THE COLUMBIAN AND DEMOCRAT, BLOOMSBURG, COLUMBIA COUNTY, PA.

The Columbian.

BLOOMSBURG, PA.

Friday September 15, 1871

Charges of Local Corruption.

The Republican has frequently made insinuations of corruption against our county officers and that the county funds were improperly used or expended. Force has been given to these insinuations by a resolution of the law Radical county convention. We denounce the insignuations as be-

ing wickedly reckless and without a shadow of foundation in fact. In behalf of the officers implicated we challenge any responsible man to point out where improper use has been made of the county funds. We defy the authors of the calumny to name a Democratic officer of this county who has been guilty of any improper official action, and dare the calumniators to the issue. Either a gross libel has been malicious ly perpetrated upon honest men, or the uthors of these vile charges can show grounds for them. The issue is thus effantly made, and those who make the allegations are required to present proof or probability, or take their rank is slanderers of honest men.

Union and Victory.

Senator CAMERON is regaling his friends with the information that the Republicans will be successful this fall a Pennsylvania because they are overy where united and harmonious. What a lesson to the Democracy ! With no other talent than onuning, CAMERON well knows the value of union and harmony in a political campaign. Without It success is next to impossible for any party. With it success is assured if in a majority. To induce and create division in the Democratic party, the Radicals well know is the surest way for them to triumph. Therefore, it is that they are so extremely anxious to create divisions in Democratic counties and they supply volunteers with money

umbia, will you allow this Radical scheme to succeed? Will you allow the Radicals to create division in your ranks for the express purpose cl defeating you?

poses of volunteer candidates, and that their candidacy is but a Radical scheme, we spurned their money and their reachery and refused to print a line for them. If all Democrats would observe the same principle of action, the efforts of these men would come to naught, and instead of being weakened by the Radical trick the Democratic party would be strengthened. Arouse, Democrats! Unite and conquer! There can be no victory without union, and remember that the result this fall will when there is a President and Governor to elect.

RALLY FOR THE TICKET, THE WHOLE TICKET AND NOTHING BUT THE TICKET! In union there is strength-in division nothing but weakness and defeat.

joy thereat. They have gained a Gov ernor, one or two Congressmen and malority but at the succeeding Govern-

THE Republican heretofore complain-The Radical Ring Candidates, ed that in his reveries, sleeping or An amatuer reporter, in another colwaking, something undefined suggestumn, gives in brief the proceedings of the Radical convention of Columbia ed to the editor such terms as "liar," falsifier," &c., and again the same county. As it was as well known two sleepless monitor has suggested " perweeks ago as it is now what the ringmasters had determined to make the sonal violence," and he sees " scares' thing do we did not go to see the per- and "calling names" in the dim future. formance.

Such hallucinations naturally arise It will be observed that these pro under certain circumstances, but editoceedings fully corroborate what we have heretofore stated about the perfectunion wrong doing, and especially from makwrong doing, and especially from mak-ing infamous false charges against his between the Radical Bloomsburg ring and the volunteer candidates. For all fellow citizens, is a perfect remody. In the offices worth contesting the Radi-cal ring made no nominations for which troubles referred to will cease.

volunteers were out, but for such as no That to charge honorable men with volunteers offered nominations were infamous action, for which there is not made. Between the two a perfect licket the slightest foundation, is reprehended is formed, excepting for the offices es- by this community, will be seen by refteemed of no pecuniary value. Each erence to the first article under the ediwing of this ticket is of course to suptorial head of the last issue of the Re port the other, and the Radical elec publican, wherein the editor denies that tioneering fund is to defray all expen- be meant what he plainly insinuated ses. The volunteers are therefore as against certain prominent citizens of essentially candidates in the interest of Bloomsburg in a previous number of the Radicals as are STANTON and his paper. Driven to the wall on his BEATH, Let them profess what they charges of "bribery" made against WM. SHAFFER and the Centralia men, may, therefore, they are all tarred with the same stick and their nags are groomthe editor drops them but does not act ed by the same ostlers. They are all the nobler part of directly retracting Republican candidates and the pretence them. Ridiculously enough, he turns round and abuses the Court for notcomthat some of them are not nominated as such is a sheer farce. The Radical ing up to the standard of editorial maring nominated them two weeks before lignity in passing sentences. In this the Republican convention was called connection we have only to remark that it is possible that Judge ELWELL and that body submitted to its dictation -registering such as they were not and his Associates are not expected to

shamed of and secretly agreeing to consult slanderous editors as to the proper discharge of their duty. If the Democracy desire to win a vie-We have observed these things merely

ounty Treasurer-

representation.

Maine Election.

Judge Elwell's Opinion.

other fixtures and improvements upon

due share of the public burdens.

proper to make,

FROM various announcements made

The Great Swindle,

That the Radical leaders are adepts at

tory they must defeat the whole of this orrupt combination. The trick attempted to be played is too shallow to deceive any one. There are but two forces their way into circulation, and to put arrayed on the field, viz: the Demoall honest men on their guard against cratic ticket vs. the Radical ticket, even them. though the latter be as spotted as a leopard.

Winning by tricks is a characteristic of Yankee land-the plan can find no favor with the sturdy ycoman ry of Columbia county.

Interviewing.

support all!

to carry them on. Democrats of Col The Philadelphia Day, in some practical remarks, severely condemns and ridicules the sensational practice of "interviewing" for purposes of publication; doing up for the public what is

Fully appreciating the effects and pur interviewer applies himself to men of Treasurer MACKEY, Attorney General distinction when he can get at them, or is not indignantly repulsed, to thieves, posing the theft at an early period and murderers, &c., who are charged with something sufficiently infamous to attract attention, and to small-fry politiclans who otherwise fail to secure no tice, and who pay the publisher for giving place to their twaddle. We are glad to see that one city paper has the courage and sagacity to speak out against the abuse. The practice is one of those reprehensible yankeeisms with which newspaperdom is cursed and have an important effect next year, shallow heads are freighted consequent upon the thrusting of intellectual men

from power and the filling of their places by military or gabbling pigmics who are nothing but political maggots except so far as they are inflated into larger dimensions by the newspapers, We hope it has about had its day and

California Election.

that respectable newspapers will shun it as a private gentleman shuns the The Republicans have won a decided tales of ordinary vagabonds. triumph in California and great is their The combination of bankers who efmajority in the Legislature, which fected the United States' five per cent. secures them a U.S. Semator in place of loan, known as the Syndicate, cleared COLE, Radical, whose term expires. FIFTY MILLIONS of dollars in the At the last Presidential election the operation, as is shown by a long array State voted for GRANT by about 500

The Republican Convention. For several weeks the public atten-For several weeks the public atten-tion has been aroused as to the probable action of the Republican Convention in this county. The ravages of the "Ring" had been so fearful, and the alledged corruption of the Democracy so patent that a tremendous outpouring of the outraged Republicans and damaged Democrats was expected. THE DELEGATE ELECTIONS. On last Saturday the delegate elec-tions occurred. We watched with so-licitude to see the 350 Republicans da posit their ballots. But they "made no sign " until near 7 o'clock in the evening, when Post-master Beekley col-lected tozether U. S. Commissioner J.

Reported for the Columbian,

ected together U. S. Commissioner J. B. Robison, Ex U. S. Whiskey Inspector Penman, and Ex-Candidate for Senate M. Whitmoyer; and after a hasty caucus they adjourned to the rear of the Court House, and there, we pre-sume, deposited their ballots. At any rate it was soon after reported that Es quire Morris of North Carolina, and Mr. Sharpless of the Town Council were unanimously elected delegates. But it was soon found that the East Ward had no representatives, and so Assessor Knorr was sent for, and he dragged in Tom. Vanata, and these two elected dele

pates for the upp or ward.

In no other part of the county was here even an attempt made to hold a delegate election. A few self-constituted delegates appeared, and the balance of the number was made up by ringing in men who came here to attend Court or other private business. In this way to post the public as to the kind of mill 25 men were secured-one half the propthat grinds out the many untrue, uner number, and they pretended to rep just and malignant statements that find

resent the 2000 Republican voters of the resent the 2000 Republican voters of the county. Talk about rings! This was a more office-holders gathering, from which the respectable members of the

party kept aloof.

THE CONVENTION.

swindling the Evans embezzlement On Monday the ringing of the Court fully illustrates. Both the Radical U. House bell announced something unus-S. Senators, CAMERON and SCOTT, must ual, and the two dozen delegates man have been famillar with the transaction aged to find seats.

from beginning to end, and EVANS al-The organization, under the super ledges that he is exposed because he vision of Beckley and Stewart was soon would not give \$25,000 of his stealings perfected. No credentials were demandtowards a purse being raised to elect J. ed or presented, nor were there any contest . D. CAMERON to the U. S. Senate as the al scats. Stewart then moved "that the successor of his father! Gov. GEARY. Legislature be now opened," and nom-inated Capt. J. B. Robison, U. S. Comprivately scorned as tale-bearing. The Auditor General HARTRANFT, State missioner, for Assembly, Abbott, chafing BREWSTER, are all culpable in not exunder the treachery of Robison, Knorr, Whitmoyer, and Beckley last year, promptly pursuing the delinquent offinominated Capt. H. J. Conner, but that

eceased.

er by all the power of the law. timid gentleman did not wish to go to All that is clear. But what became o Harrisburg. William then nominated he money? It is not believed that Capt. Jackson. Robison got 22 votes EVANS himself has any large portion of and Jackson 3, one of those being the it. Where did the rest go? How delegate from the East Ward. During much did the Radical officials at Washthe call Mr. Stewart, true to his party ington get? How much of it went for teachings attempted to give two votes. electioneering purposes? Was it used but this Abbott promptly checked, in the election of 1869? How much of stating that "cumulative voting was

it did the Radical ring of Bloomsburg not practiced in that way." get? How much of it did the aforesaid Harry James was then named for ring divide among the faithful few of this county? Or did the ring pocket it? District Attorney. At this point several delegates desired to know if a full ticket was to be nominated, stating that

The Treasurer Question. they had come to the Convention for In the matter of the nomination o that purpose, and not to play into the hands of bolting Democrats. Stewart

A majority of the popular vote at the then rose to explain, and in a musical elegate elections was for WM. LAMON. voice resembling a cracked fife, inform-A majority of the election districts ed those delegates not in the secret that were for WM. LAMON. it was not policy to nominate men A majority of the delegates to the

where there were Independent Demo-Convention were for WM. LAMON. A majority of delegates were for WM. cratic candidates; that the Republicans must join in with these bolters, and LAMON under the plan of minority help to elect them, in order to break down the Democratic organization. A majority of delegates would have Abbott then showed his wounds. He been for WM. LAMON if the old plan of

Court Proceedings.

[Reported for the Columbian.] SECOND WEEK OF SEPT, TERM, 1871.

and John Appleman appointed viewers. Petition of Abram Witner, guardian of minor children of J. J. Thomas, de-ceased, for the sale of real estate. Sam-uel Knorr, Esq., appointed auditor to take testimony and report with his orderion.

opinion. James Hess against John Shuman sept. 15, 771-16. and N. Singley, rule granted to show cause why John Shuman should not be subrogated to the rights of the plaintiff, Petition of minor children of John Mosteller, deceased, for guardian. Mo-DUBLIC SALE

VALUABLE REAL ESTATE.

Alexandre action and a set of the THURSDAY, THE 5TH DAY OF OCTOBER ordered. Charles Clewell vs. Kate S. Clewell,

ext, at 10 o'clock A. M. of suit day, the follow-ing described real estate, to wit: A certain messange, being the manuslen house ad tract of land, situate in the township of su-scient, in suid county, heurided by other land f suid decreased on the south and west, by land f Jonas Rance and William Davis on the cert in by Janual of Joshim Savage on the south of

nore or less. ALSO a section tract of lend situate in Jack on and Superiod townships in said county conded by lands of John Kile and Samue (sping) on the south, by lands of Craig & lanchard on the west, the least above describes a the north, and lands of Samuel Fritz on the sit, containing ceased, on motion of Mr. Buckalew, counsel for peditioner, W. H. Abbott, Eq., was appointed auditor to report whether the sale of the real estate at

thereof. On motion of Mr. Clark, E. R. Ike-

ore of less, being timber land, ALS: a certain tract of land attacts in Favid-in fownship, Suffyran county, bounded on the star the first first above "sectified and land County & Engenhammed on the borth, south and

I blue alf, "Belai notice to the electors of Col ambig county, that, by an act satisfied "An Ac barthar supplemental to the act relative to the electors of this Common would," approve electors of this Common would, "approve approve the second second action of the second April 1990. If the elected boths would are found to be a second both and the second second form

THIRTY-TWO ACRES

arti [7th, A. D. Basa, it is into a main road Hamilton Starrows, I. B. et encode had the senant road Hamilton and the transmoustable of Prainforms in General Assembly and , and it is hereby tested by the encoders within this on monwealth, on the first Monitoy in June of a constraint of the assessment of the assessment of the senance of the senanc ore or less, being improved land. TERMS or SALE,—Ten per cell, of one-fourt the purchase money to be paid on the day of do, one-fourth of the purchase money less th n per cent, on the confirmation of the sale, an e balance in one year thereafter with lateres the same from confirmation nise.

Present to an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act relating to the elections of this Com-monwealth, approved the second diay of duly Anno Domini, one thousand sight hundred and thrity-nine. I AARON SMITH, Suerill of the County of Columbia, Pennsylvania, do hereby make known and give notice to the election will be heat in said county of Columbia, on the SEC-OND TEESDAY (10.07 OTOLER, 187, at which the State and County officers, as follows, are to be elected, to will: ONE FERSON for Anditor General of the DEMOCRATIC STATE NOMINATIONS. AUDITOR GENERAL GEN. WILLIAM M'CANDLESS. OF PHILADELPHIA.

e clocted, to with ONE PERSON for Auditor General of the commonwealth of Pernsylvania, ONE PERSON for Surveyor General of the commonwealth of Pennsylvania, UNE PERSON for Member of the House of hepresentatives, to represent the County of Co-anda, in the General Assembly of Pennsyl-ania. vania, ONE PERSON for Associate Judge of the sev grai Courts of the County of Columbia, ONE PERSON for Commissioner of the Couny of Columbia, ONE PERSON for Treasurer of the County of ONE PERSON for District Attorney of the OAE PERSON for Coroner of the County of ONE PERSON for Auditor of the County of ONE PERSON for County Surveyor of the L

een for suid district, and in all cases where the oter in a sid district, and in all cases where the error has been unturalized, the name shall be marked with the letter", i." where the person as mercily declared his intentions to because a direct and designs to be naturalized before the act, cleation, the home shall be marked "Di-L;" where the claim is to vote by reason of be-ing dotween the age of wenty-one and twenty-wo, as provided by law, the word "age" shall two, and provided by law, the word "age" and The elections in the several voting districts in the several voting distring districts in the several voting districts in the as provided by law, each has moved entered, and if the person has moved election district to reside since the last detection, the lottor "R," shall be place detection, and the shall be the farther de on township, at or Benton, att in the town of Benton, Bloom, at the Court House, in Bloom West Bloom, at the Court House, in Bloom Borough of Berwick at the Town House, in the Introduct of Berwies, Borough of Contralia, at the public school house Weidensaul. Weidensaul, Briarcreek township, at the public school house of served. Since 2. On the list being completed, and the as Since 2. On the list being completed, and the as Since 2. On the list being completed, the same sna At we determined to wrightly, at the public school house are a Vansville. Catawise township, at the public bouse of Samuel Kostenbauder, in the lown of Catawisea. Centre bornship, at the school house more Lase North Conjugatian District at the school house mear the collecty of John Amirows & Co. and the Catawise and the Catawise and the Catawise and the collection of the catawise and the collection of the catawise and the collection of the catawise and the ca Size 2, On the list being completed, and the way cosmonits much eas droward, the same small forthwith be returned to the county contains inners, which shall cause displayed explanations re-quired (abs noted as a foreasid), to be main out of the assesser, who shall prior to the first, of Angust in each year, put one copy thereof on the door of or on the house where the election of the respective district is required to be held, and re-ting the other in his parsection, for the first, of Angust in each year, put one copy thereof on the lower of or on the house where the election of the respective district is required to be held, and re-ting the other in his passession, for the impre-tion, free of charge, of any person resultent in he said belief in this to thene of the said assessor is add from time to thus, on the per-sonal application of any one chaining the right to vote, the name "N, which as in all other cases in bottom with a bar, noting as in all other cases in bottom of the right, which as in all other cases in bottom of the right as in all other cases in bottom of the right and remediatoly assess in the state of the right of a state opposite the name "N, which as in all other cases, into compare the right of the inter-ting to be, marking in all with easier to be the election onesite the name "N, "A" "The the cases use, Greenwood township, at the hease of desept , Patten. A state of the second s be baseds, and whether naturalized or ing to be, marking in all such cases in pipesite the name "N," or "D, 1," as may be; if the person claiming to be as-mutralized, he shall exhibit to the as-mutralized, he shall exhibit to the as-mutralized of naturalization; and if h-lat he designs to be maturalized before ensuing election, he shall exhibit the er-of his derivativation in intertion; in ek. ntour township, at the public house of W. a in said township. Montour lownship, at the public noise of W. (Tubles in shiel township, at the public house of Abra-man K. Shuman. Hoaringcreek lownship, at the house formerly (sempled by Goo, W. Divisianci, Omne: township, at the public house of Clin-low W. rapie in Orangeville. Pine township, at the centre School House late-pixed by a vole of the citizens of said township. Shout township at the public house of Alinas Cole Scott township at the public house of Alinas Cole Scott township at the public house of W. Pett-ti us Espy. surfly commissionless in all cases in which carry is required from him by the provisions ais not; and the county commissioners, making displexite copies of all such return all make displicate capase of the names of to tors in each preclucit, separately, and shi Sould township at the public house of Wm. Peter it in Fapy. The election in the asis several districts, shall be opaned between the nours of 6 and 8 o'clock in the forenoon, and shall continue without in-terruption or adjournment until 7 o'clock in the evening, when the poles shall be closed. NOTICE 18 HEREBY GIVEN That it is provided by an Act of Assembly, Ap-proved July 2, 1893, "That it is provided by an Act of Assembly, Ap-proved July 2, 1893, "That it is provided by an Act of Assembly, Ap-proved July 2, 1893, "That it is provided by an Act of Assembly, Ap-proved July 2, 1893, "That it is provided by an Act of Assembly, Ap-proved July 2, 1893, ar on the effection place of said pre-clinets. SEC 5. After the assessments have been com-letted on the binkh day preceding the second meshay in October of each year, the necessar nall, on the Monday inimediately following, while a return to the soundy contributions; the there of all present desceed by him are the return required to be made by him by a second decimal this act, noting opposite a second decimal of this act, noting opposite shaft, on the Monday immediately following, marks a relative to the county commissioners of the names of all persons assessed by him since the relation of this set, noting opposite each name the observations and explanations required to be noted as abreasing and explanations required to be noted as abreasing and explanations escent section of this set, and a full and correct copy thereof to be index, and a full and correct copy thereof to be index, and a full and correct copy thereof to be index, and a full and correct copy thereof to be index, and a full and correct copy thereof to be index, and a full and correct copy thereof to be index, and a full and correct copy thereof to be index, and a full and correct copy thereof to be index, and a full and correct copy thereof to be index, and a full and correct rection is so relative the assessing the names in static set is a static set of the assessing relative set is a static set of the assessing the matter of the same, together with the assessing the index sits wellow in the more set of the deciding in the set of a static set of the index of the set index of the static set of the index of the set matter of the static set of the index of the set proof of the right to vote, as horeinstiffer re-quired. Set 4. On the day of the election on the static set of the set of the set of the set of the open index of the set of the relation of the set of the open index of the set o of who is of shall be completed under the legisla-tive, existentive, or indicates denormant of this State, of the United States or of any city or of any incorporated district, and also, that every mem-lar of Congress and of the State Legislature, and of the select or common control of any city, or commissioner of any incorporated district, is by law incapable of holding or excercising at the same time, the office or appointment of Judge or Inspector, or any officer to any such cicction shall be eligible to any office to be then voted for. And the said Act of Assembly, antitied "An And the same of the electronic in this Common-earth, 'passed July 2, 1839, farther provides as illows, to wil: "That the inspectors and Judges shall meet at it e respective places appointed for holding the ection in the district to which they respectively loog, before hine of clock in the marming of the sensit Tuesday of October, and each of said meetors shall appoint one clerk, who shall be On the day of the election any person these name is not on the solid list, and chaining be right for your at said election, shall produc basis any qualified voter of the electric as itness to the conductor of the electric tast listed in which he chains to be a voter, for the string of all lead the days negt preceding sai Second Tuesday of October, and each of said district in whise a district second highest number of voltes for inspectors shall appoint a cluster list.
The case the person who shall have received the fights: thumber of voltes for inspectors shall appoint a cluster in his place. And in each the person who shall have received the highest number of voltes for inspector in his place. And in each the person who shall not average in his place and in the person who shall not average in his place and in the person who shall have received the highest number of voltes for inspector in his place. And in each the person who shall not average in his place and in case the person who shall not average in his place and in the person who are inspector in his place. And in each the person who shall not average in his place and in the person in the person in the place and in the person is a cluster in the provint and person who are inspector in his place. And in each the person who shall not average in his place and in the person in the place and in the person is a cluster in the place and in the person in the place and in the person in the place and in the person in the place in the person in the place in the place and in the person in the place in the person in the place is the person is person in the place is the person is the person in the place is the person is the but while receive in the set is a small of yoles while prevention in the boost for 1 may vare or only incur after the time fixed by how for the set of the opening of the election, the qualitiest voters of the township, ward, or detrict, for which such as the place of role of the election, while election of the incurse of the township election and the set of the second set of the secon f a naturalized citizen, shall also so vicere and by what court he was as and shall also produce his cortificate o sation for examination; the said hall also state when and where the taand removed therefrom and returned, and who shall have resided in the election district and paid taxes as aforesaid, shall be entitled to vote after resideding in the State six months. Pro-vided, that white freemen, ellisens of the United States, between the ages of twenty-one and twenty-two years, and having resided in this shate one year, and in the election district ton days as aforesaid, shall be entitled to vote, al-though they shall not have paid taxes. "No person shall be admitted to vote whose know he shall not have paid taxes; the said affi-david of all persons hashing sub-tains, and the affinavits of the withnesses to their residence shall be preserved by the election board, and at the close of the election they shall be enclosed with the intervention of the start of the page with the protonolary, and shall remain on file therewith

ue is not contained in the list of invalide in itants furnished by the commission of In the prothonotary's office, subject to examina-tion, as other election papers are if the election officers shall find that the applicant or appli-entity present in the logal qualifications of vot-crs, he or they shall be permitted to vote, and the name or manas shall be added to the list of maxime by the election officers, the word "tax or tax, and the word "calls which characters to vote on age; the same words being added by the elective in each election.

or not, is edgeded to b it shall be the duty of t

person qualifiest as aforesaid, and who

so offending shall, on conviction my sum not less than fifty nor hundred defars and be implicant i not less than three nor more

a. son not equilified to vote in this to agreenby to law (except the field citizens, shall appear at any tion for the purpose of issuin order near the citizens quitified to

dy to the provisions of the sixty-first

Constant LAW.

noval from the same shall be may be and to add to the same the may had vater who shall be known b moved into the district since the

of the while freemen above twenty one of age, claiming to be qualified voters in the borough, township or district of which mes-whether said freemen number of his residen the twenty of the same is numbered, the street, alley or court in which situated if in a town where there are no numbered house fronts; also, the occupation of the pe-not were where there are no numbered name of the street, alley or court on which house fronts; also, the occupation of the pe-and where he is not a housekeeper, the oc-tion, place of boarding and will whom, working for another, the hume of the out and write opposite each of saking the ver-net of the street, alley or court on which house fronts; also, the occupation of the pe-net where he is not a housekeeper, the oc-tion, place of boarding and will whom, working for another, the hume of the out and write opposite each of saking to v-rentee. In there of the shall exclude been for five consecutive years next press-voter in as district, and in all cases whe person has been naturalized, the name si-marked with the lotter. T, where the very set of the output of the street of the street of the street person has been naturalized, the name si-

and management of faxes as a breast, shall be per itted to vote in the township, ward or distric i which he shall reside.

In tax, and the word "age" where he claims to cole on age; the same words being added by the larks in each case respectively on the lists of encome voluing at such election. Suc, 5. It shall be lawful for any qualified intea, of the district, notwithstamfung file name of the groupsed Voter 1s contained on the list of resident taxables, to challenge the vote of much person, whereupon the same proof of the right of such such as now required by law shall be publicly miste and acted on by the election on a naturalization cartificate at the election before voting, except where the tax being for 6a years, consecutively, a voter in the district in pre-duce hereins difference is wery person claiming to years, consecutively, a voter in the district in the same of the area werd "woter in the district in which he offare his vote ind on the where of and person being received, it shall be the dury of the election officers to which the stand on the wide of the distribution excepting where we will be the origin of a success to write or stand on whe when he offare his vote ind on the word of the receive a second vote, excepting where sons are used in distribution excepting where sons are used in a vote by views of the naturalization of their subsectively and the person who that is not the outer of the subsection when a certificate the word "with the month" and the second vote a person who is shall be related as the outer of the subsection and the second vote a person who shall the the futures, they and the person who shall offar such above the person when the month with the person a length of the person who shall outer of the flatters, they and the person who shall offar such above the person when the interviews the offan interviews and there on the based of the person who shall outers of the flatters, they and the person who shall offar such above the person who the above the offan interviews and the person the flatters is person who the stand on out who the person be the offan interview offan interviews and the person be th for anch second vote tiple as only one on vietton uilly of a high misdemeanor, and on conviction horrest, be fined or imprisoned, or, both, at the inscription of the court; but the fine shall not exceed one headfred dollars in each case, nor de imprisonment one scar; the like proish-ment shall be influend on evaluation, on the officers of election who shall neglect or refuse to officers of election who shall neglect or refuse to suc. 6. If any election officer shall refuse of

and payment of taxes as a creasing, small be per-sitied to vote in the forwarking, ward or district a which he shall reside. • It may person shall prevent or allo mpt to revent any offlect of an election under this act, rom holding some election, or use or threaten may votence to any such offlect, or shall inter-upt or inproperty interfaces with black up or such ablock up the window or avenue, and the ex-senters of his data, or shall block up or size ablock up the window or avenue, and the ex-senters of his data, or shall block up or size interfaces and the end of the end of the end of block up the window or avenue, and the end ablock up the window or avenue, and the end ablock up the window or avenue, and the end of block up the window or avenue, and the end of all use of priority with design to inflavous this interest of the end person, on account on, shall be fuel in any more than twelve months; and if it shall be here shall be bad, that the person so offending was not a resident of the end of and of a data of the shall be bad, that the person so offending and not entitled to voit there in the site of and and not entitled to voit the the years. • If any person, not by law qualified, shall be want of a the when the there on the these and bold and be end for the prior in the second of the want of the wind the prior in the site of and not entitle to voit by law qualified, shall in a person when the law more the end remove all the want of such the person and the intervent of the site of and and not entitle of a voit there in the second of and person and the site of and the site and and on the want of a size in an inflament and off and person and by law qualified, shall be a presen when person is to yobe the ablack and be a present when a by law qualified in any sum not exceeding two indicated dollars, and be and and on present math or earies in the and any and and person in the s spic. A. If any election officer shall reduce or neglect to require such proof of the right or suf-frage us to prescribed by this law, or the laws to which this is a supplement, from any person of-foring to vote winner name is not on the list of largest by any qualified voter present, and shull handle and person to order without requiring another and person to offending shall upon such proof, every person so offending, shall upon conviction, by guilty of a high nucleared doing and shall be seenemed, for every such offence, to pay a line not exceeding one hundred doing that one year, or either or both, at the discretion of the outpreany person shall vote at any more than on

art. 7. Ten days proceeding every election for so of President and View President of the 1 States, it shall be the duty of the assessor and at the place fixed, by law for holding setton in enco election district, and then respects, and to which it lections in O of to the

SEC. 5. The same rules and regulations shall upply at every special election, and every separ-ate city, borough or word election, in all respects to at the general election in October. SEC. 9. The respective assessment, inspectors and judges of the elections shall each have the news to administer online to any person claim-ing the rule to the sections of a start to the the sec-tion to the sections of the elections shall each have the

Sic, a. The respective assessing, inspecting and indexe of the elections shall each new the power traditionistic to any present election reasts, or in regard to any other matter or thoug required to be done or inquired into by any of said officers under this act, and any without false swearing by any person in relation to any mat-ter or thing concerning which they shall be haw-fully interregated by any of said officers shall be publicle as perform. Since compensation for the they shall be haw-fully interregated by any of said officers shall be publicle as performs. Since compensation for the theorem eccessarily as a provided by law for the performance of may first out the second state of the theorem eccess institution of the theorem eccessarily as a provided by law for the performance of may first out of the theorem eccessarily as a provided by law for the performance of may of october, in any year or within to any of october, in any year or within to flays next before any obscient of the United any measure and yies President of the United any measure and so the the officers of President and Vice President of the United any more and so the theorem of the functing to a fine, on conviction, not exceeding one hundred dollars, or to imprisement ne-exceeding three manties, or both, at the discret to of the court. ath section of the attentia hundred and third of the superior, attentia hundred and third of every person iking there by the to have died or removed attentiation of the superior of the dis-net the have previous measurement from the dis-tent of which he is the successor, or whose death but of which he is the successor, or whose death but of which he is the successor, or whose death but of which he is the successor, or whose death but of which he is the successor of the successor of any successor of the successor of the successor of the successor but of the successor of the suc hilling, and we who shall be known to have pre-ove moved into the district since the last pre-ours necessment, or whose year made known in this, which also the considered we have been into shall be or shall have by our made known in the claim the revision is completed he shall into claim the revision is completed he shall into careful inquiry if any person whose mame so a his list has ded or removed from the dis-rict, and if so, to take the same thereform, of shotner any qualified voters that the dis-rict, and if so, to take the same thereform, of shotner any qualified voter realdes thereform show mame is not on his list, and if so, to ad-he same thereto; and in all cases where a name is added to the list a tax shall forthwith f assessed in painet, he person a shot the assess stall in all cases ascertain, by inquiry, apon who pround the person so assessed claims to be voter. Upon the completion of this work, atall he list for each assess as a short of the work, of the while free men while over sin the way horong the free men while over sin the way horong and opposite each of said none set.

then of the court. Rec. 11. On the pathion of five or more siti-zens of the county, starting under onto that they verify believe that fraud will be practiced at the elsection about to be held in any district, it shall be the duty of the Court of Common Picas of still county, if in session, or if not a judge thereof in vacation, to appoint two judi-tions, solver and intelligent citizens of the coint-vers shall be selected from different political parties where the inspectors belong to different belong to be set of solver of side inspectors belong to the same political gary, both of the overscors shall be then from the opposite political party : parties where the inspectors before the parties where the inspectors before the to the same political party, both of the ov-shall be taken from the opposite political said overseers shall have the right to be with the officers of the election, during the time the same is held, the value control retarms mole out and signed by the election of challenge any person offering by vole, terrogate time nucl his withers under out to challenge any person offering by vole, terrogate time nucl his withers under out to challenge any person offering by vole, terrogate time nucl his withers under out to challenge any person offering by vole, terrogate time nucl his withers under out to examine this papers produced, and for overscence as ealerted and appointed over venience and facility for the discinarge of duties; and if said election offering without a driven away from the pals by violance or intion, all the volve point a such electi-context of the said election of the single point outers under said elections for Hibby s driven away from the pals by violance or intion. If the volve point a such election outers under said election of Hibby so the present and the volve path and the paper of the the path of the path of the path of the present said election of Hibby so the present of the path of the present of the path o

SEC. 12. If any probabolary, clock, or the eputy detther, or any other percent, shall affix to seel of other in any naturalization paper, or ermit the same to be sufficient. to be g hall not have been contribute to any sourt, in the presence of some of the of, nearring to the set of Congress, o conside at, of in any way permit any franchient naturalization cert. it be guite of a such to have continued of advantation and its mean or, and either or instructuration to the advantation of the small be small by a high taking advantation of the small be small by a high taking advantation of the small on converting the first in a sum not exceeding one thousant to first in a sum not exceeding three years. High the statement is the proper pention taking the advantation of the state of the state of all even and the statement of the state of all even and the statement of the state of all even and the statement of the state of all even and before any court is the state of all even and the statement of the state of all even and the statement of the state of all even and the statement of the state of the advantage of the statement of the state of the even of the statement of the state of the advantage of the statement of the state of the advantage of the statement of the state of the advantage of the statement of the state of the statement of the statement of the state of the advantage of the statement of the state of the statement of the statement of the state of the statement of the statement of the state of the advantage of the statement of the statement of the state of the statement of the statem afflern any bisher to the first depict, depict, to be pair of a shall in line manner decay mather to be and in line manner decay mather to be an example of bernard to be shall be deconed anily of bernard or a shall be the deposition, declaration or different any such deposition, declaration or different shall be full and void r and if shall be the of the court issuing the same, upon proof to the out issuing the same, upon proof to be take immediate measures for resulting same for an existent to void, and any person when voids, or sthemat to void, and any person when the same band in any way aid in, consider any on the same band of the same void of the same band of a second of the same band of the same void of a second of the same band of the same void and the same band in any way aid in, consider the same band in any way aid in same void the same void of a second of the same void the void the same v If or who shart in any way the listic, cir-ave any agency which we in the issue, cir-ion or use of any fraudulent naturalization iffente, shall be guilty of a misdemeanor apon sourcition filtereed, shall undorgo an prisonment in the penifondiary for not than two years and pay a flue, but more one thousand dollars for every such offer

New Advertisements. DUBLIC SALE

100 VALUABLE REAL ESTATE

In purprising of an order of the Orphane Court of Columbia county, will be exposed to public such on the provides, on AATURDAY the lith day of OCTOBER, A. B. 1871 at one ordeed in the afternoon, by Isaac Labiby and Moses Stecker, administrators of Oldeon Stecher Inte et Hemiteck township, deseased, his for form deserved property, which the Mansion House of deserved property, which the Mansion House of deserved property, which the Mansion House of deserved non-bound by lands of Zebulon Rob-bins, Daniel Wagner and Isaac Leiby, contain-ling about

TWENTY-SIX ACRES.

Two screes of the same being lot late of Peter Sharman, deceased, two-fifths of which only be-longs to said Gideon Stecker. The land is to be sold for the payment of debts. A HOUSE AND BARN

and onitaliblings, some fruit and good water o the premises. ISAAU LEIBY, MOSES STECKER,

MIGS 158 STECKER, Administrators, TERMS:--Ton per cent, of oue-fourth of the purchase money to be poid at the striking down of the property: the one issues has the ten per cent, at the continuous of sole, and the re-grith interest from the continuation dist. By order of the Cont. WELLINGTON H. ENT, WELLINGTON H. ENT,

-0 F-

In pursuance of an order of the Ordents' Cour Committa County, will be exposed to public de by the undersigned administrators of Jame ios, decreased, on the premiser on

ONE HUNDRED ACRES,

Charles Clewell vs. Kate S. Clewell, petition in divorce. Subpena ordered and Charles G. Barkley, Esq., appoint-ed commissioner to take depositions. On motion of Mr. Freeze, C. B. Brockway was appointed auditor, to make distribution of the balance in the hands of the administrator of James Means, deceased. In the estate of John Richards, de-ceased, on motion of Mr. Buckatow

ONE HUNDRED ACRES

ler, Esq., was appointed auditor to make distribution of the balance in the

make distribution of the balance in the hands of the administrator of Henry Yost, deceased. Petition for the sale of the real estate of William Smith, deceased, for the payment of debts. Sale ordered. On motion of C. B. Brockway, Esq., W. H. Abbott, Esq., was appointed auditor to distribute among the heirs and creditors of C. G. Ricketts, de-ceased. FIFTY ACRES

are or less, being timber hind. LLSO a certain fract of hind stimate in Benfon waship. Colorabia county, bounded on the the by lands of Dyer Moss, on the west by bina Smultz and Hammal. Smith, on the south denset by lands of Samuel Krickbaum, con-

ccased. Return of Inquest in the estate of John Miller, deceased, confirmed nisi. On motion of W. H. Abbott, C. B. Brockway, Esq., was appointed auditor to make distribution of the balance in hands of administrator of John Traub, deceased. on the same from confirmation nist. Presention of the unproved premises will be two on the lst of April 1872 by the purchase or purchasers securing the unpaid purchase money. Presention of the timber tracts will be purchaser or purchasers securing the unpaid survive on the confirmation of the state by the purchaser or purchasers securing the unpaid survive on the statements. Automatic the statements of the state by the purchaser of purchasers of purchasers to any for Deeds and Stamps. AULY 9. NULP On motion of W. H. Abbott, C. B. Brockway was appointed auditor to make distribution of the balance in the hands of the administratrix of George

19HAW KESS

GENERAL ELECTION PROCLAMATION.

Rupp, deceased. A. C. and F. Hagerman against Sam-A. C. and F. Hagerman against Sam-uel Schweppenheiser. On motion of Samuel Knorr, Wesley Wirt was ap-pointed auditor to distribute the pro-ceeds of the Sheriff's sale. Cole's Creek, Sept. 15, 1871-ts

or's election, HAIGHT, Democrat, was elected by 8,000. The present result is attributed to Democratic divisions, but be told by a statement of the actual whether that be the fact or not it is of no consequence-the Democracy are left in a minority at the election in California, and it does not mend the matter to point out the cause. What we want is majorities, and if we fail to get them because we cannot unite, the result is as disastrous as though we fail for want of votes for any other cause. But let Democrats be warned ! Division brings sure defeat ! In UNION alone is strength ! Democrats of Pennsylvanian, a victor. ious enemy surrounds you! You alone can stem the tide of their success! Never will this Nation again come under the benign sway of the Democracy until Pennsylvania-the most influential of all the States-takes the lead ! THOROUGH UNION IS THE ONLY MEANS OF SUCCESS! Let every Democrat arouse to the importance of the occasion. Frown down all attempts at division, the sure precurser of defeat. Let every Democrat make it his business to see that every other Democrat is determined to attend the poils and vote the whole ticket! Let not one Democratic vote be lost, but turn out to a man! That will bring victory, and if have little doubt of Mr. BUCHER's Pennsylvania goes Democratic the whole nation will follow.

Correction in New York City.

The Republican papers are filled with charges of corruption against the New York city government and affect to hold the Democratic party responsible for it. Bosh ! That there are many rascals in the city of New York will not be disputed and that some may get into office is quite probable. In fact the chances of a rascal not known are better for get-

ting into office than those of an honest man, for the former will resort to tricks and subterfuges to gain his point that the latter will spurn. But whatever may be true of the New York officials, they are in court, and their actions will be fully scrutinized by the legal tribunals. If guilt is established they will be punished and if they have robbed they will be compelled to disgorge. All that is right and no good Democrat will attem pt to screen them if guilty or extenuate their fault. Whatever may be true it is the business only of the people of that city.

With the Federal government it is quite different. Its officers are respon-sible to the whole people. Their ac-who agree with him are resolved that tion is defended and sustained by their party, and this makes their party responsible. In a general way they can not be brought before the courts, and clans. In this determination sincere prothe people at the elections is the only tribunal that can fully pronounce judgment upon them. Therefore their ac-tion is a legitimate subject of public discussion and determines the merits of their political party.

WE do not object to other editors copying our editorials, with or without credit, nor will fault be found if they adopt them and publish them as origi nal-only this, we want them to copy upon you! and we verily believe that accurately; we don't like to see our everything depends upon your own articles murdered.

of carefully compiled figures ! That is, representation had been in operation. een cleared by them, How much more they and others received, can only have been adopted WM. LAMON would amount paid into the Treasury, after deducting all expenses. The people, of course, will see nothing of this until after the next Presidential election, if

The Great Syndicate.

ever. When the Radicals thus rob the government by thousands and millions- of honor and seeks to be elected by comby millious of thousands and thousands ple are oppressed by taxation, and that a nut shell. these Radical gentry can afford to pay

immense sums to carry elections in or-der to be able to continue this wholesale The Republicans have about held swindling ! Portions of the funds thus their own at the late election in Maine, abstracted from the people are made to and they rejoice as much as though the reach almost every election poll-cerresult was unexpected to them. But tainly every county-and by this means they are welcome to the Yankce States. the Radical party is kept from destruc-True reform will never begin there for it is not the place of either liberal or

A Good Nomination. kee can not oppress somebody else he The Democrats of the Judicial district would rather suffer in that way himself composed of the counties of Union, Snyder and Mittlin have nominated JOSEPH C. BUCHER, Esq., of Lewisburg, for President Judge. The party has hon-ored itself by this nomination, and alwill be a result that will be worth talk though the district is Republican we ing about ! election. His integrity, ability and ju-The taxation of coal breakers, and

dicial learning are in such striking contrast and superiority to his radical opponent, Judge Woods, that it is next to impossible for any honest man, familiar with the characteristics of the two

candidates, to vote otherwise than for Mr. BUCHER. Many of the leading and most influential Republicans of Union county openly oppose Woons and support BUCHEE. It is getting to be a habit of the Democracy to nominate the best men for office.

tion.

"REV." PENNEL COOMIE, whose fat living is in danger from the independent Temperance movement, recently issued a bombastic challenge to discuss the merits of the movement with any prohibitionist who approved it. His shallenge was promptly accepted by Mr. JAMES BLACK, of Lancaster, i gentleman who has spent much of his time at his own expense to further the cause. The parties met at a public meeting in Harrisburg. Coombe made his speech, but as soon as BLACK commenced his the gas was turned off an

the meeting was left to disperse amids An exchange thinks a good text for an able minister to expound before President GRANT would be the fourth PENNEL COOMBE and his faction shall no longer degrade the cause of temper-Proverbs: ance to the selfish uses of radical politi-"The king by judgment establisheth the and; but he that receiveth gifts overthroweth hibitionists will of course uphold them ----THE Radical victories in California THE latest returns of the election in

and Maine ought to stimulate every Wyoming Territory confirm the first Democrat to the utmost effort to obtain report of a Republican majority in the success in Pennsylvania. If this State upper House of the Legislature. Laragives the Republicans a very decided mine county, where about one-sixth of triumph it will be next to impossible to

the votes were cast by women, gave a infuse energy into the Presidential large Democratic majority. election of next year. Arouse, Demo-----crats, and to work ! The emergency is ULYSSES S. GRANT .- We notice by

the daily papers that this gentleman visited Washington city the other day, but remained only a few hours.

the Legislature last year, yet not on by which a majority voting in each dis Republican in ten voted for him. But trict instructed all the delegates. he was voted down. Under any possible rule that could

RESOLUTIONS.

had been unanimously nominated for

have been nominated. It was then decided to have some Mr. HIRAM F. EVERETT, and all the resolutions. Chief manager Stewart other candidates, pledged themselves to abide by the decision of the Convention. then went into the jury room and in a couple of minutes returned with a long Now he refuses to abide by this pledge string of resolutions. Not being accustomed to read Capt. Whitmoyer's writbining with the enemies of the Demoing he spelled them out with some diffiof millions-is it any wonder the peo- cratic party. This is the whole case in culty.

A standing committee of one from each township was then appointed with power to elect their own chairman.

This was a drive at the "Bloom ring," as the Republican editors have gener ally held that position, and the election funds stuck to their fingers.

The Convention then adjourned without a cheer.

generous sentiments. When the yan-Sullivan Democratic Ticket. The Democrats of Sullivan county have nominated the following excellent

than not have the performance go on al ticket: all. Maine has only decided to stay Representative-James Deegan where it naturally belongs. Wait till Prothonotary-C. C. Finch. great Pennsylvania votes-then there Associate Judges-John Mullan, Wm

> Evans. Sherif-F. P. Dunn.

Commissioner-Christian Mosler. Treasurer-Robert Stormont. Auditor-Lyman B. Speaker. County Surveyor-Job L. King.

leased lands, was the subject of an in teresting and able opinion by Judge WHY should workingmen support ELWELL in our Court of Common Pleas the Radical party? What has that orthe present week. At the request of ganization done for them save increascounsel on both sides (in the several ed their burdens? At the present time cases covered by the opinion,) that one day's work is taken from each laopinion is now published and will be boring man to pay his taxes, to feed the found in another column. The opin-Treasury, in order that Radical officeion appears to us to be clearly and simholders may grow rich upon his toil. ply just in holding operators or lessees Taxes are enormous under the Radical to the payment of taxes in proportion administration. The necessaries of life to the value of their property; in other are taxed the highest, and it will invawords, in imposing upon them their riably prove true, if the matter is looked into, that the money comes out of

those who can least afford to pay it.

it is evident that Chief Justice CHASE THE Asiatic Cholera has made its aphas not yet made up his mind whether pearance in many portions of Europe. he wants to be the Democratic or Radi-In ome parts of Prussia it has spread cal nominee for the Presidency. If the in an alarming manner, and is making former, he wants a Radical platform, or rapid progress through the whole counsomething resembling it! If the latter try. A few cases have been reported in he will accept any platform they see New York, and great exertions are now

filthy places in the city. Persons in every part of the country should see that cellars, cess pools, &c. are properly verse of the twenty-ninth chapter of cared for, as prevention is much better than cure.

PERSEVERANCE is not a good thing n itself. Its goodness depends on the ause in which it is engaged. The persistent swindler and liar and the man

who is habitually honest both have perseverance, but there is a vast difference between the two. -----

THE man who lost his eyesight by reading a borrowed paper, has recovered it since he became a subscriber.

THE cholera is appearing in all parts of Germany. No more cases are report-ed in England.

WILLIAM SHAFFER, CENTRE TOWNSHIP, CORONER CHARLES G. MURPHY. NORTH CONVNCHAM, AUDITOR CHARLES CONNER. ORANGEVILLE.

SURVEYOR GENERAL,

CAPT. JAMES H. COOPER,

Columbia County Democratic Ticket.

FOR REPRESENTATIVE,

CHARLES B. BROCKWAY.

BLOOMSBURG.

ASSOCIATE JUDGE

IRAM DERR,

JACKSON TOWNSHIP.

DISTRICT ATTORNEY,

JAMES BRYSON, Jr.

CENTRALIA.

TREASURER,

WILLIAM LAMON.

BRIARCREEK TOWNSHIP.

OF LAWRENCE COUNT

MARRIAGES.

EBER-M'KINNEY-In Biconsburg, on The day evening last, at the residence of the bridge a granulather Wm, M Kelvy, Esq., by Rev, D, J. Waller, Dr, Wm, M. Robert to Mass Lizzle M Kinney, both of this place. HESS-COLE-On September 11th, by I. K. Krickhaum, Esg, at his office in Bonton, Mr. S. B. Hess, of Orange, to Miss Elmira Cole, of Su-gartoaf, Columbia county.

WERTLEY-MINER-At Numedia, on the 16th Inst., by Peter Swank, Esq., Mr. David Wertley and Miss Charity Miner, both of Locust town-ship, Columbia county, Pa,

TENRIE-SHANNON-August flat, by Rev. H. Wilson Mr. Edward Henrie and Mrs. Hannah F. Shannon, both of Eyer Grove, Columbia county, Pa. DEATHS.

dERICLE-in Bnekhorn, September 9th, John Mericle, aged Gyears, 4 months and 4 days. DELONG—In Orange township, August 20th Mr. Samuel Delong, aged 24 years, 1 month and 20 days.

MARKET REPORTS.

Bloomsburg Market. Wheat per bushel..... Fires.

Hams. Sides and Shoulders ... Lard per pound. Hay per ton EXUMERANT HEALTH IS & BISS to few. Even these who have been favored by nature with strong constitutions and vigorous frames are aid to neglect the precautions neces-arry to preserve these precious endowments. Indeed, as a rule, the more healthy and robust a man is, the more liberties he is inclined to take with his own checking. It is some constitution

man is, the more liberites he is inclined to take with his own physique. It is some consolation to the naturally weak and feeble to know that they can be so invigorated and built up, by a proper use of the means which science has plac-ed at their disposal, as to have a much better chance of long life, and exemptions from dis-case and pain, than the most athletic of their fellows who are isolish enough to suppose them-selves invulnerable, and act accordingly. It is not too simp its an other than half the people of the civilized world need an occas-

It is not too imply to say that more than half the people of the civilized world need an occas-sional tonle, to enable them to support the strain upon their bodies and minds, which the fast life of this resiliess are cocasions. In fact, a pure, wholesome, unexciting tonic is the grand desid-eratum of the basy millions, and they have the article in Hostetier's Stormach Bitters. It is a starding medicine, i. e. it imparts permanent strength to weak avatoms and invisorates deli-

B. We now have the finest assortment of BLANK DEEDS on hand and for sale that were ever kept in Bloomsburg. Large size on best paretiment parer. Common Deels, Excentor's and Adhimis-trator's Deets-small size good paper (elucar) Common Deeds, de.

me thousand doltars for every such offener ather or both, at the discretion of the court, Sec. 14. Any assessor, election of the court, Sec. 15. Any assessor, election offer or on appointed as an overseer, who shall neg trefuse to perform any dity collising by ref, without reasonable or local cause, shall utilise it a penalty of one bindred dollars, as ally assessor shall assess any person as a v who is not qualified, or shall refuse to assess

mision course in office, and on converting, and also be ambled to an action for dimergos by the party angle to an action for dimergos by the party aggressed, and if any person shall frandulently after, and is, detacts or destroy any fist of vorms made only a directed by this act, or four down or remove the same from the place winstellevous o-tion of for any improper purpose, the person so dimensions and be guilty of a high misisting-vous most set set of the proper purpose, the person so dimensions and be guilty of a high misisting by a fine not accounted by a dimension of the purpose. The ment of the same from the purpose, the person so dimensions and be guilty of a high misisting by a fine of the same dimension of the same down as the discretion of the same down as

north not excluding, two years, or both at the discretion of the coart. Site of the coart. The laws of this communeration held under the laws of this communeration in the prob-be open between the hears of all and stati-be open between the hears of all the statistic open of the statistic open and the statistic statistic open of the statistic open and the statistic description of the statistic open and the statistic open of the statistic open of the statistic open of the communi-sioners of the statistic open of the statistic open of the receiption of the statistic of the statistic open of the statistic eventies and furthish to all the other the receipt of the statistic of the statistic of the statistic on officient of the statistic of the statistic of the statistic on officient of the statistic of the statistic of the statistic on officient of the statistic of the statis

discharge of their dutiles under this act. SEC. 19. That efficiency of the State or the United States in the service of the State or the United States governments, on obscient or other duty, and whe do not vole where this, employed, shall us whe do not vole where this, employed, shall us the thereby deprived or the right to vote in their several election districts if otherwise duty goal-dist. SEC. 20. The act calibled "A further supple-ment to the act relating to the elections of this source outer the "districts the district of the outer Anno borniat one thousand eight hundred and Maxy eight, and all other in was aftered or sup-plied by this act, be and the same are hereby re-peaked.

CHANGE IN THE MODE OF VOTING.

CHARGE IN THE NODE OF VOTING. CHARGE IN THE NODE OF VOTING. A state regulating the mode of voting at all sectors in the several countered of this con-tage of the constant of the sector of the sec-tor of the several countered of the sector between the several countered of the sector is of the sectors of the formate and Here of the sectors of the countered of the sector of the se

God surve the Commonwealth, AARON SMITH, Siberiff, Ps Office, Bloomsburg, Sept. 15, 1870. Sheriff's Office, Bloomsburg, Sept.

staminal medicine, i. e. it imparts permanent strength to weak systems and invigorates deli-cate constitutions. Its reputation and its wales have steadily increased. Competitive prepara-tions have been introduced *ad ibitum*, and, as far as the public is concerned, *ad nausaum*, in the hope of rivaling it; but they have all either pet-iahed in the attempt, or been left far in the rear it has been the great medical success of the pres-ent century, and it is quite cortain that no pro-priotary medicine in this country is as widely known, or as generally used. Ten lighting presses, running increasantly (duadays excepted.) the whole year through, barely supply the demand for the Hinstruted Al-manae, in which the nature and uses of the super supply the demand for the Hinstruted Al-manae, in which the nature and uses of the manac, in which the nature and uses of th preparation are set forth, the circulation now ing over eight millions a year.

BLANK DEEDS.

being made to clean and purify the