Rendy Relief with FEVER AND ACTE

DR. RADWAY SARSAPARILLIAN RESOI

SEDICINE, THAT

Every Day an Increase in the and Weight is Seen and fe THE CREAT BLOOD PURE every drop of the SARSAPAHI, I communicates through the fill of other fields and fulnes of the synthetic fields and fulnes of the synthetic feeds. Scraftla, Scraftla, Scraftla, Scraftla, Scraftla, Scraftla, Ghedis and other parts of the unions Discharges from the function of Skin discrees, Empires at the unions of Skin discrees, Empires at Rug Worms in the Flesh, Tunions, Worms in the Flesh, Tunions, and all weakening and painted at the control of the country of the control of the country of the

s in arresting these wastes, and re-SARSAPARILLIAN will and does Kidney & Bladder Com

AGR

WORMS. - The only know and was

Tumor of 12 Years' Gres once. Cured by Radway's Resolu 60,

DR. RADWAY PERFECT PURGATIVE

A few doses of RADWAY'S PHAS = " RADWAY & CO. N. S. M.

STREET, 0 JOHNSTOWN, 35-150 ( CLINTON

AT REDUCED RATES!

DR. L. D. HOFFMAN, graduate of Dental Surzery, respectfully informs the notile that us permanently located in EBENSBURG, re he may be found every day of the week. Du. HOFFMAN, after having had ample practice for the space of seven years, does not hestate in affirming that he can give perfect satisfaction in every case relating to the profession All branches of Mechanical and Surgical Den Particular attention given to filling decayed teeth. Also, teeth extracted without pain. For further information concerning prices, etc., call at his office on High street, opposite the Cambria House, where may be examined sam-

more College fully offers his PROFESSIONAL.

ensburg and vicinity, which place he will visi

Aug 13. SAM'L BELFORD D. D. S.

BRO. at their DENTAL ROOMS. No. 186 Washington street, Johns town, Pa., in John L. Rant's build ing. They make the very best and cheapest ARTIFICIAL TEETH in Johnstown. Beautifulana COMPLETE SETS at from \$10 to \$15. Teeth EXTRACTED and FIGLED free of charge, except for materials used. Notice the followexcept for materials used. Notice the following certificate: This is to certify that I, the undersigned, have leased to the above Dr. WERTZ & Bro, a room in my residence on Washington is remarkable for comfessional time. recently erected on Centre street, two doors street for a term of six years,

JOHN L. RAAR. Drafts for El and upwards Johnstown, June 14, 1873.

NET ORGAN at any time after Easter.

For terms apply to the Superioress, Sister M. HORTENSER, or to Rev. R. C. Christy, Charges moderate.

Where the Moosatockmaguntie Pours its waters in the Skuntic, Met, along the forest side Hiram Hover, Huldah Hyde Sho, a maiden fair and danner. He, a red-haired stalwart trapper, Hunting beaver, mink and skunk In the woodlands of Squeedank. She, Pentucket's pensive daughter, Walked beside the Skuntic water, Cathering in her apron wet Spa'seroot, mint and bouncingbet. "Why." he murmured, loath to love her, Cather yarbs for chills and fever. When a lover, bold and true, Only waits to gather you?" "(10," she answered. "I'm not hasty; 1 prefer a man more tasty; Leastwise, one to piease me well Should not have a beastly smell.' "Haughty Huldah?" Hiram answered; "Mind and heart alike are caucered;

I, you think, am but a vagrant, Trapping beasts by no means fragrant; Yet-I'm sure it's worth a thank-I've a handsome sum in bank." Turned and vanished Hiram Hover; And, before the year was over, Huldah, with the yarbs she sold, Bought a cape against the cold, Black and thick the furry cape was, Or a stylish cut the cape was, And the girls in all the town Envied Huldah up and down.

Then, at last, one winter morning, Hiram came without a warning: "Either," said he," you are blind. Huldah, or you've changed your mind, Me you snub for trapping varnints, Yet you take the skins for garments; Since you wear the skunk and mink There's no harm in me, I think." "Well," said she, "we will not quarrel; Hiram, I accept the moral; Now the fashion's so, I guess I can't hardly do no less,'

Thus the trouble all was over Of the love of Hiram Hover; Thus he made sweet Huldah Hyde Huldah Hover, as his bride.

HIRAM AND HULDAH.

Jes look here! these peitries give

Cash, wherefrom a pair may live.

The Murder of Emilie Rogers. A CURIOUS TRAIN OF CIRCUMSTANCES-SWIFT RETRIBUTION.

The telegraph a few days ago reported a horrible case of murder in Tennessee.— The newspaper recounts of the affair furnish one of the most remarkable cases of

eirenmstantial evidence on record. It appears that in the little town of Ripley, Lauderdale county, Tennessee, is a the subject: small sheet of water, known by the name pond the body of a woman. Drawing it ashore, the coroner was summoned and a Lonoke, Ark.' hasty inquest held. The flesh had so nearform, a chemise of fine material, fastened rufiled round the bottom and secured by and made assurance doubly sure. elastics: neat cotton stockings kept in place shoes, number two in size, laced up in front. On one of the fingers was a well-worn old In the back of the head was a wound, anparently made by a pistol ball, sufficient to cause immediate death. The woman had or by whom it was of course impossible then to determine. A verdict was rendered

which hides so many unknown and anavenged victims of man's malice. But in this instance swift-footed Nemesis was abroad, and reached the assassin lady, who had then reached the susceptible

certain. In the neighborhood of Ripley there lived a family named Hill, consisting of a man, his wife and one child. Mr. and Mrs. Hill quarreled, and she became exceedingly anxwho were living in Louisiana. Her father came to Tennessee for the purpose of getting his daughter, but Hill threatened to shoot him if he a tempted to take her away, and he was obliged to desist. He did. however, succeed in culisting the sympathy editated the escape of Mrs. Hill to Memwith Hill, arranged some sort of domestic compromise which resulted in the husband Louisiana. The efforts of Kirksey as a murdered woman was found in Jennings' Pond. For some reason not given in the the bloody deed. ill-digested account we are following the report was stated that the woman was no that judicial proceedings in such a case other than Mrs. Hill, who had been killed by Kirksey to conceal, perhaps, the evi- Martin had been identified by Mr. Dye, dences of another erime. The accused, conscious of his own innocence, demanded that the body should be exhumed and examined more carefully, in order to satisfy

all that it was not Mrs. Hill. This was accordingly done, and the underelothing being removed and washed disclosed the name of "Emilie Rogers," printed of the cell where Martin was confined, carin plain German text. This, of course, relieved Kirksey from suspicion, and at the same time revived the public interest in the almost forgotten homicide. The question was asked by every one: "Who is Emilie Rogers?" "Who is her murdever?" Inquiry and discussion at last brought a slight though tangible trail from the information given by Mr. C. C. Shipp, a jeweler in Ripley, who remembered that a few weeks previous a man named W. J. Martin. living in the neighborhood, brought to his shop two very fine gold rings to be reunited, they having been, as the owner said, filed from his fingers on account of being too tight.

Kirksey, with the instinct of a true detective, at once began to investigate Martin's antecedents, and speedily struck a rich mine of facts. The man, it appears, sons unknown," and the mangled remains for. Also, by the 4th Section of an Act of Ashad arrived in Lauderdale county in January, 1870, it is said from Kentucky-though nothing certain is known of his former residence. He soon after married the daughter of a respectable farmer in the vicinity, and remained an immate of his father-in- A poor working girl was looking in at the general or special election held in the Commonlaw's household until April of the present | window of one of those lovely flower shops year, when, without any apparent object, of Paris (snowing hard at the time) at a he made a trip to Arkansas, leaving his branch of white lilac. Her face was beauwife behind. He returned from this trip in the early part of August, bringing seving the early part of August, bringing seving the control of eral horses and mules, a large Saratoga "Tenfrancs," was the reply. "Tenfrancs," trank, and a wagon-lead of dry goods, and she reluctantly laid it back, but two meet at the respective places appointed for boxes, the contents of which were unknown. drops glistened on the flowers that were It was ascertained, however, that among not there before. "My darling buby," other articles he had presented his wife she sobled. "He came when the lilacs with a lady's watch, bearing the inscription: were in bloom, and he must leave forever "W. J. Rogers, to his wife Emilie." This without one poor little branch in his hand." "W. J. Rogers, to his wife Emilie," This without one poor little branch in his hand." watch he said he had purchased while absent. Deeming this information sufficient flower woman. A heart sob and bent head to warrant an arrest, Kirksey and the deprophed. The flower woman then took, not uty sheriff of Lauderdale county, with a branch, but an armful, and filled the poor small posse, called at Martin's residence on | girl's apron, putting back the piece of profpretence of wanting him to go hun ing and fered money. "No! No! it shall not be appearance, but after advancing some fif- last little bed for your poor babe. teen paces suddenly stopped and reemed on

was brought to bear without further cere-

After securely tying his prisoner the sheriff searched the premises and soon discovered the trunk and the boxes already men- Tuesday, October 8th, 1872. tioned-all of which were marked "Lonoke, Arkansas." The boxes were filled with bed clothing and queensware, but the trunk was more productive. In the tray were a number of fancy articles, such as usually adorn a lady's toilet, but nothing which moved the tray and was pushing his investigations below, when Mrs, Martin remonstrated, telling him the contents were nothing except her own clothing. The gallant official closed the hid and left the room, but on second thought concluded very properly that duty should take the precedence of follows: politeness, and returned for a closer examination. At the second attack the trunk was thoroughly disembowled. There were found several fashionably made dresses Court of the Commonwealth of Pennsylvaincluding one of elegant and expensive nia. black silk; a large quantity of ladies' under-clathing, sleets, napkins, table linen, &c., all stamped with the name "Emilie Regers." There was also a tin sign painted black, on which was inscribed in gilt letters: "W. J. Rogers, Attorney-at-Law and Real Estate Agent," and several documents addressed to the same person. In a small traveling bag was a new pair of cloth the United States.

gainers, size 13, and a bottle of morphine. Martin's explanation was so clumsy as to deceive no one. He stated that while absent from home he had visited Kentucky and from thence went to Arkansas, where he met and formed an illicit connection with Mrs. Regers. She accompanied him to Lauderdale county, and the day before reaching Ripley they were joined by a stranger. Near Jennings' Pond the wagon broke down and Mrs. Rogers suddenly concluded to desert her lover and go with the newly arrived party. Before departing she sold the trunk and its contents to Martin, since which time he had seen nothing of her. On searching him there was found in his pocketbook a promissory note for \$300, drawn by a citizen of Lonoke, Arkansas, and mide payable to "G. W. Majors and wife." Also, a small photograph of himself. He could give no account of the note, and said that he did not know how it came into his possession.

He was consigned to prison at once, and all applications for bail refused. Being convinced that the right man was in the ciutches of the law, the authorities were anxions to complete the chain of evidence, and a special messenger was dispatched to Arkansas for the purpose of working up the case there. Meanwhile a reporter of the Ripley News, in overhauling a pile of old exchanges, came across the following announcement, which threw more light on

"Married, on the 4th day of July, 1872, of Jennings' Pond. Some four weeks ago by the Rev. G. N. Ross, at the residence a fisherman discovered in the middle of this of the bride, Mr. G. W. Majors, of Mouroe county, Ark., and Mrs. Emilie Rogers of

The messenger sent to Arkansas soon rely disappeared from the face of the dead as turned, and with him came Mr. John V. to make recognition of the features impos- Dye, a brother of the murdered woman, who, sible. The hair was of a dark auburn color, on being shown the photograph found on and the general appearance of the body in- Martin's person, immediately pronounced to be a correct likeness of the man who years of age. The clothing consisted of a had married his sister some six weeks begray shawl, a calico dress cut in wrapper fore. Mr. Dye's statement was so clear and satisfactory that it removed the last at the neck with a gold button; drawers doubt concerning the guilt of the prisoner,

He said that Emilie Rogers was the by the same kind of garters, and cloth widow of Judge William J. Regers, a prominent lawyer of Lonoke, Arkansas, the died shout three years age. He left ring inscribed with the letters "F. G." - her at his decease considerable real estate and some ready money, which gave the lady a fair support; but in order to increase her revenue she opened a boarding-house, unquestionably been murdered, but when | which, together with her other resources, made her financial condition very comfortable. In June last a stranger appeared in Lonoke, who called himself G. W. Majors, in accordance with the scanty facts, and the body was consigned to the resting place by occupation a carpenter. He boarded with Mrs. Rogers, represented himself a widower of three years' standing, and at once began paying his addresses to the by a path circuitous indeed, yet terribly age of forty-seven. In spite of all the arguments and entreaties of friends and relatives, she listened to the beguiling tongue of the scoundrel, and they were duly mar- at the Kernville School House

ried on the Fourth of July. Majors now began talking of a fine farm ious to leave him and return to her parents, he owned in Tennessee, and the necessity of his returning to look after the growing erop. His victim was easily persuaded to sell a number of her lots, which produced about \$1000 in cash, lease the balance for a term of years, and go with him to his distant home. They started in a two-horse of the community, two of whom, Messrs. | wagon, and were traced as far as a point Kirksey and Connor, tent their aid and fa- near Jennings' Pond, where, as has aiready been said, the wagon broke down. Next phis. Kirksey then sought an interview day, Martin-having dropped the "Majors" ulias-arrived at his father-in-law's house, and on the following Tuesday the body of selling off all his property and joining his the unfortunate woman was discovered in wife, when the whole family proceeded to the pond. The supposition is—though we a new and, let us hope, a happier home in | believe the wretch made no full confession | -that he decoyed her to the edge of the peacemaker took han away from Ripley for | water, killed her with a pistol shot, then several days, and during his absence the flung the corpse in, thinking it would immediately sink, and thus hide all traces of

> The people of Landerdale county felt were a mere waste of time, and as soon as and remanded to prison for trial, a secret session of the friends of Judge Lynch was held, and a plan of operation decided upon. Last Sunday morning at 2 o'clock a company of one hundred men, masked and otherwise disguised, marched to the jail, overpowered the guards, broke the locks ried the trembling criminal out of doors and placed him astride of a horse behind one of the party. As the cavalcade moved swiftly and silently away under the soft rays of the summer moon, Martin's voice was heard in passionate appeals for mercy -that mercy which he himself had demed to the loving, trusting woman he deceived and murdered. Hair an hour after a loud volley roused the echoes of the forest, telling the crowd of anxious listeners who surrounded the jail that all was over. Next morning the body was found lying by the roadside, beneath the branches of a venerable oak tree, pierced with not less than forty bullet holes. The work of vengeance had been thoroughly done. A coroner's jury rendered a verdict: "Death from gunshot wounds, inflicted at the hands of perwere shuffled into an unmarked grave. so

NOT TO BE REPROACHED IN HEAVEN .-

So ended the tragedy of Emelie Rogers.

the point of re-entering the house. A gun SEE THAT YOU ARE ASSESSED.

GOD SAVE THE COMMONWEALTH. PROCLAMATION OF GENERAL ELECTION

TO BE HELD

Pursuant to an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act relating to the Elections of this Commonwealth," approved the 2d day of July, A. D., 1839, I, WILLIAM B. BON-ACKER, High Sheriff of the County of Camcould identify the owner. The sheriff re- bria, in the Commonwealth of Pennsylvania, hereby make known and give notice to the ELECTORS of the county aforesaid, that a General Election will be held in the said ounty of Cambria, on the SECOND TUES-DAY OF OCTOBER, BEING THE STH DAY OF THE MONTH, at which time State, Dietrict and County officers will be elected as

One person for Governor of the Commonwealth of Pennsylvania. One person for Judge of the Supreme

One person for the office of Auditor General of the Commonwealth of Pennsylvania. Three persons for Congressmen at Large of the Commenwealth of Pennsylvania. Twenty-eight persons for Delegates at

Large to the Convention of Pennsylvania. One person to represent the district composed of Millin, Blair, Cambria and Huntingdon, in the House of Representatives of

Two persons to represent the district composed of Cambria, Clearfield, Clinton and Elk in the Constitutional Convention. One person to represent the county of Camria in the House of Representatives of the Commonwealth of Pennsylvania. One person for Register and Recorder of

Cambria county. One person for the office of County Commissioner of Cambria county. One person for the office of Director of the Poor of Cambria county. One person for the office of Anditor of Cambria county.

I also hereby make known and give notice that the pince of holding the aforesaid election in the several wards, boroughs, districts and ownships within the county of Cambrid are as follows, to wit:
The electors of the district composed of the township of Allegheny to meet at Brady's school onse, in said township.
The electors of the district composed of the ownship of Adams, to meet at the School tonse at Moses Kring's in said township.
The electors of the district composed of the ownship of Barr, to meet at School House No.

The electrical the district composed of the Adam Mek'n, dec'd, in the village of Belsano. The electors of the district composed of the The electors of the district composed of the township of Cambria, to need at the Court House in the burough of Ebensharg.

The electors of the district composed of the ownship of Carroll, to meet at the School Iouse in Carrollown beautight.

The electors of the district composed of the propagal of Carrollown beautight. rough of Carcolltown to meet at the School The electors of the district composed of the ewaship of Chest, to meet at School House No. in Said rownship.

The electors of the district composed of the

rough of Chest Springs to meet at the house Jucob Wagner, in said borough. The electors of the district composed of the waship of Cigardeld, to meet at School House adjoining the vidage of St. Augustine, in The electors of the district composed of the the electors of the district confinsed of the township of Conemaugh, to meet at the School House at Singer's in such township.

The electors of the district composed of the borough of Conemaugh, to neet as follows:
List Ward, at the bouse of Peter Mairzie, in and First Ward; Second Ward, at the nease of Long Chebons in said Second Ward. Tushoner, in sold Second Wards

The electers of the district composed of the borough of Coopersdale, to meet at the School House it said berough.

The electors of the district composed of the township of troyle, to meet at the School House in the village of Summerbill, in said township.

The electors of the district composed of the rough of East Conemaugh, to meet at the ise of Daniel Confer, in Said b, rough, grough of Emusionry, to meet as follows: ast Ward, at the Court House, in said Ward; est Ward, to meet in Grand Jury Room, in

The electors of the district composed of the berough of Franklin, to meet at the School House in said borough. The electors of the district composed of the House in the town of Gallitzer; in said township of the district composed of the township of Jackson, to meet at the house of

enry hager, in said township.
The electors of the district composed of the crough of Johnstown, to meet as follows: S. Strayer, Esq., on Market street, in said Ward; Third Ward, at house of John Brady, on Frank-lin street, in said Ward: Fourth Ward, at the et, in said Ward: Fourth Ward, at the r John Trefts in said ward; Fifth Ward, ath Ward, at the Johnstown Pottery in said

The electors of the district composed of the rough of Loretto, to meet at the School use in said borough. The electors of the district composed of the ownship of Munster, to meet at the warehouse Aug. Durbin, in the village of Munster, in

borough of Millyille, to meet at the Franklin House in said borough. The electors of the district composed of the ough of Prospect, to meet at the Schoo House in said borough The electors of the district composed of the ownship of Richland, to meet at the house of oseph Geis, in said township. The electors of the district e electors of the district composed of the iship of Summerhill, to meet at the School House in the porough of Wilmore. The electors of the district composed of the

The electors of the district composed of the

rough of Summitville, to meet at the School House in said borough.

The electors of the district composed of the The electors of the district composed of the township of Susquehamm, to meet at the house of Michael Platt, in said township.

The electors of the district composed of the township of Taylor, to meet at the School House near Wm. Headrick's, in said township.

The electors of the district composed of the horough of Woodvale, to meet at School House

r said borough. The electors of the district composed of the township of Washington, to meet at the School House at the Foot of Plane No. 4, in said twp. The electors of the district composed of the

The electors of the district composed of the township of White, to meet at School House No. I, in said township.

The electors of the district —mposed of the township of Yeder, to meet its follows: First division, at the house of Win. A. Hicks, in said township, second division, at Beam's school use, in said township The general election in all the Wards, Townns. Districts and Boroughs of the county t be opened between the hours of six and

cen o'clock in the forenoon, and shall con-use without interruption or adjournment

etil 7 o'clock in the evening, when all polls AND I FURTHER GIVE NOTICE, as in and by the th section of the aforesaid Act I am directed, hat all persons excepting Justices of the cace who shall hold any office or appointment profit or trust under the government of the uted States, or of this State, or of any city or orparated district, whether a commissione heer or otherwise, a subordinate or agent ho is or shall be employed under the Legislave, Judiciary, or Executive Departments of his State or the United States, at of any city r incorporated district, and also every memer of Congress, or of the State Legislature, a) of the select and common councils of any y, or commissioner of any incorporated disriet, is by law incupable of holding or exercis-ng at the same time the office or appointment f Judge, Inspector or Clerk of any Election of sembly entified "An Act relating to Elections and for other purposes," approved the lott, day of April, 1856, it is enacted that the foregoing Eth Section shall not be so construct as to pre-vent any military other or berough officer from serving as Judge or Inspector at any

The general, special, city, incorporated dis-tried and township elections, and all elections for Electors of President and Vice President of the United States, shall be held and conducted holding the election in the district to which they respectively belong before seven o'clock

in the morning, and each of said inspectors shall appoint one clerk, who shall be a qualified voter of such district. In case the person who shall have received the second highest number of votes for inspecter shall not attend on the day of any election, then the person who shall have received the next highest number of votes for juage at the next preceding election shall act as inspector in his place. And in case the person who shall have received the highest number of votes for inspector shall not attend, the person elected tishing with them. He promptly made his said in heaven that I made you pay for the And in case the person elected judge shall not attend, then the inspector who shall have re-ceived the highest number of votes shall ap-point a ladge in his place, and it my vacancy shall continue in the board for the space of one

homeafter the time fixed by law for the opening of the election, the qualified voters of the township, ward or districts, for which such offieers have been elected, present at the place of ection, shall elect some of their number to hil

the vacaney.

In case any elerk appointed under the provisions of this act shull neglect to attend at my election during the said year, it shall be the duty of the inspector who appointed said clerk, or the person ulting the office of such inspector, to foothwith appoint a suitable person as or the person thing the onice of such inspec-tor, to forthwith appoint a suitable person as cierk, qualified as aforesaid, who shall perform the duties of the year. It shall be the duty of the several assessors,

respectively, to attend at the place of holding respectively, to attract at the prace of hadding every general, special or township election, during the whole time said election is kept open, for the purpose of giving information to the inspectors and the judge, when called on, in relation to the right of any nerson assessed by them to vote at such election, or such other matters in relation to the assessment of voters as the said inspectors, or either of them, shall

as the said this process.

From time to time require.

No person shall be permitted to vote at any election, as aforesoid, other than a freeman of he age of twenty-one years or more who shall have resided in the State at least one year, and in the election district where he offers to vote at least ten days immediately preceding such election, and has within two years paid a state or county tax, which shall have been assessed at least ien days before the election. But a citizen of the United States who has previous's seen a qualified veter of this State and re-served therefrom and retured, and who shall ave resided in the election district and paid have resident in the electron district and pass taxes, as aforesaid, shall be cutified to vote after residing in the State six months. Pron-fied, That the freemen, citizens of the United States, between twenty-one and twenty-two years, who have resided in an election district as aforesaid, shall be entitled to vote, although No person shall be permitted to vote whose more is not contained in the list of takatde in-

bitants furnished by Commissioners, unless est, he produces a receipt for the payment wirnin two years of a State or county tax, as-sessed agreeably to the Constitution, and give satisfactory evalence, efficer on his onth or af-firmation of another, that he has paid such a tax, or on failure to procure a receipt, simil make outh to the payment thereof. Second, if he claim the right to vote by being an elector between the age of twenty-one and twenty-two years, he shall depose on oath or affirmation that he has resided in this State at least one year next before his application, and make such proof of residence in the district as is reatred by this act, and that he does verily beve from the account given him that he is of he are aforesaid, and such other evidence as a required by this set; whereupon the name berson thus admitted to yet shall b eserted to the alphabetical list by the it specfor s and a note made or posite thereto by writing the word "tax," if he shall be admitted to yote by reason of having paid tax, or the word age;" if he shall be admitted to vote by reason such age; and the same shall be called out

he list of voters kept by them. In all cases where the name of the person uning to vote is found on the list furnished the commissioners and assessors, or his right yore, whether found thereon or not, is objected to by any qualified citizen, it shall be the duty of the inspectors to examine such person on oath as to his qualifications, and if he claim to have resided within the State for one year or more, his outh shall not be sufficient proof thereof, but he shall make proof by at lear one competent witness, who shall be a qualified elector, that he has resided in the district for nore than ten days next immediately preced-ng such election, and shall also himself, swear that his bounded residence, in pursuance of his lawful calling, is in said district, and that he id not remove into said district for the purof volting therein.

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

It any person shall prevent or attempt to prevent may difficer of may election under this Act from holding such elections, or use or threaten any visionee to any such officer, or shall interrupt or improperly interfere with him in the execution of his daily, or shall block ap the window or avenue to any window where the same may be holding, or shall ritously dismy intimidating threats, torce or viol with design to influence unduly or overawe any elector, or to prevent him from voting, or o redrain the freedom of choice, such person on conviction, shall be fine and any exceeding five hundred dollars, and be imprisoned for any term not less than three nor more than twelve months; and it it 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 offence was committee, and not entitled to vote therein, then, on conviction, he shall be sentenced to pay a line of not less than one hundred nor more than one thousand dollars, and be tu, risoned not less than six months nor more than two years. I any person not by law qualificushall trans-leadly vote at any election of this commoncalli, or, being otherwise qualified, shall your out of his proper district, or if any person knowing the want of such qualifications shall aid or procure such person to vote, the person rng shail, on conviction, be fined in any m not exceeding two hundred dollars, and

imprisoned in any term not exceeding three If any person shall vote at more than one bection appropriate, or otherwise fraciniently vote nore than once on the same oat, or shall randmently fold and deliver to the inspector vo tickets together with the intent illegally o vote, or shall procure another to do or they so offending shall, on conviction, be incomingly some not less than fitty nor more than five numered dollars, and be imprisoned or a term not less than three por more than

twelve months. If any person net qualified to vote in this ons of qualified citizens) shall appear at any have of election for the purpose of influencing the citizens qualified to vote, he shall, on conviction, forferi and pay any sum not exeffense, and be imprisoned for any term not CHANGE IN THE MODE OF VOTING.

As Acr regulating the mode of voting at all the elections in the several counties of this mmonwealth, approved March 30, 1866; Section I. Be it ennered by the Senare and lowe of Representatives of the Communiticalth Pennsylvania in General Assembly met, and it reby enacted by the authority of the same qualified voters of the several countries this commonwealth, at the general, townborough or special elections, are hereby firer authorized and required to vote by as printed or written, or partly printed party written, severally classified as follow de ticket shall embrace the name of all dges of courts voted for, and be labelled tside "Judiciary"; one ticket shall embrace names of all State officers voted for, and labelled "State"; one ticket shall embrace name of all county officers voted for and labelled "County"; one ticket shall embrace he names of all township officers voted for and e labelled "Township"; one ticket shall em-erace the names of all borough officers voted or, and be labelled "Borough"; and each class

shall be deposited in seperate ballot-boxes. AMENDMENT TO U.S. CONSTITUTION. "Secrios I. The right of citizens of the United States to vote shall not be decied or abrig-ed by the United States, or by any State, on of race, color, or previous condition of servitude.

FIRST AND SECOND SECTION OF ACT OF CON-GRESS OF MARCH 31, 1870. "Secretos 1. Be it concled by the Senate and House of Representatives of the United States of America in Compress assembled, That all citizens of the United States who are or shall be other-wise entitled to vote at any election by the people, in may state, territory, district, county, city, parish, township, school district, municior other territorial sub-division, shall e entitled and allowed to vote at all such elections, without distinction of race, color, or previous condition of servitude, any consti-tution, law, custom, usage erregulation of any

state or terrifory, or by or under its authority, to the contrary notwithstanding.
"SEC. 2. And he is further enacted. That if by or under the authority of the constitution or laws of any state, or the laws of any territory. any act is or shall be required to be done as a prerequisite or qualification for voting, and by such constitution or law persons or officers are or shall be charged with the performance of deties in furnishing to efficies an opporunity to perform such prerequisite or to be one qualified to vote, it shall be the duty of very person and officer to give all citize, s of of the United States the same and equal opportunity to perform such prerequisite and to become qualified to vote, without distinction of race, or previous condition of servitude; of race, or previous condition of servitude; and if any such person or officer shall refuse or knowingly omit to give full effect to this section, he shall, for every such offence, Forleit and pay the sum of five hundred dollars to the person aggrieved thereby, to be recovered by an action on the case, with full costs and such fillowance for counsel fees as the court shall hand her and shall that for every such offense. leem just, and shall also, for every such offense, be deemed guilty of a misdemeanor, and shall on conviction thereof, be fined not less than five hundred dollars or be imprisoned not less than one month and not more than one year, or both, at the discretion of the court.

SECTION 10 OF AN ACT OF THE PENNSYLVANIA from High street. LEGISLATURE OF APRIL 6, A. D. 1879. Sec. 10. That so much of every Act of Assembly as provides that only with freemen are entitled to vote, or be registered as voters, or as titied to vote, or be registered as voters, or as claiming to vote at any general or special election of this commonwealth, be and the same is hereby repealed, and that hereafter all freemen, without distinction of color, shall be entolled and registered according to the provisions of the first section of the Act approved 17th of April, 1829, entitled "An Act turther supplemental to the Act relating to the Elections of this Commonwealth," and when otherwise and life in each of the relating laws to the relating to the relations of the commonwealth." wise qualified under the existing laws, be entiled to vote at all general and special election in this commonwealth.

CONSTITUTIONAL CONVENTION. At the same time and places, also, an election | ond story. Entrance on Franklin street.

will be held for delegates to the convention to emend the Constitution of the State, in conformily with the Act, entitled "An Act to provide for calling a convention to amend the Constitution," approved April 11, 1872. As pre-scribed by said act, the following rules and regulations shall apply to said election, and the returns of the same:
First. At the general election to be held the

second Tuesday of October next, there shall be elected by the qualified electors of this Comelected by the qualified electors of this Commonwealth, delegates to a convention to revise and gmend the Constitution of this State; the said convention shall consist of one hundred and thirty-three members, to be elected in the manner following; Twenty-eight members thereof shall be elected in the State at large, as follows; Each voter of the State shall vote for not more than fourteen candidates, and the twenty-eight bienest in vote shall be declared to and elected to the delegates shall be appointed to and elected to the third than the different Semanarum districts of the state shall be declared to and elected to the state shall be declared to and elected to the state shall be declared to the state shall be declared to the state shall be appointed to and elected to the state of the s from the different Senatorial districts of the State, three delegates to be elected for each enator therefrom; and in choosing all district lelegates, each voter shall be entitled to vote for not more than two of the members to be chosen from his district, and the three candidates his best in vote shall be declared elected. except in the county of Alleghous, forming the Twenty third Senatorial District, where no voter shall vote for more than six candidate and the nine highest in vote shall be elected and in the counties of Luzerne. Monroe like, forming the Thereenth Scantoral I trice, where no voter shall vote for more four candidates, and the six highest in shall be elected, and six additional delasimil be chosen from the city of Philadel by a vote at large in said city, and in their ele tion no voter shall vote for more than three candidates, and the six highest in vote shall be declared elected

Second. The Judges and Inspectors for each election district shall provide two suitable become election district shall provide two suitable bex's for each poil, one in which to deposit the tick-ers voted for Delegates at large, and the other in which to deposit the tickets voted for lis-trict Delegates; which boxes shall be labelled respectively, "Delegates at large" and "District Delegates;" and in each district in the city of Philadelphia an additional box shall be provid-ed for each poil, in which to denosit the tickets ed for each poil, in which to deposit the tickets voted for "City Delegates," and said last men-tioned box's must each be labelled "City Dele-

Third. The said election shall be held and conducted by the peoper election officers of the several election district of the Commonwealth. and shall be governed and regulated in all re-spects by the general election laws of the Com-monwealth, so far as the same shall be applicable thereto, and not meonsistent with the pro-visions of said set.

Fourth. The tickets to be voted for members Fourth. The tickets to be voted for members at large of the convention shall have on the outside the words. Delegates at large, and on the inside the names of the candidates to be voted for, not exceeding fearteen in number.

Fifth, The tickets to be voted for district members of the convention shall have on the outside the words "District Delegates," and or the inside the name or names of the candidate voted for, not exceeding the proper month innited as aforesaid; but any ticket which sh ontain a greater number of names that number for which the votershall be entitled to vote, shall be rejected; and in case of the dele-gates to be chosen at large in Philadelphia the

words, "City Delegates," shall be on the outside of the ticket.

Sixth. In the city of Philadelphia the return judges shall meet at the State House, at ten clock on the Thursday next following the cl check on the University next following the elec-tion, and make out the returns for said city, of the votes casi therein for delegates at large and city district delegates, to be members of the convention, the teturn judges of the several election districts within each county of the State, excluding Philadelphia, shall meet our Friday next following the election, at the usual place for the meeting of the return judges of their sounty, and make our full and accur returns for the county, of the votes cast there-in for members of the convention, and for dis-trict members of the same; and the proceedings of the return judges of the said city of Phila delphia, and of the several counties of the Commonwealth, in the making of their returns, shall be the same as those prescribed for return judges in the case of an election for Governor. except that returns transmitted to the Secretary of the Commonwealth, shall be addressed to that officer alone and not to the Speaker of the

Symple. F. JORDAN. Secretary of the Commonwealth. DUTIES OF THE REPURN JUDGES Pursuant to the provisions contained in the seventy sixth section of the Act first aforesing. the judges of the aforesaid districts sha spectively take charge of the certificate; turn of the election in their respective districts, and produce them at a meeting of one Judge from each district, at the Court House in the Hornorth of Ebensburg, on the third day after the day of the election, being on FRIDAY, the lith day of OCFOBER, 1872, at 10 o'clock, a. m., and then and there to do and perform the duties required by law of said judges. Also, that where a judge, by sickness or unavoidable secident, is unable to attend such meeting of ages, then the certificate or return shall be taken charge of by one of the inspectors or clerks of the election of the district, who shall do and perform the duties required of said index on the taken and the control of the control judge unable to attend.
GIVEN UNDER MY HAND, at my office in Elsens burg, this 9th day of September, in the year of our Lord one thousand eight hundred and seventy-one, and of the independence of the United Staes of America the ninety sixth,

Sept. 13.-11. W. B. BONACKER, Sheviff, \* ROPOSED AMENDMENT TO THE

CONSTITUTION of PENNSYLVANIA. JOINT RESOLUTION Proposing an Amendment to the Con-

stitution of Pennsylvania. Be it resolved by the Schatte and House of Represcutatives of the Commonwealth of Pennsylvania in General Assembly met. That the following Amendment of the Constitution of this Commonwealth be proposed to the people for their adoption or rejection, pursuant to the provisions of the tenth article thereof, to wit:

AMENDMENT: Strike out the sixth section of the sixth ertiele of the Constitution, and insert in lieu thereof the following: "A State Treasurer shall be chosen by the qualified electors of the State, at such times and for such term of service as shall be prescribed by law."

WILLIAM ELLIOTT. Speaker of the House of Representatives. JAMES S. RUTAN, Speaker of the Senate.

Approved - The twenty-second day of March, Anno Domini one thousand eight hundred and seventy-two. JNO. W. GEARY. Prepared and certified for publication pursu ant to the Teath Article of the Constitution, [7-13,-3m.] FRANCIS JORDAN. Secretary of the Commonwealth. Office Secretary of the Commonwealth, /

Harrisburg, June 26th, 1872. MILLINERY & DRESSMAKING. - The attention of the Ladies of Ebensburg and vicinity is directed to the fact that MRS, R. E. JONES has just received an invoice of new and fashionable Millinery Goods, at her rooms, in the East Ward, Ebensburg, Wedding Bounets Hats of Bonnets, Hats, etc., a specialty. Pressmaking done. The patronage of the public is respect-[junelity.]

JAMES P. NELL. LAW AND COLLECTION OFFICE TIERNEY & NULL, Colonnade Row, Ebensburg, Pa. \$25 Special attention paid to collections in all parts of the United States. [2-18-71,-11,]

OATMAN & LAKE, ATTORNEYS AT LAW. EBENSBURG, PA. Prompt attention given to CLAIMS of all kind in Cambria county, and throughout the United States and Canadas. [Feb. 10.-1y.\*]

F. A. SHOEMAKER.... WM. R. SECHLER. SHOEWAKER & SECHLER, Attorneys-at-Law. [9-16.] EBENSBURG, CAMBRIA Co., PA. [tf.] ( EO. A. BERRY,

ATTORNEY-AT-LAW.

Coffice in rooms recently occupied by W. H. Sechler, Esq., in Thomas Lloyd's new building, Centre street, Ebensburg, Fa. [Aug. 16.] L. PERSHING,

Attorney-at-Law. Office on Franklin street, (up stairs,) over Benton's Hardware Store, Johnstown, Pa. GEO M. READE, Attorney-at-Law, Ebensburg, Pa. Office in new building

[aug 27.] DANIEL McLAUGHLIN, Attorney of-Low, Johnstown, Pa. Office in the old Exchange building, (up-stairs,) corner of Clinton and Locust streets. Will attend to all business connected with his profession.

'I' W. DICK, ATTORNEY AT-LAW, Ebs. ensburg, Pa. Office in front room of T. J. Lioyd's new building. Centre street. All manner of legal business attended to satisfactorily, and collections a specialty. [10-14.1f. TOHN P. LINTON, Attorn y-at-Land

Johnstown, Pa. Office in building south-west corner of Main and Franklin streets, see-

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Ladies' Suits, from \$2.50 to \$10.00 10 to Hernanis, from Real Wash Poplins 12 to Suitings, frem 121 to

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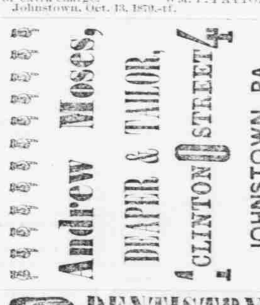
WOOL AND COUNTRY PRODUCE TAKEN IN EXCHANGE FOR GOODS. Store on South Side of Main Street,

Lhensburg, Fa. JOHNSTOWN FORMITTED IMPORTAN WM. P. PATTON,

Manufacturer and Dealer in TALL KINDS OF CABINET FURNITURE Nos. 150 and 152 Haton Street,

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EVERY DESCRIPTION OF SCHOOL AND HALL FURNITURE made to order in excellent st, e and at l prices. tablinet and ladrunkers' materials all kings for sale. Furniture delivered at an in Johnstown or at limited of extra charge.



ples of his work, which need only to seen to appreciated. [may %.-tf.]

DENTISTRY.—The undersigned, a of the Baltiof Dental Sur gery, respectservices to the citizens of Ebon the FOURTH MONDAY of each month, to re main one week.

DENTISTRY carried on in all its

MUSIC! MUSIC!!-The "SISTERS will be prepared to give Lessons on the PIANO MELODEON or CABI-NET ORGAN at any time after Easter.

WILLIAM KITTELL, ATTORNEYBANKERS, ALTOBrafts on the principal cities and Gold for sale. Collections made ceived on deposit, parable on interest or upon time with an interest or upon time with a interest or upon t Ebensburg, April 1, 1871 - 1f.

means, and the vital organs wasted Dyspepsia or Indigestion.

niness, Sour Eruciations of the in the Mouth, Bilious Allx Heart, Inflammation of the loof the Kidneys, and a hundred of are the offsprings of Dysperso For Female Complaints married or single, at the dawn turn of life, these Tonic Briters all uffuence that a marked improve For Inflammatory and Chris

mitten and Gont, Bilious, I mittent Fevers, Diseases of the I and Bladder, these Bitters have eases are caused by Vitiated Bio They are a Gentle Purgative a Tonic, possessing also il mation of the Liver and Visceral For Skin Diseases, En

Rheum, Biotelies, Spots, Pimple buncles, Ring-worms, Scald-He and Diseases of the Skin, of w are literally dug up and carried o Grateful Thousands

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