Henry A. Parsons, Jr.,

THURSDAY, NOV. 1, 1877.

#### REPUBLICAN STATE TICKET.

FOR SUPREME JUDGS JAMES P. STERRETT, of Allegheny County.

WILLIAM B. HART, of Montgomery County.

JOHN A. M PASSMORE, of Luzerne County.

#### REPUBLICAN COUNTY TICKET.

FOR SHERIFF D. C. OYSTER, of Ridgway.

#### "Consistency Thou Art a Jewel."

As this is the last issue of the Advo cate before election, we desire to say a few words in regard to the sheriff question in addition to what has already been said. The Democrat, last week, gives what it calls "Oyster's Political Record." Among other things

"Last year, owing to the absence, by a detention of the mail, of several delegates who were opposed to making a nomination, he was falsely declared the choice of his party, for Assembly. But his hampiness was of sembly. But his happiness was of short duration. A large number of his party repudiated his candidacy, yet he clung to the ticket with a per sistency born of desperation until eleventh hour, when he was literally forced off by his party friends, and then, instead of remaining at home and exerting his influence for Eearley, he quietly crept away to Pittsburgh, or some other point, and did not return until after election. Yet in the face of this ungallant act in the chap-ter of last year's blunders, he has the audacity to solicit Democratic votes on the plea that he withdrew last year and elected Earley. Yes he did withdraw, but it was such a withdrawal as a man makes when he is kicked into

Now look on the otherside of the picture as given by the Democrat in its ing of circulars issued by Mr. Wimmer it says :

"The third and last circular refers refers to the withdrawal of Mr. Oyster. and is addressed more particularly to

Republican voters. \* \* \* \*
The "honorable" gentleman then intimates that Oyster and a few of his Ridgway Republican friends sold themselves to Earley This intimation is highly unjust. Mr. Oyster withdrew at the earnest solicitation of his friends, they feeling satisfied that, while his election was impossible, his presence in the field jeopardized the chances of Earley whom they pre-ferred to Winmer." ferred to Wimmer.

Where is the little joker? As the late John Belgian used to say. "One wayit was, and one way it wasn't." Last fall Oyster withdrew to help Earley, now that withdrawal was because he was "kicked" out and after being so used he crept away and didn't come up to the help of Earley against

"Lord, lord, how this world is given

It makes a large and constantly increasing difference with Eugene whether its his bull or our ox that is wealth. gored. When Oyster "at the solicitation of his friends" withdrew from the Assembly canvass in 1876, he was a "bully boy" none better, now that drawal was not of his own motion but he was "kleked" out.

Bluff and brag go a long way sometimes, but the bluster of the few com- ate legislation. posing the ring who are trying to elect Kime will be of no avail this fall. Oyster is not forced to go to the other end of the State for newspaper creden. tials as to his character (every printer knows how they are manufactured,) but stands before a people who have whom he has obtained a prominent and substantial position. The ways of the politician are known to all, and if one word could have been said against the character of Daniel C. Oyster, or one dishonest or disreputahawked around the county in every until people siekened at the sight of a therity, to the contrary not withstanding, friend of Kime. They are reduced Section 2. And be it further enentirely to lying and, so far, have been unable to invent more than one that is likely to be of use. "Oyster is not a candidate." Do not believe it!

When any one tells you that, he lies, and wilfully. Oyster is and will be a candidate until he is, on the night of the sixth of November next, shown to be Sheriff elect. When Kime's friends say he is sure to be elected, ask them the reason for the faith that is in them? Ask them where he is to get his votes? They will meet you with assertions only, or with figures that your own knowlege will tell you are false.

The struggle of Kime's friends is the desperate effort of a clique fighting to retain a power that is menaced and tottering upon the verge of destruction. Under such circumstances lies are to be expected from them and only the most simple will be misled. Do not be deceived. The result, as the canvass now is, lies between Burke and Oyster, with the chances in favor of the latter, but those chances should be made certainties, and it can only he by those citizens who desire good this Commonwealth, on the 6th day of the 6th day of the 6th day of the 6th day of this Commonwealth, on the 6th day of the 6th day and responsible men to fill offices refraining from throwing their votes away upon men who, however good | the tenth section of which provides as folthey may be, have no chance of an lows: election, and concentrating upon the best one remaining. That is Daniel C.

#### Election Proclamation.

HEREAS, In and by the 13th section of the Act of General Assembly of Pennsylvania, passed July 2, 1869 entitled "An act relating to the elections of the Commonwealth," it is enjoined on the Sherift of every county to give notice of such elections to be held, and to enumerate the passes and to enumerate in such notice what officers are to be elec-ted. In pursuance thereof, I, DANIEL SCULL, High Sheriff of the county of Etk, 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 sev ernl districts, as follows: Benezette township, at the house o Elizab:th 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 Ellithorp, Horton township, at the school house near D C. Oyster's botel.

Jay township, at the house of Alfred Jones township, at the Wilcox Tanning and Lumber Co's, office,

Millstone township, at the house Henry Berr, at Barr's Dam. Ridgway township, at the Court House, Spring Creek township, at the house of Stockdale, Dawner & 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 30th, Section 1. Be 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 the qualified voters of the several counties of the Commonwealth, at all general, township, borough and special elections, are hereby hereafter authorized and required to vote by ticke's printed or written, or partly printed and partly written, severally classified as follows: One ticket shall embrace the names of all judges of courts voted for, and to be labeled out-side "Judiciary," one ticket shall embrace the names of all State officers to be voted for, and be labeled "State;" one ticket shall embrace the names of ail county officers voted for, including the office of Senaissue of November 2nd 1876. Speak- tor and members of Assembly, if voted for and, 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

"Every person except justices of the peace who shall hold any office of appointment of profit or trust under the govern-ment of the United States, or of any city or incorporated district whether a 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 distriet, and also any member of Congress or of the State Legislature; and of the select and common councils of any city or com-missioner of any incorporated district, is by law incapable of bolding or exercising at the same time the office or appointment of judge, inspector or clerk of any election of the Commonwealth, and no inspector, judge or any other officer of such election

shall be eligible to be voted for.

Also, in the 4th section of the act of assembly, entitled "An act relating to elections and for other purposes," approved the several tickets so voted that he namber corresponding with sons shall be deemed guilty of a missection shall be so constructed as to prevent any militia or borough officer from serving as judge inspector or clerk at any general or special election in this Common-

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

the Constitution of the United States is as Section 1. The right of citizens of the "at the solicitation of his friends" he United States to vote shall not be denied or is a candidate for Sheriff, his with- abridged by the United States or by any in the district in which he claims to be a State on account of race, color or previous

condition of servitude. Section 2. The Congress shall have power to enforce this article by appropri-

AND WHEREAS, The Congress of the United States, on the 31st day of March, 1870, passed an act entitled "An act to enforce the rights of citizens of the United States to vote in the several States of this

acted. That if by law or under the au-

tiou and the laws of the United States

Section 10. That so much of every act of assembly that provides that only white freemen shall be entitled to vote or be reg-Oyster.

\*

—Make no mistake in the matter Oyster or Burke will be the next Sheriff. Whom will ye have?

\*

—Incemen 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 registion of the understone papers are. If the election officers find that the applicant presents all the legal qualifications of a voter he shall be permitted to vote and his name shall be claims to present them for settlement. CATHERINE PAINE, added to the list of taxables by the election of the undersigned upon the said estate all persons find that the applicant presents and the legal qualifications of a voter he shall be permitted to vote and his name shall be claims to present them for settlement. CATHERINE PAINE, added to the list of taxables by the election officers.

tered according to the previsions of the first section of the act approved 17th of April, 1860, entitled, "An act further supplemental to the previsions of the where the claimant claims to vote on tax, and the word 'are' where he also are the claim of the word 'are' where he also are the claim of the word 'are' where he also are the claim of the word 'are' where he also are the claim of the word 'are' where he also are the word 'are' where the plemental to an act relating to elections in this Commonwealth," and when otherwise qualified under existing laws, be entitled to vote 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 amend the several acts heretofore passed to provide for the enrolling and calling out 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 have not been discharged or relieved from the penalty or disability therein provided, are deemed and taken to have votuntarity relinquished and forfeited their right of citizenship, and their right to become citizens, and are deprived of exercising any rights of citizens thereof.

And Whereas, Persons not citizens of the United S ates are not, under the constitution and Laws of Pennsylvania, qualified electors of this Commonwealth.

Section 1. Be it anacted by the Sen

ate 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 circtions hereafter to be held in this Commonwealth, it shall be unlawful for the judge or inspectors of any 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 lawful for any such person to offer to vote

ballots Secrion 2. That if any judge or inspector of election, or any one of them shall receive or consent to receive, any such unlaw, ful ballot or ballots, from any such disqualified person, he or they so offending shall be guilty of a misdemeanor, and upon con-viction thereof in any court of quarter sessions of this Commonwealth, he shall for each offense, be sentenced to pay a fine of

each offense, be sentenced to pay a tine of not less than one hundred dollars, and to undergo an imprisonment in the jail of the proper county, for not less than sixty days. 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 of a misdemeanor, and on conviction thereof in any court of quarter sessions of this Commonwealth, shall, for each offense, be punished in a like manner as is provided in the preceding section of this act, in the case of officers receiving such unlawful bat-

lot or ballots. Section 4. That if any person shall hereofter persuade or advise any person or persons deprived of citizenship and disqualified as aforesaid, to offer any ballot or allots to the officer of any election hereafter to be held in this Commonwealth, or shall persuade or advise any such officer of any election hereafter to be held in this mmonwealth, to receive any ball or ballots from any person or persons deprived of citizinship and disqualified as aforesaid, such person so offending shall be deemed guilty of a misdemeanor, and upon convistion thereof in any court of quarter ses 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 officers of such election receiving such unlawful ballot or ballots.

I also make known the following section of an act approved the 30th day of January, A. D. 1874, entitled "A further supplement to the act regulating elections of this Commonwealth.

SEC. 5. At all elections herenfter held under the laws of this Commonwealth, the polls shall be opened at 7 o'clock A. M. and closed at 7 o'clock P. M. SEC. 9. All elections by the citizens

shall be by ballot; every ballot thall be of preventing any officer of election numbered in the order in which it shall be from performing the duties of him rereceived, 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.

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 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 where the residence is of the person so claiming to be a voter; and the person so laiming the right to vote shall also take and subscribe to a written or partly written Union, and for other purposes? the first and second sections of which are as follows:

Secrios 1. Be it enacted by the Senwhere he was born; that he has been a best of his knowledge and belief when and where he was born; that he has been a but stands before a people who have known him from infancy and amongst whom he has obtained a prominent who were a constant of the United States for one month and of the Commonwealth of Pennsylvania; resided therein six months next preceding said election that he has resided in the district in which he claims to be a voter for the period of at least two months immeble act shown it would have been out distinction of race, color or previous diately preceding said election that he has condition of servitude, any constitution. not moved into the district for the purpose law, custom, usage or regulation of any of voting therein; that he has if twentyform and the changes rung upon it | law, custom, usage or regulation of any of voting therein, that it is at two years of age or upwards paid a State or county cax within two years, which was assessed at least two months and paid at least one month before the election. The said thority of the constitution or laws of any affidavit shall also state when and where State, or of the laws of any Territory, any the tax claimed to be paid by the affiant was requisite and to become qualified to vote | shall also state when, where and by what without distinction of race, color or pre-court he was naturalized and shall also vious condition of servitude, and if any produce his certificate of naturalization for such person or officer shall refuse or know-ingly omit to give full effect to this section, 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 shall state the fact in his affidavit and by an action in the case, with full costs shall produce evidence that he has been and such allowance for counsel fees as the | naturalized or that he is entitled to citizencourt may deem just, and shall, also, for every such offence be deemed guilty of a misdemennor, and shall, on conviction thereof, be fined not less than five hundred vit of the age of twenty-one and under dollars, and be imprisoned not less than twenty two years; that he has been a citione month and not more than one year, or zen of the United States one month, and both, at the direction of the court.

And Whereas. It is declared by the 2d section of the VI article of the constituhas resided in the state one year; or, if a resided therein six months next preceding which shall be the supreme law of the land

\* \* anything in the constitution or laws of any State to the conthough he shall not have paid taxes. The said affidavit of all persons making such claims and the affidavits of the witnesses April, A. D. 1870, passed an act entitled to their residence, shall be preserved by "A further supplement to the act relating to the election board and at the close of the election they shall be enclosed with the list of voters, tally lists and other papers required by law to be filled by the return

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 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 put-licly made and acted on by the election board, and the vote almitted 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 exsecutively 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 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 second vote on the same day by virtue of the same certificate, excepting where sons are en-titled 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 thereoshall be fined or imprisoned, or both, at th discretion of the court, but the fine shall not exceed five hundred dollars in each case, nor the imprisonment more than one year. The like punishment shall be inflic ed, 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 naturalization

certificate. Sec. 17. The respective assessors, in spectors and judges of election shall each have the power to administer ouths 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 wilful, 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 overseers shall be per-

Sec 21. Any person who on oath or affirmation, in or before any court in this State, or officer authorized to administer oaths shall, to procure a certificate of naturalization for himself or any other person, wilfully depose, declare or affirm any matter to be facknowing 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, laration or affirmation shall be null and void; and it shall be the duty of the court issuing the same upon proof being made before it that it was fraud-ulently obtained, to take immediate measures for recalling the same for cancellation, and any person who shall vote or attempt to vote on any paper so obtained or who shall in any way aid in, connive at, or have any agency whatever, in the issue, circulation or use of any fraudulent naturalization certificate, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall undergo an imprisonment in the penitentiary for not more and unabridged) for 10 and 20 cents. than two years, and pay a fine of not more than one thousand dolars for every such offense or either or both, at he discretion of the court.

Also, to part of section nineteen of g.

aid act, as follow: "Any person who shall, on the day of any election, visit a politing place in any election district at which he is not entitled to vote and shall use any intimidation or violence for the purpose quired by law; or for the purpose of preventing any qualified voter of such s. district exercising his right to vote or from exercising his right to challenge the several tickets so voted shall be several tickets so voted shall be several tickets so voted shall be published by a fine ticket or cause the same upon his ticket or cause the same to be written thereof shall be published by a fine not exceeding one thousand dollars or by imprisonment not exceeding two years, or both, at the discretion of the years, or both, at the discretion of the large solution.

11. THE MILL ON THESE BOSE BY George Elliot. 20c. TOR. By Anthony Trollope 20c. TOR. By Anthony Trollope 20c. By William Black. By William Black.

Pursuant to the provisions contained in the thirteenth section of the 14. THE DEAD SECRET. By act last aforesaid, the return judges of the aforesaid districts living within twelve miles of the prothonotary's office, or within twenty-four miles, if their residence be in a town, village their residence be in a town, village their residence be in a town, village to the residence between the residence because the residence to the residence between the residence to the their residence be in a town, village or city upon the line of a railroad leading 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, de-liver said return, together with return sheet, to the prothonotary of the court
of common pleas of Elk county, at
20. OLD CURIOSITY SHOP, By
Charles Dickens.

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 Wiland seventy-seven, and of the Independence of the United States the one

nundred and first. D. SCULL, Sheriff. SHERIFF'S OFFICE, 1 Ridgway, Pa., Oct. 10, 1877.

-Short settlements make long 26. Aurora Floyd, By Miss M E Bradfriends, and in order to settle in good 27 Victor and Vanquished, By M C shape you need some of those cheap and neat bill heads printed at the AD- 28 A Daughter of Heth, By William VOCATE office, over Powell & Kime's

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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 underjudge with the prothonotary, and shall remain on file therewith in the prothonotary's

#### RAILROADS.

PENNSYLVANIA RAIL ROAD

Philadelphia & Fele R. R. Division

SUMMER TIME TABLE. ON and after THURSDAY, JULY, 28, 1877, the trains on the Philadelphia & Eria Refrond will run as follows:

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NIAGARA EX leaves Renovo .... 4 25 p m Driftwood., 5 42 p m Emperium 6 25 p m St Marys... 7 18 p m Ridgway ... 7 45 p m arr at Kane.. 8 45 p m ERIE MAIL leaves Philadelphia 11 55 p m Renovo.......11 00 n m Emperium......12 55 p m \*\* St. Mary's..... 1 46 p m Kane......... 3 30 p m arrive at Erie .... EASTWARD. DAY EX leaves Kane ...... 6.00 a m

kidgway ...... 6,56 a m Driftwood .... .. 8 58 p m " Kate ............ 2 50 p m " Ridgwny ......... 4 49 p n " St. Mary's ...... 5 18 p m · · Kmporium .... 6 15 p u Renove...... 8.35 p m arr. at Philadephia... 7 00 a m Day Express and Niagara Express connected with Low Grade Division and B N. VI & P. E. R

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Agent for the Society.

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### Administrator's Notice.

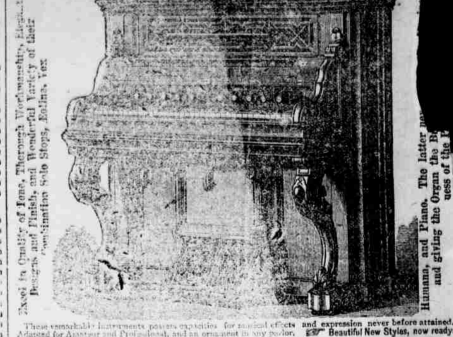
ESTATE of Adolph Straubinger, late of St. Mary's borough, Elk county, Pa., deceased. Letters of ad-ministration having been granted to the undersigned upon the said estate all persons indebted to said estate are requested to make payment, and those having claims to present them for set tlement.

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