizen of the district

SECTION 10 On the day of election any preform such prerequisites, for to become person whose name shall not appear on th qualified to vote it shall be the duty of every



Of the United States-How to exercise and where the claimant claims to vote on how to perserve them. By Theophilus Partax, and the word "age," where he sons, LL. D.

claims to vote on age; the same words being added by the clerks in each case, respectively, on the lists of persons vot.

SECTION 11. It shall be lawful for any qualified citizen of the district notwithstanding the name of the proposed voter is contained on the list of resident taxables, to challenge the vote of such person, whereupon the same proof of the right of suffrage as is now required by law shall be publicly made and acted on by the election board, and the vote ad-

mitted or rejected, according to the evidence. Every person claiming to be a naturalized citizen shall be required to produce his naturalization certificate at the election before voting, except where a voter in the district in which he offers his vote; and on the vote of such person being received, it shall be the duty of

ing at such election.

on such certificate the word "voted, with the day, month and year; and if any election officer or officers shall receive a second vote on the same day, by virture of the same certificate, excepting where sons are entitled to vote, because of the naturalization of their fathers, they and the person who shall offer such second vote, shall be guilty of a

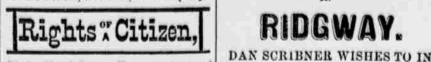
misdemeanor, and on conviction thereof shall be fined or imprisoned, or both, at the discretion of the court; but the fine shall not exceed five hundred dollars in each case, nor the imprisonment one year. The like punishment shall be inflicted, on conviction on the officers of election who shall neglect or refuse to make, or cause to be made the endorsement required as ploresaid on said naturalization certificate.

SECTION 17. The respective assessors, inspecters and judges of election shall each have the power to administer oaths to any person claiming the right to be assessed, or the right of suffrage, or in regard to any other matter or thing required to be done or inquired into by any of said officers under this act; and willul false swearing by any person in relation to any matter or thing, concerning which they shall be lawfully interrogated by any of said officers or overseets, shall be perjury.

who shall, on the day of any election, visit a poling place in any election district at which he is not entitled to vote, and shall use any intimidation or violence for the purpose of preventing any officer of election from performing the duties required of him by law, or for the purpose of preventing any qualified voter of such district from exercising his right to vote, or from exercising his right to challenge any person offering to vote, such person shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a

five not exceeding one thousand dollars, or by imprisonment not exceeding two

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the election officers to write or stamp

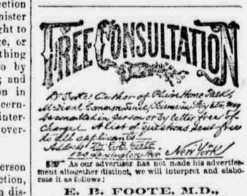
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Elk County Directory.

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Associate Judges-Chas. Lubr, J V Houk. District Attorney -- J. K. P. Hall.

Sheriff-D. Scull. Proth-notary fc., --Fred, Schening, Treasurer-Joseph Windfelder, County Superintendent-Geo, R. Dixon. Commissioners-Michael Weidert, Julius Iones, Geo. Ed. Weis, Auditors-Thomas Irwin N. G. Bundy, County Surveyor-Geo Walmsley. Jury Commissioners.-Phillip Kreighle Ransom T. Kyler.

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LIST OF JURORS.

TRAVERS JURORS.

1. Ralph Johnson ... Benezette Farmer. 4 John Goetz Benzinger, Lumberman 7. Joseph Young " 44Farmer. 12. John W. Moyer " 13. David Meredith " ... LaborerFarmer 19, N. M. Brockway " Lumberman 21. Armel Turley 22. T. L. M'Kenn Jones ... Carpenter. 25. Martin Sowers "Merchant. 26. R. I. Campbell......Ridgway...Grocer. 27 Horace Little Ridgway ... Agent. 28. Geo. Dickinson Ridgway ... F arme. 83, John Heindel St Marys Saloon Keeper. 84. Michael Bauer... ** 85. Anthony Auman **Carpenter. 86 Joseph Rettger ... "Carpenter. 37. John Busch....... " Laborer. 88. Jerry Meecum..... " Hotel Keeper. 39. Albert Weis " Merchant, 40. John FosterCarpenter. GRANDJURORS.

1 Cornelius Haney ... Benzinger Laborer. 2 Chas. Fronenwetter.... Lumberman, 3 John Myers...... FoxFarmer, 4 Mathias Spooler Jr...Laborer. 6 Oscar Allen.....Farmer-Geo. H. ScullLaborer. 10. Edward Fenton ... 11 Josiah W. Mead Farmer. 12 John Cramer.....Jones...... 13 Daniel AttlebergerLaborer. 14, R. M. Painter..Millstone Lumberman. 15 Samuel W. Curtiss Bidgway Clerk. 16 C. R. Earley 17. Phineas ErnhoutM. D. Laborer. 51. John Frank 22. Chris. FreindelBlacksmith. 28. Henry Fochtman ... 24 Thomas Irwin Spring C'k Lumberman

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	JULIUS JONES Commr's. MICHAEL WEIDERT.			
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- 1	Attest.		CARLEN CHAR	
- 1			'CAULEY, Clerk.	
	Comm	issioners O	mce.	

Ridgway Pa. October 1, 1875.

ELECTION PROCLAMATION,

WE :BEAS, in and by the 13th section of the act of General Assembly of Pennsyl-vania, passed July 2nd 1869 entitled, "An act relating to the Elections of the Comnonwealth." It is injoined on the Sheriff of every county to give notice of such elections to be held, and to enumerate in such notice what officers are to be elected in pursuance, thereof. I, DANIEL SCULL high Sheriff of the County of Elk, do therefore make known and give this public notice to the electors of said county of Elk, that a to the elections of this Commonwealth." general election will be held in said county,

TUESDAY NOVEMBER 2, 1875.

it being the first Tuesday of the month, for the purpose of electing the following oficers to wit:

One person for Governor. One person for State Trensurer.

One person for State Senator to repre-ent the Counties of Cameron, Clarion, Elk and Forest.

One person for Treasurer of Elk County One person for Prothonotary, &c., of Eik County. One person fof Surveyor of Elk County Three persons for Commissioners of Elk County, each elector to vote for but two. Three persons for Auditors of Elk

County, each elector to vote for but two. And the qualified electors of the county of Elk will hold their elections in the sevcial districts, as follows. Benezette township, at the house of E liza. beth Winslow.

Benzinger township, at the school house on Michael St., near Elk creek bridge. Fox township at the Centreville school

ouse. Highland township, at the house of Levi

Ellethrope. Horton township, at the school house

near D. C. Oyster's Hotel. Jay towpship, at the house of Alfred

Pearsall. Jones township, at the Wilcox Tanning and Lumber Co's office in Wilcox. Millstone township, at the house of Henry Herr, at Barr's Dam-Ridgway township, at the Court House.

St. Mary's Borough, at the Town Hall. Spring Creek township, at the house of Stockdale, Downer & Co.

I also make known the following act entitled "An act regulating the mode of vot- unlawful ballot, or ballois, from any such turn judge with the prothoutary, and

such person and officers to give all citizens of the United States the same and equal op-portunity to perform such prerequisite and to become quatified to vote without distinct- the district in which he claims to be a voter, ion of race, color or previous condition of servitude; and if any such persons or officers shall refuse or knowingly omit to give full effect to this section, he shall for every such offence, forfeit and pay the sum of five hundred dollars; to the person aggrieved thereby, to be recovered by an action on the case, with full costs and such allowance for council fees as the court shall deem just, and shall also for every such offence be deemed guilty of a misdemeanor and shall on conviction thereof he fined not less than five hundred dollars 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 Con-

stitution and of the U.S. that "This Consti-tution of the Uni'ed States which shall be made in pursuance thereof shall be the supteme laws of the land *** anything in the Constitution or laws of any State, to the controry notwithstanding. And whereas. The Legislature of this Commonwealth, on the 5-h of April 1870,

passed an act entitled "A further suppleas follows SECTION 10. That so much of every act

of Assembly that provides that only white freemen shall be entitled to vote, or to be registered as voters, or as claiming to vote at any general er special election of this Commonwealth, be and the same is hereby repealed, and that hereafter all freemen without distinction of color, shall be enrolled and registered according to the pro visions of the first section of the act approved the 17 of April 1869, entitled "An and shall when otherwise qualified under existing lows, be entitled to vote at all general and special elections in this Common

I also make known the following:

wealth.

WHEREAS, By the act of the Congress of the United States entitled "An Act to amend the several acts heretofore passed, to provide for the enrolling and calling out the national forces, and for other purposes." and approved March third housand eight hundred and sixty-five all persons who have deserted the military or naval service of the United States, and who have not been discharged, or relieved from the penalty, or disability therein provided are deemed and taken to have voluntarily relinquished, and forfeited, their rights of citizeuship, and their rights to become citi zens, and are deprived of exercising any rights of citizens thereof: And whereas, Persons, not citizens of the

United States, are not under the constitution and laws of Pennsylvania, qualified the United States one month, and has electors of this common wealth:

SECTION 1. De it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same. That in all elections hereafter to be held in this commonwealth, it shall be unlawful for the judge or inspectors of any such elections to receive any ballot, or aby such elections to receive any ballot, or ballots, from any person, or persons. em-braced in the provisions, and subject to the disability imposed by said act of Congress, approved March third one thousand eight ndred and sixty five, and it shall be un.

lawful for any such person to offer to vote any ballot, or ballots. SECTION 2. That if any such judge and inspector of election, or any one of them

registry of voters, and who claims the right years, or both, at the discretion of the to vote at said election, shall produce at court.

least one qualified voter of the district as a SECTION 21. Any person who, on witness to the residence of the claimant in oath or affirmation, in or before any court in this state, or officer authorized for the period of at least two months im to administer oaths, shall, to procure a mediately preceeding said election, which witness shall be sworn or affirmed and subcertificate of naturalization for himself scribe a written or partly written and partly or any other person wilfully depose, deprinted affidavit to the facts stated by him, clare or affirm any matter to be fact which affidavit shall define clearly where knowing the same to be false, or shall the residence is of the person so claim. in like manner deay any matter to be ing to be a voter; and the person so claimfact, knowing the same to be true, shall ing the right to vote shall also take and subscribe a written or partly written and be deemed guilty of perjucy; and any partly printed affidavit, stating to the certificate of naturalization issued in best of his knowledge and behef, when and where he was born; that he has elaration or affirmation, shall be nul claration or affirmation, shall be null been a citizen of the United States for and void, and it shall be the duty of the one month, and of the commonwealth of court issuing the same, upon proof be-Pennsylvania; that he has resided in the ing made before it that it was fraudu commonwealth one year, or, it formerly lently obtained, to take immediate meas a qualified elector or a native born citi- ures for recalling the same for canella-

zen thereof, and has removed therefrom tion; and any person who shall vote or and returned, that he has resided therein attempt to vote on any paper so obtained, six months next preceeding said elecor who shall in any way aid in, connive tiou; that he has resided in the district at, or have any agency whatever in the in which he claims to be a voter for the issue, circulation or use of any frauduperiod of at least two months immedi- lent naturalization certificate, shall be ment to the act relating to elections in this ately preceding said election; that he deemed guilty of a misdemeanor, and Commonwealth," the tenth section provides has not moved into the district for the upon conviction thereof shall undergo purpose of voting therein; that he has, an imprisonment in the penitentiary for

it twenty-two years of age or upwards; not more than two years and pay a fine paid a state or county tax within two of not more than one thousand dollars, for years, which was assessed at least two every such offense, or either or both, at months and paid at least one month be- the discretion of the court. fore the election. The said affidavit Pursuant to the provisions contained

shall also state when and where the in the thirteeth section of the act last tax claimed to be paid by the affiaht aforesaid, the judges of the aforesaid was assessed, and when and where and disticts living within twelve miles of to whom paid; and the tax receipt the prothonotary's office, or within therefor shall be produced for examina- twenty-four miles, if their residence be tion, unless the affiant shall state in his in a town, village or city upon the line affidavit that it has been lost or de- of a railroad leading to the county seat stroyed, or that he never received any; shall, before two o'clock past meridian and it'a naturalized citizen, shall also of the day after the election, and all

state when, where and by what court he other judges shall, before twelve o'clock was naturalized, and shall also produce meridian of the second day after elec his certificate of naturalization for ex- tion, deliver said return, together with amination. But if the person so claimreturn sheet, to the prothonotary of the ing the right to vote shall take and court of common pleas of Elk county at subscribe an affidavit that he is a na- Ridgway.

tive born citizen of the United States, Given under my hand at Ridgway, it born elsewhere, shall state the fact in the 4th day of October, in the year of his affidavit, and shall produce evidence our Lord one thousand eight hundred that he has been naturalized or that he and seventy-five, and of the indepenis entitled to citizenship by reason of his father's naturalization, and sha'l ninth.

further state in his affidavit, that he is, at the time of making the affidavit of the age of twenty-one and under twentytwo years; that he has been a citizen of

resided in the state one year; or; if a native born citizen of the state and removed therefrom and returned, that he has resided therein six months next preceding said election and in the election district immediately two months preceeding such election, he shall be entitled to vote, although he shall not have paid taxes. ... The said affidavits of all persons making such claims, and the affidavits of the witnesses to their residence shall be preserved by the election

they shall be enclosed with the list of voters, tally list and other papers reshall receive or consent to receive, any such quired by law to be filed by the reing stall elections in the several counties of disqualified person, he or they so offend- shall remain on file therewith in the site the court house, Williamsport, Pa.

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