Henry A. Parsons, Jr.,

THURSDAY, OCT. 11, 1877. REPUBLICAN STATE TICKET.

FOR SUPREME JUDGE

JAMES P. STERRETT, of Allegheny County.

WILLIAM B. HART,

of Montgomery County. FOR AUDITOR GENERAL

JOHN A. M PASSMORE, of Luzerne County.

REPUBLICAN COUNTY TICKET.

D. C. OYSTER, of Ridgway.

From the Philadelphia Times, Repudiation.

Repudiation is always plausible and often so subtle in its deadly aim as to present it even in inviting garb. Sometimes it flings its poison over a whole community, as it did in Allegheny a quarter of a century ago, and

sowed dragons' teeth in the fertile political soil that was fallowed by demagogues, from which they have reaped many times in bitterness, as the murder and destruction of the present year so fearfully attest. Now it breaks out in Virginia under the specious title of "adjustment," meaning to rob honest creditors to the heart's content of the debtor and paying the balance. In Minnesota it took the manly shape of flat refusal to pay, and the people saved a dollar or two each by voting an ineffacable stain upon the escutcheon of their infant Commonwealth. tlat refusal to pay, and the people cheon of their infant Commonwealth. It had a feeble eruption recently in Williamsport, where, after enjoying and required to vote by tickets printed or the fruits of municipal progress for years, some officials and citizens sought fame by refusing to pay the re-peatedly accredited bonds of the city, The contracts had been made with all The contracts had been made with all the ceremony of law; had been executed in honest faith so far as any record declares; the interest had been for and members of Assembly, if voted for paid and bonds retired in the sinking fund regardless of the numbers they bore above the alleged legislative limitation, and these things had been done by some of the very officials who subsequently plunged into the mire of repudiation. But the factious thorniness that so often diverts little cities ment of profit or trust under the governand progressive villages in the struggles of those who would rule municipalities but fail to rule themselves, had its worshipers in Williamsport, and repudiation was adopted as a line of warfare by some who knew better, and followed by others whose ignorance of the State Legislature; and of the select and easy virtue made them willing to have anybody but themselves pay their missioner of any incorporated district, is by honest debts. A technical legislative limitation of the debt of the city to two hundred thousand dollars, was the Commonwealth, and no inspector, pleaded as the pretex for repudiating four hundred thousand dollars of shall be eligible to be voted for.

Also, in the 4th section of the act of asbonds which were issued and sold sembly, largely in the open market, and the proceeds received and appropriated by the city. There was no proposition to pay in any other form, but it was an serving as judge inspector or clerk at any undisguised effort to defraud innocent | general or special election in this Common creditors under color of law. Judge Elwell, before whom the case was tried below, delivered a careful and the Constitution of the United States is as exhaustive opinion sustaining the validity of the bonds, and the Supreme opinion delivered by Justice Paxson | State on account of race, color or previous was elaborate and doubtless covers the condition of servitude. whole ground of proper admonition to municipalities as to the creation of ate legislation. debt; but it settles one principal that

Chemist: It is all of twenty years I Kidney Cure, and am very much better every way. It regulates the bowels, and has helped me very much of inward Piles. I recommend it to all my friends translated as I be seemed at the and the seemed at least two months and paid at least one month before the election. The said affidavit shall also state when and where and to whom a seemed at the seemed at the seemed at the seemed at least two months and paid at least two months and paid at least two months and paid at least one month before the election. The said affidavit shall also state when and where and to whom a seemed at least two months and paid at least one month before the election. The said affidavit shall also state when and where and to whom a seemed at least two months and paid at least one month before the election. The said affidavit shall also state when and where and to whom a seemed at least two months and paid at least one month before the election. The said affidavit shall also state when and where are the paid affidavit shall also state when and where are the paid affidavit shall also state when and where are the paid affidavit shall also state when and where are the paid affidavit shall also state when and where are the paid affidavit shall also state when and affidavit shall also my frieuds troubled as I have been.

MRS. Silas Kerr, Spring Creek Road, Titusville, Pa., Aug. 29, 1874 Prepared by E. K. Thompson, Ti-tusville, Pa. Price \$1.00 per bottle. Sold by T. S. Hartley, Ridgway, Pa.

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ADMINISTRATOR'S NOTICE.

ESTATE of John E Cusker, late of Fox township, Elk county, Pa., deceased. LET-TERS OF ADMINISTRATION having been granted to the undersigned upon the said es-tate all persons indebted to said estate are requested to make payment, and those having claims to present them for set-tlement. JACOB M'CAULEY, Admr., 18416.

REGISTER'S NOTICE. Notice is hereby given that the following accounts will be presented on the first day of the next term of the Orphans Court for con-firmation, being the 3d Monday of November

next, to-wit:

1. Final account of Lawrence Mohan executor of the last will and testament of Patrick Smith, late of Fox township, Pa., deceased.
FRED. SCHCENING, Register.

## Election Proclamation.

W HEREAS, Ia and by the 18th section of the Act of General Assem bly of Pennsylvania, passed July 2, 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 elections to be held, and to enumerate in such notice what officers are to be elec-ted. In spursuance thereof, I, DANIEL SCULL, High Sheriff of the county of Elk, do therefore make known and give this public notice to the electors of the said county of Elk, that a general election will be held in said, county on

TUESDAY, NOVEMBER 6, 1877. (it being the first Tuesday of the month) for the purpose of electing the following of ficers to-wit:

One person for Supreme Judge. One person for State Treasurer, One person for Auditor General, One person for Sheriff of Elk county. And the qualified electors of the county of Elk will hold their elections in the several districts, as follows:

Benezette township, at the house of Elizabeth Winslow.

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

Highland township, at the house of Levi

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

Jones township, at the Wilcox Tanning and Lumber Co's, office, Millstone township, at Henry Derr, at Barr's Dam.

Ridgway township, at the Court House, Spring Creek township, at the house of Stockdale, Downer & Co. St. Mary's borough at the town hall, I also make known the following:

As Acr regulating the mode of voting at elections in the several counties of this Commonwealth; approved March 80th,

SECTION 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania all general, township, borough and special elections, are hereby hereafter authorized written, or partly printed and partly writ-ten, severally classified as follows: One ticket shall embrace the names of all judges for, and be labeled "State;" one ticket shall embrace the names of all county officers voted for, including the office of Senaand, members of Congress, if voted for and shall be labeled "County," etc., and each class shall be deposited in separate ballot

I also make known and give notite as in and by the 15th section of aforesaid act

peace who shall hold any office of appointment of the United States, or of any city or incorporated district whether a commis-sioned officer or otherwise, a subordinate officer or agent who is or shall be employed under the legislative, executive or judicial departments of the State, or the United States, or of any city or incorporated dis-trict, and also any member of Congress or

the city. There was no proposition to vent any militia or borough officer from

I also make known the following.
WHEREAS, The fifteenth amendment of

Section 1. The right of citizens of the United States to vote shall not be denied or

SECTION 2. The Congress shall have power to enforce this article by appropri-

AND WHEREAS, The Congress of the is most vital-that the people who select their own agents must be bound force the rights of citizens of the United that repudiation has no resting-place in the judicial deliverances of Penn-

> prerequisite or qualification for voting, and by such constitution or law persons or officers are or snall be charged with the performance of duties in furnishin citizens with an opportunity to perform such pre-requisite and to become qualified to vote without distinction of race, color or presuch person or officer shall refuse or knowomit to give full effect to this section, every such offence be deemed guilty of a dollars, and be imprisoned not less than one month and not more than one year, or

both, at the direction of the court. And Whereas. It is declared by the 2d section of the VI article of the constituwhich shall be the supreme law of the land which shall be the supreme law of the land and the supreme law of the land and the laws of any state to the constitution or laws of any State to the contrary notwithstanding.

trary notwithstanding.

And Whereas, The Legislature of this Commonwealth, on the 6th day of April, A. D. 1870, passed an act entitled "A further supplement to the act relating to the elections of this Commonwealth," the tenth section of which provides as fol-

the election board and at the close of the election they shall be enclosed with the list of voters, tally lists and other papers re-quired by law to be filled by the return judge with the prothonotary, and shall re-main on file therewith in the prothonotary's SECTION 10. That so much of every acof assembly that provides that only white freemen shall be entitled to vote or be regfreemen shall be entitled to vote or be registered as voters, or as claiming to vote at any general election of this Commonwealth, be and the same is hereby repealed, and that hereafter all freemen, without distinction of color, shall be enrolled and regis.

main on file therewith in the prothonotary's office, subject to examination as other election officers find that the applicant possesses all the legal qualifications of a voter he shall be permitted to vote and his name shall be added to the list of taxables by the election of the undersigned upon the said estate all persons indebted to said estate are requested to make payment, and those having claims to present them for settlement.

CATHERINE PAINE, added to the list of taxables by the election

plemental to an act relating to elections in this Commonwealth," and when otherwise qualified under existing laws, be entitled to rote at all general and special elections in

this Commonwealth.
I also make known the following: Whereas, By the act of Congress of the United States, entitled "An act to the national forces and for other purposes," and approved March 3, 1865, all persons who have deserted the military or naval service of the United States; and who

ing any rights of citizens thereof. And Whereas, Persons not citizens of the United States are not, under the constitution and Laws of Penusylvania, qualified electors of this Commonwealth.

same, That in all elections hereafter to be such election to receive any ballot or ballots from any person or persons embraced in the provisions and subject to the disability imposed by said act of Congress, approved March 3d, 1865 and it shall be un

Secrios 2. Tast if any judge or inspec ter of election, or any one of them shall re-ceive or consent to receive, any such unlaw. ful ballot or ballots, from any such disqual-ified person, he or they so offending shall be guitty of a misdemeanor, and upon coneach offense, be sentenced to pay a fine of not less than one hundred dollars, and to undergo an imprisonment in the jail of the

any ballot or ballots.

Section 3. That if any person deprived of citizenship and disqualified as aforesaid, shall at any election hereafter to be held in this Commonwealth, vote, or tender to the officers and offer to vote a ballot or ballots any person so offending shall be deemed guilty of a misdemeanor, and on conviction hereof in any court of quarter sessions of this Commonwealth, shall, for each offense, s punished in a like manner as is provided in the preceding section of this act, in the case of officers receiving such unlawful bai-

lot or ballots. Section 4. That if any person shall hereafter persuade or advise any person or persons deprived of citizenship and disshall persuade or advise any such officer of any election hereafter to be held in this Commonwealth, to receive any ballot or cancellation, and any person who shall ballots from any person or persons deprived of citizenship and disqualified as aforesaid, such person so offending shall be deemed aid in, connive at, or have any agency guilty of a misdemeanor, and upon convicicers of such election receiving such un-

awful ballot or ballots. I also make known the following section of an act approved the 39th day of January, A. D. 1874, entitled "A further supplement o the net regulating elections of this Com

nonwealth. Sec. 5. At all elections hereafter held under the laws of this Commonwealth, the polis shall be opened at 7 o'clock A. M.

and closed at 7 o clock P. M.

Sec. 9. All elections by the citizens bered with the number corresponding with the number to the name of the voter.

Any elector may write his name upon his ticket or cause the same to be written

thereon, and attested by citizens of the dis-Sec. 10. On the day of election any person whose name shall not appear on the registry of voters, and who claims the right to vote at said election shall produce at least one qualified voter of the district as witness to the residence of the claimant Court has affirmed his decision. The abridged by the United States or by any in the district in which he claims to be a voter for the period of at least two months immediately preceding said election, which witness shall be sworn or affirmed, and subscribed a written, or partly written and partly printed affidavit to the facts stated by him, which affidavit shall define clearly United States, on the 31st day of March, where the residence is of the person so 1870, passed an act entitled "An act to enclaiming the right to vote shall also take by their acts if at all within the scope of their lawful powers. When the Union, and for other purposes, the first and partly printed affidavit stating to the text of the decision of the court of last resort comes to hand, it will doubtless demand the attention of the press. For the present it is enough to know that repudiation has no resting-place wise qualified by law to vote at any elec- or a native born citizen thereof, and has wise quanties by law to the at any cited the resident thereof, and has to by lyania.

Wise quanties by law to the people in any State, Territory, district, county, city, parish, township, school district, municipality, or other territoral subdivision, shall be entitled and ricitin which he claims to be a voter for allowed to vote at all such elections, with-out distinction of race, color or previous diately preceding said election that he has headache. I have taken two bottles of Barosma Backache, Liver and Kidney Cure, and am very much betpaid; and the tax receipt therefor shall be produced for examination, unless the affiant shall state in his affidavit that it has been lost or destroyed, or that he never received any; and if a naturalized citizen, shall also state when, where and by what court he was naturalized and shall also vious condition of servitude, and if any produce his certificate of naturalization for examination. But if the person so claiming the right to vote shall take and subscribe he shall for every such offense forfeit and an affidavit that he is a native born citizen pay the sum of five hundred dollars to the of the United States, or, if born elsewhere, person aggrieved thereby, to be recovered by an action in the case, with full costs and such allowance for counsel fees as the court may deem just, and shall, also, for ship by reason of his father's naturalization. shall state the fact in his affidavit and tion and shall further state in his affidavit misdemeaner, and shall, on conviction that he is, at the time of making the affida thereof, be fined not less than five hundred vit of the age of twenty-one and under vit of the age of twenty-one and under twenty-two years; that he has been a citi-zen of the United States one month, and has resided in the state one year; or, if a native born citizen of the State and re-

said affidavit of all persons making such

claims and the affidavits of the witnesses

to their residence, shall be preserved by

tered according to the previsions of the officers and the word "tax," being added first section of the act approved 17th of April, 1860, entitled, "An act further sup- and the word "age" where he claims to

vote on age, the same words being added by the clerks in each case, respectively, on the list of persons voting at such elections. SEC. 11. It shall be lewful for any qualified citizen of the district, notwith-standing the name of the proposed voter is contained on the list of resident taxables, to challenge the vote of such person whereamend the several acts heretofore passed upon the same proof of the right of suffrage to provide for the enrolling and calling out as is now required by law shall be pulsars. as is now required by law shall be pub-licly made and acted on by the election board, and the vote admitted or rejected, according to the evidence. Every person claiming to be a naturalized citizen shall have not been discharged or relieved from the penalty or disability therein provided, are deemed and taken to have voluntarily relinquished and forfeited their right of citizenship, and their right to become citizens, and are deprived of exercise. of the election officers to write or stamp on such certificate the word "voted," with the day, month or year, and if any election of-ficer or officers shall receive a secon! vote qualified electors of this Commonwealth.

Section 1. Be it anacted 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 shall be fined or imprisoned, or both, at the held in this Commonwealth, it shall be un-lawful for the judge or inspectors of any not exceed five hundred dollars in each case, nor the imprisonment more than one year. The like punishment shall be inflicted, on conviction of the officers of the election who shall neglect or refuse to make, or cause to be made the endorsement required as aforesaid on said natural zation lawful for any such person to offer to vote

SEC. 17. The respective assessors, inspectors and judges of election shall ach have the power to administer ful ballot or ballots, from any such disqualified person, he or they so offending shall be guity of a misdemeanor, and upon conviction thereof in any court of quarter sessions of this Commonwealth, he shall for each offense, be sentenced to pay a fine of pay less than one hundred deliars, and to any person in relation to any matter or thing concerning which they shall be lawfully interrogated by any of said officers or overseers shall be per-

SEC 21. Any person who on eath or affirmation, in or before any court in minister oaths shall, to procure a cer-tificate of naturalization for himself or any other person, wilfully depose, declare or affirm any matter to be fact knowing the same to be false, or shall in like manner deny any matter to be fact, knowing the same to be true shall be deemed guilty of perjury, and any certificate of naturalization issued in pursuance of any such disposition, declaration or affirmation shall be null qualified as aforesaid, to offer any ballot er and void; and it shall be the duty of ballots to the officer of any election hereafter to be held in this Commonwealth, or being made before it that it was fraudwhatever, in the issue, circulation or use of any fraudulent naturalization sions of this Common wealth shall be punished in a like manner as is provided in the second section of this act, in the case of of therror shall undergo an imprisonment in the penitentiary for not more than two years, and pay a fine of not 1. more than one thousand dollars for every such offense or either or both, at the discretion of the court. Also, to part of section nineteen of

said act, as follow: 'Any person who shall, on the day of any election, visit a polling 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 shall be by ballot; every ballot shall be of preventing any officer of election numbered in the order it which it shall be received, and the number recorded by the quired by law; or for the purpose of cierks on the list of voters opposite the bame of the elector from whom received.

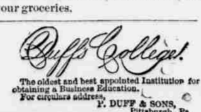
And any voier voting two of more tickets, and any voter voting two of more tickets, and any voter voting two of more tickets, and the purpose of preventing any qualified voter of such district exercising his right to challenge any person offering to vote, such person of the purpose of preventing any qualified by law; or for the purpose of preventing any qualified voter of such district exercising his right to challenge any person offering to vote, such person of the purpose of preventing any qualified voter of such district exercising his right to challenge any person offering to vote, such person of the purpose of preventing any qualified voter of such district exercising his right to challenge any person offering to vote, such person of the purpose of preventing any qualified voter of such district exercising his right to challenge any person offering to vote. sons shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be published by a fine 11. THE MILL ON THE FLOSS. by imprisonment not exceeding two years, or both, at the discretion of the court.

Pursuant to the provisions contained in the thirteenth section of the act last aforesaid, the return judges of the aforesaid districts living within 15. ROMOLA, By George Elliot. fice, or within twenty-four miles, if their residence be in a town, village or city upon the line of a religious line of the control of the c or city upon the line of a railroad lead ing to the county seat, shall before two o'clock, past meridian, of the day after the election and all other judges shall, before twelve o'clock, meridian on the second day after election, deliver said return, together with return sheet, to the prothonotary of the court Tion. By Chas Reade. of common pleas of Elk county, at

Ridgway, Given under my hand at Ridgway, the 10th day of October, in the year of our Lord one thousand eight hundred | 22. MAN AND WIFE. By Wil-

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EXECUTRIX'S NOTICE.

ESTATE of Edwin Paine, late of Ridgway township, Elk county, Pa, deceased. Letter of administration having been granted to the under-

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D. SCULL, Sheriff.

SHERIFF'S OFFICE, Ridgway, Pa., Oct. 10, 1877. }

Ridgway, Pa., Oct. 10, 1877. }

SHERIFF'S OFFICE, Ridgway, Pa., Oct. 10, 1877. }

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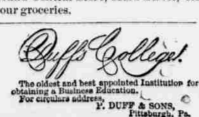
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zinger Township Elk Co. Pa., de-ceased Letters of Administration upon the above estate having been granted to the undersigned, all persons in debted to said estate are requested to make payment, and those having claims to present them without delay

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