I NOUISITION NOTICE.

To Polly Stover, intermarried with John Repler, Uniferine Stover intermatried with John Repler, Uniferine Stover intermatried with John Repler, Uniferine Stover.

PENNSYLVANIA, CENTRE CO. SS:

I. J. P. Stover.

Court of said county of Centre, do bereby certify, that at an Orphan's Gourt held at Bellefonte, the 22d day of August. A. D. 1865, before the Honorfole the Judges of midd Junet. On mantion a rule was granted upon the heirs and legal representatives of John W. Stover decreased, in course into the Court on the fourth Monday of Novembernext, and accept, or refuse to secrept, or show cause why the real estate of said deceased should not be said.

er show cause way successful and the said of and the said of and the said said court, at hand and affixed the seal of said Court, at Bellefonts, the 22d day of August A. D. 1864.

J. P. (IEPHEART)

C. OF C.

RICHARD CONLEY, Sheriff. Sep. 23, '61.—it.

NOUISITION NOTICE.
To Thomas Parsons, Margaret, intermartied with John Twiner, Jonathan D. Parsons, David Parsons, dames Parsons, John Parsons, and James Parsons and Elizabeth Parsons.

Take notice that an inquest will be held on the Take notice that an inquest will be held on the premises, which were late of James Pahons, used, on Thesday, the 18th day of October, A. [1]. 1864, at 2.0 clock P. M. of the said day, for the purpose of making partition of the real estate of the said deceased to and among his heira and sepresentatives if the same can be done without prejudice to or spoiling the whole, otherwise to value and appraise the same seconding to law at which time and place you can attend if you think proper.

Sheriff a Office.

Rept. 23.—64.

Sept. 23.—64.

A UDITOR'S NOTICE.
In the Court of Common Pleas of l'entre county in the matter of the sale, of the real estate of Andrew Gregs, who survived Jase Irvin, lately trading under the firm of tiregg & Irvin. The undersugned an Auditor appointed by said Court to distribute the miney in the hands of Richard Courtey, Equ. High Sheriff of Centre county, ariving from the sale of the real estate of said Andrew tireggeto and among those entitled to the same, will attend to the duties of his appointment at his office in Biellefonte, on Thursday, the Lith day of October. A. D 2864, at 2 o'clock. P. M., of said day, when and where all persons interested may attend if they are proper.

GEO. M. YOUUM,

A UDITORS' NOTICE.
In the Orphe A UDITORS' NOTICE.

In the Orphane Court of Centre
county in the matter of the esting of Benjamin
Kverhart, dey'd. The undersigned an Auditor
appointed by said Court to settle and adjust the
appointed the said V. Johnston and Alax and a
second of the said V. Johnston and Alax and a appointed by said Court to settle and adjust the account of George W. Johnston and Alexander Johnston, Administrators of the said decedent, will attend to the duties of his appointment at his office in Béllefond, on Wednesday, the 12th day of October, A. D., 1851, at 2 o'clock, P. M., of said day, when and where all persons interested may attend if they see proper.

GEO, M. YOUM.

Sep, 23,—41.

A UDITOR'S NOTICE. A UDITOR'S NOTICE.

In the Orphans' Court of Centre county, in the aster of the exceptions to the account of Cline Quigley and Surah Gunsalis, Receutors, &c. of James Gunsalis, dacid. The undersigned an anditor appointed by said Court to hear and report on the Exceptions to said account, will attend to the duties of his appointment at his office in Bellefonte, on Friday, the 14th day of October, A. D., 1861, at two welcak P. M., of said day, when and where all persons interested may attend if they see proper. nterested may attend if they see proper. GEO, M. YOCUM.

Sep 23, -4t. Auditor.

A UDITOR'S NOTICE

In the Orphans' Court of Centre county in the matter of the estate of John Emerik, dee'd. The undersigned an auditor appointed by said Court to distribute the money in the hands of the administrators, to and among the persons legally emitted to the same, will attend to the duties of said appointment at his office in Bellefonte, on Saturday, the Joth day of October, A. 4), 1861, at 2 o'clock, P. M., when and where all persons interested may attend if they see proper.

the persons legally entitled to the same, will attend to the duties of sand appointment at his of the in Bellefonte, on Saturday, the 1-th day of October, A. D. 1861, at 2 o'clock, P. M., when said where all persons interested may attend if they see proper.

W. P. MACMANUS,
Sep. 23.—4t

Additor:

ADDITOR'S NOTICE.

The undersigned, an Auditor appointed by the Gont of Common Pleas, of the duties of the appointment, at the Court of November next, when and where all parties interested may attend if they said Court of Common Pleas, of Centre county, a rising from the sale of the duties of the appointment, at the Court of November next, when and where all parties interested may attend if they think proper.

S. T. SHUGERT,

Sep. 23.—4t.

Light and the Court of Common Pleas of Centre county in the matter of the estate of Joreph Bechtol.

The undersigned an Auditor appointed by said Court of distribute the money in the hands of Rechard Conley, E-q., High Sheriff of Centre county, arising from the sale of the catalor of Joseph Bechtol.

The undersigned an Auditor appointed by said Court of common Pleas of Centre county in the matter of the catalor of Joseph Bechtol.

The undersigned an Auditor appointed by said Court of common Pleas of Centre county in the matter of the catalor of Joseph Bechtol.

The undersigned an Auditor appointed by Said Court at Bellefonte, the 9th day of Said Court at Bellefonte the 9th day of Said Court at B

A UDITOR'S NOTICE.

In the Orphans' Court of Centre sounty in the matter of the estate of George Coble, dec'd.

Coble, dec d.

The undersigned an Auditor appointed by said Court, to make distribution of the money in the hands of Joseph Baker and John Dalo, Excutors of and decedent, to and among those legally entitled to the same will attend to the duties of his appointment at his office on Wedneyday the 5th day of October, A. B. 1864, at 11 o'clock, A M., of said day when and where all persons interested may attend if they see A. O. FURST. proper.
Sep. 16, 64.

And of sum and any attend if they so proper.
A. 0. FURST.
Auditor.

A UDITORS NOTICE.

The undersigned an Auditor.

Appointed by the opphan's Court of Centre county
to make distribution of the balance remaining
in the hands of Henry Teats administrator of the
Betate i Henry Markle deceased, will attend
to the duties of his appointment at his affice in
Bellefonte on Saturday September the 21th, '64,
at 2 o'clock P. M. when and where all persons
interested may attend if they see proper.

EVAN BLANCHARD,
Auditor.

September 2nd, 1864-4t.

DMNISTRATOR'S NOTICE.

Letters of administration on the satate of Thomas B. Lucas, dec'd, late of Snow Shoe township, having been granted to the undersigned, be requested all persons knowing themselves indebted so make immediate payment and those having claims to present thom, duly authenticated for settlement.

sep16 6t THOS. HOLT, Administrator.

A DMINISTRATOR'S NOTICE.

Letters of administration on the estate of Elizabeth Fisher, dec'd, late of Potter township, having been granted to the undersigned be requests all persons knewing themselves in debted to make immediate payment, and those having elaimate present them, duly anthenticated

having claims to present them, duly authenticate for settlement. sept16 H.R. SMITH, Admin. EXECUTORS NOTICE. Letters testamentary on the estate of Nohn Vidhefer, late of Burnaide township, decassed having been granted to the subscriber he ricuestrall persons knowing themselves indebted to said estate to make immediate payment and those having claims to prosent them duly are trained to the said estate to make immediate payment.

authenticated for settlement.

aus-26-6t BABNHART VIDHEFER.

A DMINISTRATOR'S NOTICE. A DMINISTRATOR'S NOTICE.

A DMINISTRATOR'S NOTICE.

State of Fri. Runkle, dio'd, late of the borough of Milanburg, having been named to the antendence, he requests all proms knowing the market indebted to said et ato to make immediate payment, and those inaving claims to present them. duly authenticated, for serflessent series DAN'L RUNK\_E, Administrator.

NEW ADVERTISEMENT.

LADIRS KANCY PURSI



JOHN PAREIRA'S Old Established FUR MANUFAU-TORY, No. 718 ARCH St., Above Seventh, PHILADELAHIA.

I have now in store of my own Importa-tion and Manufac-ture, one of 4h6 Lar-gust and most boauti-val anlection of PANCY PURS,

for ladies and Children's wear in the city. Also a fine assertment of Gent's Fur Gloves and Col-

are. As my Furs were all purchased when Gold wa As my Furs were all purchased wind to the had a much lower promium than at present, I am chabled to dispose of them at tery reasonable prices, and I would therefore solicit a call from my friends of Centre county and vicinity.

Many Remember the name, number and street.

JOHN FARKIRA.

718 Arch St. above 7th, South Side, Philad.
Tag. I have no partner, nor connection with
any other store in Philadelphia.

CIENERAL ELECTION PROCLAMATIONS CENERAL ELECTION PROCLAMATIONS
Al Assembly of the Commonwealth of Penneylvania, entitled "An Actrelating to the elections
of this Commonwealth, approved the second
iday of July, Anno Do ni. anothousand eight
hundred and thirty-nine. "RICHARD CONLEY, High Sheriff of the c. 'v of Centre,
Pennsylvania, do hereby make know and give
notice to the electors of the county aforesaid,
that a GENERAL RLECTION will be held in
said county, of Centre, Pennsylvania, on the
SECOND TURSDAY, 11th OCTOBER 1864,
at which time County and District officers will at which time County and District officers will

be plotted, to wit:

One Person for Congress. Two Persons for State Seaste. One person for Assembly. One person for Commissioner. One person for Aud-

I ALSO HEREBY MAKE KNOWN AND I ALSO HEREBY MAKE KNOWN AND GIVE NOTICE that the places of holding the aforesaid special election in the several wards, boroughs, districts and townships within the county of Centre, are as follows, to wit:

Fat the borough of Bellefonte and Spring and Benner townships at the Court House in Bellefonte.

For the township of Burnside at the house of John Bohz.

For the township of Curtin at the school house of Robert Mann.

For the township of Ferguson at the school house in Pine Grove.

For the township of Gregg at the public house of Wm. Musser.

For the township of Harris at the school house it Boalsburg. id Boalsburg.

SUMMONS IN DIVORCE.

Wm. C. Black versus Lavinte

Frier.
In the Court of Common Pleas of Centre Co.

In the Court of Common Pleas of Centre Co. No. 37 Nov. T. 1864.

The Commonwealth of Pennsylvania to the Sheriff of Centre county greeting.

CENTRE COUNTY S. S. Wheseas, Wm. C. Black, did on the 2nd day of May 1864, prefer his petition to our said Judges of our Court of Common Pleas for the County of Centre, praying for the causes therein set forth that he might be divorced from the bonds of matrimony entered into with you Lavina Frier.

bonds of matrimony entered into with you La-vina Frier.

We do therefore command you, the said La-vinia Frier, that softing aside all other business and exences whatsoever, you he and appear in your proper person before our judges at Belle-fonte, at a Court of Common Pleas there to he held for the County of Centre on the fourth Monday of November next, to answer the 'peti-tion or libel of the said Wm. C. Black, and to show cause if any you have, why the said Wm. C. Black your ha-band should not be diversed from the bonds of matrimony, agreeably to the act of General Assembly in such case made and provided. And hereby fail not.

Witness Samuel Linn Esq., President Judge of ovgasid Court at Stelleonte the 9th day of

to be paid on the confirmation of the sale and the residue in only gar thereafter, to be secured by bond and mortgage. GEO. LIVINGSTON.

sept.30-t4. Ex. of Henry Vandyke.

TALUABLE REAL ESTATE FOR SALE. The subscribers, executors of the estate of Philip Meyer, deed, late of Harris township, will offer for sale on the premises, on THURSDAY, OCT. 20, 1864,

THURSDAY, OCT. 20, 1864,
All that valuable tract of land situate in Harris town-hip, bounded by lands of Jacob Meyer, Henry Meyer, John Keller and others, containing thirty six acres, and fifteen perches, known as the Timten Hall property, formerly owned by Col. Andrew Gregg. A large Brick Mausian House, and store room. tonant house, good hank barn and other out-buildings are crected thereon. A splendid orchard of choice fruit, and a good spring of water, belong to the property. Also, a tract of mountain land, containing about ten acrea, well timbered, will be sold in connection therewith. Possession will be given on the rst day of April, 1865.

Trans.—Four thousand five hundred dellars to be paid in hand, the balance to remain in the state, as a dower.

HENRY MEYER,
DANIEL HESS,
aug12-ts

aug12-ta TIMBER LAND AT PRIVATE SALE.

The subscriber offers at private sale, a tract of timber land, situate in Gregg Township, Centre County, adjoining lands of James Barber and George Woods; containing about 130 acres and one-forth of a mile of Barbers Saw, Mill, on Sinking Creek.

Terms will be made to suit the purcheser.

R. H. DUNCAN, aug19-3m. Spring Mills, Centre County

A CHANCE TO INVEST GREENBACKS. The undersigned desires to sell the following property, situate in Milesburg.—
One house and lot, being the same now occupied by Mrs. Robert Lipton.
ALSO, The lot between said lot and adjoining

ALSO, The lot between said lot and adjoining lots on the one side and the eanal on the other. For further particulars, address, ang 19-3m TNO. G. HALL, Bidgway.

The report of the committee with all the testimony in the above case as reported to the House of Representatives will be published in phamphlet form ready for distribution August 1st, '64.

Bingle copies 25ot. the trade supplies at a low rate. Address, GEORGE GARMAM.

Pellefonts. Centre, Co. Ps.

Bellefonte. Centre, Co. Ps., May 27th '64. tf.

TXECUTOR'S NOTICE.

Letters testamentary on the swate of John Hoy (Miller) late of Reliefonts deceased, having been issued to the undersigned, he requests all persons knowing thamselves to be indebted to said cetate will make immediate payment, and those having clause to present them daily authenticated for settlement.

HEZERIAN HOF.

√ sept30-6t.

n Jacksonville.
For the borough of Milesburg and Boggs town-hip, at the school house in Milesburg.
For the township of Potter at the public house of George Miller at Potter's Fort.
For the township of Patton at the house of

For the township of Patton at the house of Peter Murray.

For the township of Ponn at the public house of Wm. L. Musser.

For the township of Rush at the school house in Phillipsburg.

For the township of Snowshoe at the school house near the house of Samuel Askey.

For the township of Taylor at the school house near thannah Furnace.

For the Borough of Unionvilla and Union

near Hannah Furnace.
For the Borough of Unionville and Union township at the school house in Unionville.
For the township of Walker at the school house in Hublersburg.
For the township of Worth at the school house

house in Hubiersburg.

For the township of Worth at the school house in Port Matilda.

I also make known and give notice, as, in and by the 13th section of the aforesaid act. I am directed "that every person excepting Justices of the Peace, who shall hold any office, or appointment of profit or trust under the government of the United States, or of this State, or any city or incorporated district, whether commissioned or otherwise, a subordinate officer or agent who is or shall be employed under the Legislative, Judiciary or Exceutive departments of this State or United States, or any incorporated district, and also that every member of Congress, and the State Legislature, and the select or Common Council, of any city, Commissioners of any incorporated district, are by law incapable of holding or exercising at the same time, the office or appointment of Judge, Inspector, or Clerk of any election of the Common wealth; and that no Inspector or Judge or other officer to have decition, shall be eligible to any office to be oviced for.

Also, that in the fourth section of the Act of Assembly, entitled "An Act relating to executions, and for other purposes," approved April 19, 1840, it is enacted that the aforesaid section "shall not be construed so as to prevent him serving as judge, Inspector or Clerk at any tieneral or, Special election in this commonwealth.

Also, that in the first section of said Act at is expacted that "every General and Special theriton, shall be opened between the hours of eight out in the second shall be permitted to yote at any election as aforesaid, but a white 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 days immediately preceding such election, and within two years paid a State or control of the profits of the first of the least tend to the profits of the same least tend days immediately

the electron arrives where he enter to seek a least ten days immoduately preceding such elec-tion, and within two years paid a State or coun-ly tax, which shall have been at a seek at leas tion, and within two years point is gained cointy tax, which shall have been affigered at least ten days before the election. But a citizen of the United States, who has previously been a qualified voter of this State, and removed therefrom, and returned, and who shall have resided in the election district, and paid taxes as afore said, shall be entitled to vote after residing in this State six months. Provided, That the white freemen, citizens of the United States, between the ages of twen yone and twenty-tudy years, and have resided in the election district free days an aforesaid, shall be entitled to vote, all though they shall have notgand taxes. No person shall be permitted to vote, all though they shall have notgand taxes. No person shall be permitted to vote, all though they shall have notgand taxes habitants, furnished by the Commissioners, unless that he produce a receipt for the payment within two years of the State or county tax, assested agreeably to the Constitution, and give sait-factory evidence, either on his own oath or

entistactory exidence, either on his own

estisfactory evidence, either on his own onth or aftimation, or that of another, that he has pailsuch a tax, or on failure to produce a receipt, shall make outh of the payment thereof, or, second, if he claim a right to vote by being nucleator between the age of twenty-one and atwenty-two years, he shall depose on outh or affirmation that he has resided in the State at least one year before his application, and make such proof of his residence in the district as a required by this Act, wherequoti the name of the person admitted to vote shall be inserted in the alphabetical. But by, the inspectors, and a note made opposite thereto by writing the word "Tax," if he shall be permitted to vote by reason of having product to the elerks, who shall make like notes in the list of voters kept by them.

In all cases where the name of a person claiming to vote as found on the list furnished by the Commissioners and Assessor; or his right to vote whether found thereous or not, is objected to by any qualified cliticus, it shall be the duty of the mapectors to examine such person on oath as to his qualifications, egal if he claims to have resided within the State for one year or more, his outh shall not be sufficient proof, but shall make proof thereof by at least one competent witness who shall be a qualified elector, that he has resided within the district, for more than ten days next preceding said election, and shall also himself swear that his bona file residence, in pursuance of his lawful calling, is within the district and that he did not move into said district for the purpose of voting therein.

next precenting said electron, and self swear that his bona file readence, in pursuance of his lawful calling, is within the district and that he did not move into said district for the purpose of voting therein.

Every person qualified as aforesaid, and who shall make due proof, as required of his readence and payment of taxes as aforesaid, shall be admitted to vote in the township, ward or district in which he shall reside.

If any person shall prevent, or attempt to prevent, any officer of any election under this act from holding such elections, or use or threaten any violence to any such officer, or shall interrupt or improperly interfere with him in the execution of his duty, or shall block up the window, or account on any window, where the same be holding, or shall riotously disturb the peace of such election, or shall wee or practice any intimidating threats, force or violence, with design to influence, and ulty, or overawe, any elector, or to prevent him from voting, or to restrain the freedom of choice, such persons on conviction, shall be fined in any sum not exceeding five hundred dollars, be imprisoned for any time not loss than one month, nor more than one year, and, if shall be shown to the court where the trial of such offence shall be had, that the person so offending was not a resident of the city, ward, district, or township, where the said offence was committed, and not entitled to vote therein, then on onviction, he shall be sentenced to pay a fine of not less than one hundred dollars, nor more than one thousand dollars, and imprisoned not less than six months, nor more than two years.

Pursuant to the provisions contained in the

not less than six months, nor more than two yours.

Pursuant to the provisions contained in the 4th section of the Act first aforeanid, the Judges of the aforeasid districts shall respectively take charge of the christeate of return of the election of their respective districts, and produce them at a meeting oi one Judge from each district, at the Court Riouse in the brough of Reliefonts, on the third day (Friday) after the 11th day of October next, then and there to perform the duties required by law of said Judges. Also, that where a Judge, by sickness or unavoidable accident, is unable to attend said meeting of Judges then the cortificate or return aforessid shall be taken charge of by one of the Inspectors of Clerks of the election of said district, who shall do and perform the duties of said Judge unable to attend.

AN ACT TO REGULATE ELECTIONS BY SOLDIERS IN ACTUAL MILITARY. SERVICE.

A SOLDIERS IN ACTUAL MILITARY SERVICE.

SECTION 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in, General Assembly met, and is hereby enacted by the authority of the same, That whonever any of the qualified electors of this commonwealth shall be in any actual military service, under a requisition from the President of the United States, or by the authority of this commonwealth, and as such, absent from their place of residence, on the days appointed by law for holding the general or presidential elections within this State, or on the days for holding special elections, to fill vacancies, such electors shall be antitled, at such times, to exactise the right of suffrage, as fully as if they were present at their usual places of elections, in the manner hereinafter prescribed, and whether, at the time of voting, such electors shall be within the limits of this state, or not; and the right of voting shall not be affected in any manner, by the fact of the voter having been credited to any other locality than the place of his actual residence, by reason of the payment to him of local bounty by such other locality.

Suc. A poil shall be opened in each company, composed, in whole or in part, of Penneylvania soldiers, at the quarters of the explain, or other officer thereof, and all electors, belong-

For the township of Hains at the public house of John Riesselly in Astroniburg.

Bot the bownship of Haif Moon as the school house in Walkerville.

For the Borough of Howskiville and Howard township, at the house of Mrs. Eliza Tipton.

For the township of Liborty at the school house in Eagleville.

For the township of Liborty at the school house in Rajleville.

For the township of Miles at the school house in the town of Rebersburg.

For the township of Miles at the school house in Jackson ville.

For the township of Miles at the school house in Jackson ville.

For the township of Milesburg and Boggstownship, at the school house in Milesburg.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Potter at the public house of George Miller at Potter's Fort.

For the township of Milesburg and Boggstownship of Milesburg at the school house in Milesburg at the

which shall be a record of the precedilings at said election, substantially, in manner and form, as hereinafter directed.

SEC. 3. The poils shall be opened as early as practicable on said day, and remain open at least three hears, and, if necessary, in the opinion of the judges of election, in order to receive the votes of all the electors, they may keep the polls open until seven o'clock in the afternoon of said day; proclamation thereof shall be made at, or before, the opening of the polls, and one hour before closing them.

SEC. 4. Before opening the poll, on the day of election, the electors present, at each of the places aforesaid, shall elect, siza roce, three persons, present at the time, and having the qualifications of electors, for the judges of said election, and the judges so elected, shall then appoint two of the persons present, who shall be qualified, to act as clerks of said election; and the judges shall prefate boxes, or other receptacles, for the ballots.

SEC. 5. Before any votes shall be received, said judges and clerks shall each take an oath, or affirmation, that he will perform the duties of judge or clerk, as the case may be, of said election, according to law, and to the best of his abilities, and that he will studiously endeavor to prevent fraud, deceit or abuse, in conducting the same, which bath, or affirmation, any of the said judges, or clerk, as the case in a buse, in conducting the same, which bath, or affirmation, any of the said judges, or clerk, see lected, or affiring the said judges, or clerk, see lected, or affirmation, any of the said judges, or clerk, see lected, or affirmation, any of the said judges, or clerk, see lected, or affirmation, any of the said judges, or clerk, see lected, or affirmation, any of the said judges, or clerk, see lected, or affirmation, any of the said judges.

prevent train, which dath, or affirmation, any of the said judges, or clerks, so elected, or afficiented, may administer to each other; and the same shall be in writing, or partly written and partly printed, and signed by said judges and clerks. and certified to by the party administering the ame, and attached to, or entered upon, the post sook, and there signed and certified, as afore-

aid. Sec. 6. All elections shall be by bullet, and the said.

SEC. 6. All elections shall be by bullot, and the judges of elections may, and upon challengs of any voter, shall examine, under eath, or affirmation, the applicant to vote, (which, path, or affirmation, any of said judges may administer,) in respect to his right to vote, and his qualifight in a to vote in the particular ward, precinct, city, borough, township, or county of this state, in which he claims residence; and before receiving any vote, the judges, or a majority of them. But he satisfied, that such supplicant is a mainfied voter of such place.

SEC 7. Separate poll-books fulfill be kept; and separate fetures made, for the voters of each city, or county; the poll-books shall name the company and regiment, and the place, post, or hospital, in which, such election is held; the county and township, city, horough, ward, precinct, or election district of each voter shall be endorsed opposite his name on the poll-books, so

county and town-hip, city, borough, ward, precinct, or election district of each voter shall be
endorsed opposite his name on the poll-books
each clerk shall keep one of said poll-books, so
that there may be a double het of viters.

Sie 8 Each taket shall have written or printed, or partly written and partly printed thereon.
The names of all the influers which may properly be voted for, at said election, for which the
said electric desires to vote.

Sie 9. That the judges, towhom any ticket
shall be delivered, shall, upon the receipt thereof, parnounce with an audible voice the name of
the clostor, and if no objection is imple to him,
and the judges are satisfied that said elector is
a entrem of the United State-Tand, legally entitled, according to the constitution and have of
this State, to vote at said election, shall immediately put said taket in the box, or other receptale therefor, without inspecting the names, of
persons voted for, and the electors shall enter the
name of the elector on the pol-book of fire county, ward, presence, city, herough or township,
and county of his residence, substantially, in
pursuance of the form hereinafter given.

St. 10. At the chose of the polls, the number of voters shall be counted and set down at the judges, and attested by the clerks.

Sh.C. 11. After the poll-books are signed, the judges, and attested by the clerks.

Sh.C. 11. After the poll-books are signed, the judges, all be encountained, shall be append, and the tickets, dherein contained, shall be taken out, one at a time, by one of the judges, who shall read distinctly, while the ticket remains in his hand, the name, or names, therein contained, for the several officers voted for, and then deliver it to the second judge, who shall examine the same, and pass it to the third judge, who shall a ring the verte for each county upon a separate thread, and carefully preferve the same; the same included hall be pursued, as to each ticket taken out, until all the votes are counted.

St. 12. Whenever two or more tickets shall be found decetifully folded, or rolled together, neither of such takets shall be counted; and if a ticket shall contain more than the proper number of names, for the same office, it shall be considered fraudulent, as to all the names designated for that office, but no further.

Sg. 13. As a check in counting, each clerk shall keep a tally list for each county from which votes.

severally sworn, or ammed, as per certificates herewith returned.

Number and names of the electors vone, and their county, city, borough, township, ward, or precinct, of residence:

No. 1, A. B., county of township of It is hereby certified that the number of electors county. Pennsylvania. Astant.

tors \* county, Pennsylvania, voting at this election amounts to

Attest, J K, L M, Clerks.

Judges of Election. Form of certificate of oath of judges and erks:

clerks: We, A B, CD and E F, judges of this election, and J K and L M, clerks thereof, do each severally swear, (or affirm,) that we will duly perform the duties of judges and clerks of said cleetion, severally acting as above set forth, according to law, and to the bost of our abilities, and that we will studiously endeavor toprevent fraud, deceit, or abuse, in conducting the same.

day of Anis Domini ene

up, and directed, through the nearest post omce or by express, as soon as possible thureafter, to prothonotary of the court of common pleas of the city; or county, in which such slectors would have voted, if not in the military service affersaid, (being the city or county for which the poll book was kept.) and the other poll-book of said city, or county, enclosed in air curelope, and properly directed, shall be delyered to one of the commissioners, bereinster provided for, if such assuming the commissioners only for the subtilet the days and commissioner calls for the salpent ten days, and if not so called for, the same shall be transmitted by mail, or by express, as soon is possible thereafter, to the secretary of the contract who

if not so called for, the same stant to transmittenby mail, or by express, as soon the nossible threeafter, to the secretary of the con-monwealth, who
shall carefully preserve the same, and on detawnd
of the proper prothemotory, deliver to said prothemotory, deliver to said prothemotory, under his
hand and official seal accentified copy of the return of votes, so transmitted to, and seesawd by
him, for said city, or cognify, of which the demandant is prothemotory.

Sic. 19. The return judges, of the several
counties, shall adjourn to meet at the places, now
directed by law, on the (hird Friday) after any
general or presidential election, for the -purpose
of counting the soldiers' voers and when two or
more counties are connected in the election, the
meeting of the judges, for each county, shall be
postgomed, in such case, until the Friday following.

Sic. 20. The return judges, so met, shall
include, in t. cir counceration, the voters so returned, and thereupon bhall proceed, in all respects, in the manner as is provided by law,
is cases where all the votes shall have been given.

The usual place of election. Provided, That
the secretary of this, commonwealth shall
have the said power and authority to investigate
and deteriume, all questions of thaid oritlegality
in relation to the voting of the soldiers; as give
now vested in said counts, with regard to aprestions of traid and illegality, arising from the
voting of persons, not in unlitary service, under
the present lays relating thereto.

Sig. 21. In elections for electors of specialent
and vice president of the United States, it shall
be the duty of the secretary of the common
wealth, to lay before the governor all the returns
recursed by hum, from any election, as afforcional,
who shall compare the same sight, the county
returns, and add thereto all such returns as,-hall
appears mismely emparation; on to be continued.

returns, and add thereto all such returns

returns, and add theretonil such returns as, buil hippersonauted comparison, on to be contained in said county returns, in every case, where said military geturns, for such counties, shall have been received by said so return, at a period to late for transmittide, them to the proper prothonolary, in time for the action of the judges of the said counties.

Src. 22. All said elections shall be subject, to contect, in the same manner as is mow provided by tax, and in all cases of contested election, all legal returns, which shall have been hand put for wanted by Said pages, in the manner hereinheld and assume test, although the same manner has a mixed, and commutated, although the same manner hereinheld and estimated, in the manner hereinheld received by the proper offerers, to be conted and estimated, in the manner hereinhelder diection. In the persons appearing to have a majority of

and estimated in the manner hereinbetger directed, betere issuing the certificates of election. It the persons appearing to have a majority of
the voice then tre evved, and the said returns shall
be gibset to all said adjections, as other returns
are hable to, when received in ductime.

Size 23. It shall-bottle duty of the secretary
of the Commenwealth to cause to be p-inted ssufficient number of copies of this act, with such
extracts from the general electron haw, as shall
be deemed important to a company the same, and
blank forms of p-ll books, with tally lists and
returns, as prescribed in this act, which, with
the necessary postage stamps, to diving expenses and past ge on returns, shall, in said nent
time before any such election, be forwarded, by
said secretary, at the expense of the Commonwealth, by Commissioners, or otherwise, as shall
be deemed most certain to insure delivery thereof, to the captain, or commanding office, of
each company, or in ease of detait had voters, to
the officer having charge of the past, or hospital
who shall return the same until the day of election, and then deliver the same to the judges
elected, as provided in this net: Provided. That
no election shall be invalidated, by reason of
the neglect, or failure, of the and secretary to
cause the delivery of said poll-books to the
proper persons, as aforesaid.

Exc. 24. That for the purpose of more effec.

proper persons, as alone and point ones to the proper persons, as alone and . S.c. 24. That for the purpose of more effectually carrying out the provisions of the set, the governor shall have power to appoint and commission, under the great real of the commission, and number of commissioners have nonwealth, and number of commissioners having the qualifications of an elector, in this state, as he shall deem not essary, not exceeding one to each regument of Pennsylamia soldierig, in the service of this state, or of the United States, and shall apportion the workaming the commissioners, and supply one by accurate the commissioners, before they act, shall take and subservice an oath or affirmation, and cause the same to be filled with the secretary of the Commonwealth, to the following:

1———appointed commissioner, under the act to regulate electrons by soldiers in actual military service, lio selemnly squar, (or affirm), that I will support the Constitution of the United States, and the commonwealth of Penerylvania and in artially, fully and withoutstreference to pointical preferences, or results, perform, to the

shall happortion the workamong the commissionrest and supply sin h mannelies as may occur in
the runniber. Such a check in counting, each clerk
shall keep a tally list for each county from which
type the completed, the number of votes for each
person, in the county poll books as aforesaid,
shall be completed, the number of votes for each
person, in the county poll books as aforesaid,
shall be enumerated, under the inspection of the
judges, and set down as hereinafter provided, in
the form of the poll-book.

Sec. 15. The following shall substantially be
the form of the poll-books, to be kept by the
the form of the poll-books, to be kept by the
the form of the poll-books, to be kept by the
the form of the poll-books, to be kept by the
the form of the poll-book of the election filling in the
thanks carefully:

Poll book of the election held on the second
Tuesday of October, one thousand eight hunafted and
(or other election day, as
the case may be,) by the qualified electors of
county. (or city.) state of Pennsylvania, in company, by the analytical elections
in the case may be, by the qualified electors of
county. (or city.) state of Pennsylvania, in company, by the first of the county of the case may be, by the qualified electors of
county. (or city.) state of Pennsylvania, in company, by the first of the county of the case may be, by the qualified electors of
county, (or city.) state of Pennsylvania, in company, by the countified electors of
county, (or city.) state of Pennsylvania, in company, by the qualified electors of
county, (or city.) state of Pennsylvania, in company, by the countified electors of
county, (or city.) state of Pennsylvania, in company, by the countified electors of
county, (or city.) state of Pennsylvania, in company, by the countified electors of
county, (or city.) state of Pennsylvania, in company, by the countified electors of
county, (or city.) state of Pennsylvania, in company, by the countified electors of
county, (or city.) state of Pennsylvania, in company

made the duty of the auditor general and state; is Ef.

J. K.

J. K.

J. K.

I. hereby certify that C. D. E. F. judges, and J.

K. and L. M., clerks, wore, before proceeding to take any votes at said election, first duly sworn, day of , Anno Domini one thousand oight hundred and

A. B. Judge of election.

Provitify that A. B., judge of election.

Provitify that A. B., judge of election.

Sizc. 16. A return, in writing shall be made in each poll-book, sotting forth in words, at length, the whole number of ballots each office, (except ballots rejected,) the name of cach person voted for, and the number of votes given to each person, for each different office, which yetura shall be surfated as vorreot, signed by that, judges shall sticked by the clerks. Buch return shall be substantially as follows:

At an election held by the electros of company, of the regiment of Panusyivania soldiers, (naming the place where the election is held) there were (naming the number in words at length) votes east for the office of governor, of which A B had votes, C B had votes, G If had votes, G If had votes, I. M had votes and in the same manner, as to any other offices voted for.

At the end of the return, the judges shall certify, in substance, as follows; any other offices voted for.

At the end of the return, the judges shall certify, in substance, as follows; given to respect to the like penalties and restrictions as a sea delations and restrictions as a sea delations and in the same manner, as to any judge or clerk, under this act.

Size. 29. No compensation shall be allowed to any judge or clerk, under this act.

Size. 30, Whon the shreiff of any city or company, viz.

A true return of the election, held as afor

said, on the day of " Ash's Domini one thousand eight hundred and A B, Captain company A, one hundred and thirty-first regiment. Pennsylvania volunteers.

C. D., nompany H, one lundred and thirty-first regiment, Pennsylvania volunteers.

E F, company A, one hundred and thirty-first regiment, Pennsylvania volunteers.

Attest, Jüdge of election.

L. M, Clerks.

Szc. 17. After canvassing the votes, in manner aforesaid, the judges sind put, in an envelope, one of the poil-books; with its taily list, and return to each city, or county, togother with the tickets, and transpit the same, properly sealed up, and directed, through the nearest post office or by express, as soon as possible thereafter, to prothomotary of the court of common pleas of the city; or county, in which such procedures and the properly solded up, and directed, through the nearest post office or by express, as soon as possible thereafter, to refer the court of common pleas of the city; or county, in which such place of effection, therein single the unable to region the city; or county, in which such place of effection, therein and its part of the city of Size: 31. The rank of lifterin thousand dollars. electors, shall have a right to vote in the follow-

ing manner.
SEC. 33. The voter aforesaid, is hereby an-

electors, shall have a right to vote in the following manner.

Sec. 33. The voter aforesaid, is hereby an thorized, before the day of election, to deposit his bashot, or hallots, properly builded, as required by the general election laws of this state, or otherwise, as the voter may choose, in a sealed envel pe, together with a written or printed earlies, the containing the manner of the voter, the county, or containing the name of the voter, the county, to containing the name of the voter, the county, to containing the name of the voter, the county, to containing the name of the voter, the county, to containing the name of the voter, the county, to containing the name of the voter, the county, to containing the name of the voter, the county to which, had is a resident, and a written or printed authority, to some dualified sone in the election district, off which had worth the said voter as resulent, the east the halics, contained in said envelope, for him/so the day of wait closer, and attested by the consultanding, or a maccommission ed officer of the company of which he is a member of the company of which he is a member of the company of which he is a member of the company of which he is a member of the company of which he is a member of the company of the regiment, in the case of a nofficer, if any of each officers are conveniently accessible, and if otherwise, then by some other witness; and there shall also accompany asid ballots, an affidayit of said voter, taken before some one of the officers aforeand, and in the absonance of such officers, before some other person and of such officers, before some other of such officers, before only the state, that he is a qualified safer in the stat

doposit the ballots therein contained, together with the envelope, and accompanying papers, as other ballots are deposited, and said board shall rount and canvass the same in the same manuals other votes east at said election, and the manuals other votes east at said election. as other votes east at said efection, and the person delivering the same may, on the termind of may electric, its compelled to termind out, the envelope, so delivered by bim, is in the same state as is on the event by bim, and that the same has not been opened for the contents thereof changed exaltered, it, any way by him, or any gother person.

changed or altered, it, any way by him, or any gother person.

For 35. The right of any person, thus offering to vate at any such election, may be challenged, for the same caures, that it could be challenged, it he were personally present, and for no other rease nor cause.

For 35. Any officer of any general, or special glection in thosetate, who shall refuse to receive any such envelope, and deposit any a self ballette of count and can see the same, and any elector who shall receive such envelope, and negative review to present the same, to the officers of the checking district, endorsed on the said evelope, shall be guilty of a mode "canor, and on court from thereof, shall be punished by imprisonment, to the state price in, not exceeding one year, and by fine is disconling it elumered to their or exther, or both, in the disconnent of the h thirst or either, or both, in the discretion of the

our year, nod by fine to the cooling fill bunder if the defaut.

Site, 37. Any presson, who shall wiffully she court.

Site, 37. Any presson, who shall wiffully she decreptly make and subscribe and fulse affiday if, or make any tike outh, tog bing any matter or thing provided in this act, shall be decined guilty of wilful end corrupt perjuly, and upon Couton thereof, shall be punished by imprisonment in the state penitentiary, not exceeding five years, and by films not exceeding out thousand dollars, or by tiher, or both, in the discretion of the cout.

Site 38. That it shall be the duty of the receivity of the common wealth to prepare the necessary blank forms, to carry out the provisions of this see, and to furnish the same for the use of the persons so engaged in the military service aforemal may be in any hospital, military service aforemal may be in any hospital, military or naval, or in any vessel, or a navy yard, the statements and affidiatis, in this act mentioned, may be writnessed by, and unde be fore, any efficer of the vessel, navy yard or other place, in which said voter is, for the time being, engaged.

Site, 40. It shall be the duty of every agrees.

sor, within this commonwealth, annually, to as-sess and return, in the manner new required by inw, a county tax, of ten cents upon each and every non-commissioned officer and private, and the usual taxeaupon every commissioned offi-ici, known by them to be in the military service posed on me by the said act; and that I will studiously endeavor to prevent fraud, deceit and abuse, not only, in the elections to be held, under the same, but in the returns thereof." And it any commissioner, appointed by, or under, this act, chall knowingly violate his duty, or knowingly out, or ful, to do his duty, under this act, or violate any part of his oath, or affirmation, he shall be liableto an indictment for perjury; in the proceeding one convection, shall be punished by a line, not exceeding one thousand dollars, or impresomment in the peritentity, at labor not exceeding one year, or both, in the discription of the court.

Spr. 25. It shall be the duty of such commissioned of such regular, or additional, assessment, to the same, but in the returns thereof." And it any commissioner, appointed by, or under, this act, commissioner, appointed by, or under this act, or violate any part of his oath, or affirmation, be shall knowingly violate his duty, under this act, or violate any part of his oath, or affirmation, when it is a proper commuty, and upon conviction, shall be pushed by a fine, not exceeding one thousand dollars, or impresentation in the pentitentiary, at those his oath, or not exceeding one thousand dollars, or impresentation in the pentitentiary, at those his oath, or and the same is one year, or both, in the discretion of the cont.

Size, 25. It shall be the duty of such commissioners to deliver, as practicable, at least four of the copies of this act, and other extracts of law, published as hereinbefore directed, and at least two blank forms of pul books, tally lists and trusted to them, as mentioned in the twenty-third section of this act, to the commanding officers of every company, or part of company, or Pennsylvania soldiers, in the actual unitary, or man's service of the United State, or of this state, and to make suitable arrangements and provision for the opening of polls, under this act; it shall also be the duty of suid commissioners, and provision for the opening of polls, under this act; it shall also be the duty of suid commissioners as soon as practicable, after the day of election, and provision for the opening of polls, under this act; it shall also be the duty of suid commissioners as soon as practicable, after the day of election, and provision for the opening of polls, under this act, the conting many of the economissioners shall receive in the state, and to make suitable arrangements of the election, and safely to preserve the same, not only from loss, but from alteration and deliver the same, without dolly, to the same, of the election, and safely to preserve the same, not only from loss, but from alteration of the solidity of the same and the officers are requised to the same and the same and t day of election to call upon the judges of the election, and precure one pall book, containing the returns of the election, and aftely to precerve the same, not only from loss, but from alteration and deliver the same, without delay, to the secretary of the comminioners shall receive in full compensation for their services under this act, ten conts per mile, in going too and returning from their respective regiments, estimating the distance of traveled route; and it is havenly made the duty of the auditor general and state tensurer to andk and pay the accounts therefor in the same manner as other claims are now au dited and paid, by law; all, commanding and of the reflection to the same of the same unable them to carry out the design and intention of this act, she received the result of said tax, against, and the payment thereof sides and and paid, by law; all, commanding and of the reflection to the payment thereof shores are requested and to give hem all proper facilities, to enable them to carry out the design and intention of this act, shall invalidate any election in the case.

Sec. 27. No mere informality in the manner of carrying out, or executing, any of the provisions of this act, shall invalidate any election in the part of the commissioners, to when the commissioners is the same of the same, or authorized to sweach or visit any regiment or company, or the failure of any company to the conduct anche election, shall have the like powers, and thop, as well as other persons, who many attend, rote or officer, and thop, as well as other persons, who many attend, rote or officer, and thop, as well as other persons, who many attend, rote or officer, and thorse are considered and provided in the case of the subject to the like penalties and rostriction of members'-of commission, to be second the subject to the like penalties and rostriction of members'-of commission, to be support to the like penalties and rostriction of members'-of commission, to be the clearly of the subject to the like penalties and rostri

made.

Sec. 41. This act shall not apply to the elec-tion of members of council, or to ward and di-vision officers, in the city of Philadelphia.

HENRY C. JOHNSON.

Speaker of the House of Representatives.

JOHN P. PENNEY,

Mocaler of the Secrets.

Personal The tweety fifth day of Ambret Anno Domini one thousand sight hundred and sixty four.

Given uniter my hand, at my office in Belle-fonts, the 2d day of Roptember, A. D. 1862; RICHARD CONLEY,

- 46.

وسيما المساسمات