Ebensburg, Pa., - Sept. 12, 1873.

OCAL AND PERSONAL. t. There, and the Other Place. Johnstown Highland Fair Sept. Oct. 1st, 2d and 3d.

els and pheasants are said to be plentiful hereaway just now. is in ecstacies over a cornleveloped ears.

e are four hundred stations on the vania Railread, Philadelphia being and Pittsburgh No. 400. lohu A. Light, accompanied by ill make his third balloon ascen-

thoona, Thursday next. The Katydids and the Katydidn'ts med the same old controversy, wood, are redolent with their

are is to have a lock-up, which is milt by the voluntary contributions zens. Will more peace and qui-

Tierney, Esq., of this place, is sing a dwelling-house in East whither he intends removing his an early day. Blair, a resident of Cokeville. and county, was struck and led by the fast line east, while the track yesterday week.

and Adrocate will be cast into ess, so far as the Freeman is it Steeles any more of our edalms them off for its own. untain House, Cresson, will sday next. Up to Wednesguests had registered their the season at that popular

named Patrick McDonough. 5 years, was struck by the Pass west at Larimer's station, a knocked about sixty feet and vein of iron ore has been un-

the Pennsylvania Railroad mone, and the erection of a e there is among the probahe near future. ored citizens and citizenesses on are going to "trip the light t Union Hall, on Tuesday

The nights being cool, it won't earcely to look on. W. Rogers, at one time an ster, will deliver a lecohn's (Catholic church, Johnsinday evening, September 28th. lismark and the Pope." ling house and two livery stadestroyed by fire in West

Vestmoreland county, on Satureral horses were destroyed in e stables. Loss about \$8,000. illumenat of money was found urg, about the last of August, oner can have by calling on ennedy, at the Commissioners' bing the same, and paying for

light will make his 135th ashis mammoth balloon, from and of the Indiana County Society, during the fair, oces on the 30th of Sepwill continue three days. otary Hite has invested \$625 cres of land in Jackson town-

ecorder Singer, for the sum of

operty, on Julian street-both heriff's sale, last Monday. lla Sharbaugh (Sister Scholasarrolltown; Miss Callie Fried-Walbenga), of Munster townaived at St. Mary's Convent, of dictine Order, in Johnstown, on

Akely, a brakeman on the P. was killed in the Harrisburg yard, lay last, while engaged in coup-He resided in the neighbor-Mt. Union, Huntington county, a widewed mother to mourn

ly death. lish but unsuccessful attempt blow up with powder a school ston township, Clearfield counrday night last, during the promperance meeting. The buildewhat damaged, but fortunatewas injured.

aham flouring mill, at Yellow lair county, owned by Mr. Jas. as, was burned to the ground on involving a total loss in mill of about \$7,000, on which there rance of \$4,000. Supposed to the work of an incendiary mence Station, on Saturday

wenan named Jones and a girl ha Foster came near being the track of the Pennsylvania They were attempting to cross underneath the cars when the menced to move. Both were

d annual reunion of the old outdemployees will take place nit, on Wednesday, September music, good "grub," and a generally will be among the mmitants of that delightte in the good cheer.

Hunt, Esq., has severed his with the Cambria Iron Comhe purpose of assuming the of the extensive Steel Works .. whither he takes with him es of innumerable friends gold watch, from the hands er his late management. ady named Mary Jane Mulwn from a buggy near ndiana county, a few days nence of the horse taking ng away, and sustained a facture of one leg and one arm.

were promptly reduced, and doing as well as could be exseeting of the Democratic mittee, held in this place on as, John Brady, Esq., of Johnsplaced on the ticket for Corhe vacancy occasioned by the al of Mr. R. H. Singer. Mr. ne of the most reliable and

men in the county, and will W. Edie, of this place, has eight "Canada Victor" omatoes his family bas conthe present season, besides een or sixteen cans of the ring an abundance still left. were planted about four weeks ther varieties, and produced es, the finest of the species, a single green speck on them, eeks earlier. Can anybody

rolific yield?

CAMBRIA FREEMAN. -A wayfaring man, otherwise known as a "tramp," name not given, attempted to board a moving freight train at Conemaugh, on Sunday evening last, but failing in that, did the next most likely thing, the balance of the list being either continand the amputation of one of his feet be- ned or settled. Below will be found a full came necessary soon after. Being moneyless and friendless, he was taken in charge by P. H. Director John Bloch.

The birds have began to move southencumber the ground, and the long and out leave. dreary winter ere many moons will enwrap us in its cold embrace; and yet, notwithstanding all this, there are some people who don't even seem to wince under our oft repeated appeals for the filthy which has "panned out" nineteen lucre due unto us. Postal cards next

-Leonard Kist's hotel, at East Conemaugh, was burglarized on Monday night last, and, as the aggregate result, John Pearson, one of the boarders, is out ten dollars and a pocket-book, and the proprietor knows not the present whereabouts of a bottle of wine and a dollar or two in small change. Another boarder was despoiled of a watch, but it was found next tiff becomes non-suit. morning in the back yard.

-Our whilom townsman, Mr. Wm. A. Jones, now a resident of Butler, Pa., where he "engineers" a lumber yard for Messrs. Davis, Burkhart & Co., of this vicinity, looked in on his many friends here for a day or two this week. Will. reports the lumber trade as dull, owing to the great decline in the price of crude oil, but hopes for better days, which we trust will soon be realized to the advantage of all concerned. aut.

-Smith Eastman, aged 35 or 40 years, at one time employed as a "shook" maker in this vicinity, was struck by the engine of the Cincinnati express east, near Elizabeth Furnace, Blair county, on Wednesday night last, and killed on the spot. The deceased was a native of New England, and we believe unmarried. He was walking on the track at the time of his tragic death, and is said to have been in-

-Mr. P. P. Cope, Agent for the Metroolitan Life Insurance Company, of New York, will remain in town a few days onger. Those of our citizens who are not yet insured would do well to avail themselves of this opportunity, as this is one of the best Companies in the United States. Their rates are the regular whole life rates, but by their plan of Reserve Endowment and Reserve Dividend, your Policy becomes paid up in ten years.

-The Altoona Sun says the sensation story about chief of police Westbrook turns out to be without foundation. Mr. Westbrook did not take any of the city funds with him; did not elope with another man's wife; did not desert his filed a special plea, whereupon the plaintiff family, but left the city on the train in alleges surprise. The jury was thereupon broad daylight, the same as other people dismissed and the cause continued until do when making a business trip. He went to Cumberland, embarked in other business, secured a house and sent for his

-"After due deliberation and careful consideration, unbiased by any party predilections, we must conclude that Mr. Griffiths is better suited for Treasurer of this County than Mr. Criste." So says the Voice, a paper which, it will be remembered, unblushingly declared a few months ago that no man should, could or would receive its support unless he came down with the stamps. Evidently the "Campbell's are coming" for Mr. Griffith's amined, the plaintiffs, upon leave of Court,

near Tyrone, on Monday week. He had gathered a pail of berries, and managed secome possessor of the Evan Clearfield road, as the cars went by. The father took the berries, and the lad attempted to jump upon the next ear behind him, but fell upon the track, and the wheels, passing over his head, crushed it like an egg-shell.

-Cambria township can trot out a farmer who has realized from his farm of 125 acres, and from other sources pertaining to the business of the soil, \$1,000 per year, clear of all expenses, for the last twenty years, raising a family in the meantime, and is strongly of the opinion that there is as much money in farming in Cambria county as there is anywhere else in the Union. Persons seeking for "soft snaps" in the far West should make a note of this, and act occasionally.

-A partially demented individual, known as "Dutch Charley," at one time employed as a hostler at the "Crawford House," in this place, effected an entrance a few slays ago through one of the windows of the late residence of Andrew Heible, deceased, in Cambria township, at present unoccupied, and after divesting himself of his old clothes, proceeded to don a new coat, a pair of pants and a pair of fine boots, late the property of the deceased, and then betook himself to parts unknown. A fair reward will be paid for any information that will lead to

the arrest of the thief. -Another of those sad accidents which so often result from the careless use of fire-arms, occurred at Tyrone, Thursday morning. The victim was a young man, named William Guyer, a son of Caleb Guyer, Esq., the cashier of the Tyrone Bank, and the accident happened between nine and ten o'clock. While in the bank young Guyer was carelessly handling a loaded revolver, which was accidently discharged, the ball entering his neck between the internal and external carotid arteries, passing directly through and out at the back of the neck, and inflicting a very severe, although not necessarily fatal,

flesh wound. -The Bedford Gazette reaffirms its statement that Delia Fortune, the colored woman who recently died in that place, was 110 years old, and asserts that she has a daughter now living there who is at least 75 years of age. We showed from an authentic paper that when she came to Ebensburg, in 1819, she was 29 years of age. She brought with her her only child, Henry, now a resident of Pittsburgh, who was then about two years old. Some time in the year 1821, while residing in this place, she gave birth to a daughter, who was named Ellen. This daughter, who is now a married woman, was also a resident of Pittsburgh at the time of her mother's full, according to printed directions. If death. If Delia left another daughter, at present living in Bedford, who is "at least from your grocer, send twenty-five cents by 5 years old," then it would necessarily follow that she was born when her mother was only eight years of age, which would be a physical impossibility, notwithstand-ing the well known early maturity of the colored female, especially in a tropical latitude. From these facts, and we know them to be facts, we very reasonably conclude that no daughter of Delia's now lives or ever did live in Bedford whose age ex- to beguile with a laugh or a smile all of life's

PLEASE ANSWER .- How does it come that one of the defeated Radical candidates for nomination as County Treasurer stock for ladies' wear and household use can has bid adieu to hardware, and is now always be found in great profusion and at

PROCEEDINGS IN COURT .- Second Week. -Very little was done in Court this week, the session abruptly terminating on Tuesday evening. Only two causes were tried,

Com'th vs. David Rodgers. Cause continued until December Sessions. Defendant held in \$200 bail that he be and appear ward, the sere and yellow leaf will soon at that time, and not depart the Court with-Edward Peden vs. J. G. Kellen. No. 49,

December Term, 1872. Seire Facias sur mechanics' lein. Jury find for the plaintiff the John Forsyth, for use, vs. Cambria Iron Co. No. 101, September Term, 1869. Summons case in assumpsit. A jury was called

in this case, when the plaintiff took a non-George Cupp vs. Perry Bolsinger. No. 94, March Term, 1871. Summons in ejectment. Plaintiff becomes non-suit, with leave to move that non-suit be taken off at Argument Court, and cause reinstated on the list

Hipps & Lloyd vs. S. A. Laverty. No. 113, September Term, 1872. Appeal. Plain-

Conrad Suppes vs. A. J. Haws. No. 50, December Term, 1872. Summons in assumpsit. Settled as per paper filed. Casey, Fogerty & Co. vs. P. & R. Me-Gough. No. 69, March Term, 1873. Sumns, trespass on the case upon promises.

Settled Lucinda Richey, Executrix. &c., vs. W. W. Jamison. No. 14, June Term, 1873. Summons in trespass on the case upon promises. Continued at the cost of the defend-

J. C. Smith vs. W. B. Bonacker, Sheriff of Cambria county. No. 16, June Term, 1873. Trespass vi et armis. Continued. Conrad Suppes vs. A. J. Haws. No. 24, June Term, 1873. Summons, trespass on the case in assumpsit. Settled. Neal O'Donnell et. al. vs. Henry Arble, No. 41, June Term, 1872. Summons in

ejectment. Continued by consent. L. Strauss vs. Wm. Tiley. No. 83, June Term, 1873. Summons, trespass on the case upon promises. Continued by consent. Henderson Bracken vs. Davis Bracken. No. 94, June Term, 1873. Summons in par-

tition. Settled.

S. M. Douglass vs. James E. Neason, No. 33, March Term, 1873. Summous in assumpsit. Defendant pleads non assumpsit and payment, with leave, etc. Defendant also oleads tender and pays \$20 into Court, which he admits to be due; which amount is re-fused by the plaintiff. Jury called and sworn, who find for the plaintiff the sum of

Summerville vs. Rodman, Mellon, et al. No. 13, September Term, 1872. Summons on the case for injury done to the real estate of the plaintiff in the nature of nuisance. Defendants plead "not guilty." Jury called, but before they were sworn the defendants next term, at cost of defendants.

Summerville vs. Mellon, et. al. No. 96, June Term, 1873. The pleadings in this case were the same as in the preceding one, and continued under the same circumstances, James Stephenson et. al. vs. Finney & Barrows. No. 16, September Term, 1872. Summons case for injury done to the real estate of the plaintiffs in the nature of nuisance. Cause reached on Tuesday afternoon, and a jury called, whereupon the defendants, upon leave of Court, file a special plea. Plaintiffs plead surprise, and defendauts ask leave to withdraw their special plea, which being granted, the jury was sworn. After two witnesses had been examended their narr, whereupon the defend--A boy named Gunter, about twelve ants alleged surprise, and the jury was dis-

of plaintiff. This being the last cause on the list, to hand them to his father, a brake there was nothing more to do, and hence man on the mountain train of the all the jurors were dismissed and the Sheriff was directed to bring in the prisoners

convicted and awaiting sentence. Patrick Cavanaugh, who was last week convicted of aggravated assault and battery, and of simple assault and battery, was sentenced to pay a fine of \$5 and the costs of prosecution and to undergo imprisonment in the county jail for the term of four months, and in the second to pay a fine of \$5 and costs of prosecution. The prisoner had already served four months in

John Murphy, who was indicted for assault and battery on an officer while in the discharge of his duty, and for assault and battery, and who had submitted in both cases, was sentenced to pay a fine of \$10 and costs and undergo ten days' imprison-

ment in the county fail. Argument Court was fixed for Thursday, October 2d.

-Casually remarking to a friend the other day that Mr. Andrew Burgoon, of Clearfield township, had netted two bushels of excellent potatoes from one pound of seed, of the variety known as the "Compton Surprise," said friend surprised us by intimating that such a prolific yield might be a "big thing" for the present day and generation, but that it was susceptible of proof, and that one of the earliest and most reputable settlers in this region had, once upon a time, more than three-quarters of a century ago, walked from this place to Frankstown, now in Blair county, from whence he returned in the same way with a bushel of potatoes on his shoulders, from which potatoes the "eyes" were carefully extracted, the balance of the pulp being consumed by the family. These "eyes" were subsequently planted, and in due course of time, produced 125 bushels of good, sound potatoes. If this is true, and we have no reason to doubt the fact, it is the most remarkable feat in the potato producing line that we have ever heard of, and we venture to say that nothing can be trotted out to equal it. The descendants of the gentleman referred to are among the most respectable and successful citizens of this place, at the present day, and they can and will vouch for the correctness of this "o'er true tale."

SPONGE CAKE .- To the yolkes of six eggs well beaten, add three-quarter 1b. of white sugar, juice of one lemon, one-half lb. flour, having in it one measure of Banner Baking Powder, and the whites of six eggs, beaten

Each can of the Banner Baking Powder contains a small measure, to be used even you cannot obtain this very valuable article mail, addressed to Banner Baking Powder, P. O. Lock Box 317, Pittsburgh, Pa., and you will receive, postage paid, a quarter pound package, together with a list of fifty

DON'T GIVE IT UP !- 'Tis folly to fret or get into a pet about the trials or cares that come on unawares; 'twould be better by far to take things as they are, and always seek troublesome topics, or else take a run down to famous Johnstown, and while there pop into Coppock's cheap dry goods and fancy goods emporium, undar the Opera House, 112 Main street, Johnstown, where a lovely

Local Correspondence.

WILMORE, Sept. 9, 1873. DEAR FREEMAN-It is my painful duty. this week to chronicle one of the most distressing occurrences which has ever taken place in this vicinity. On Friday last, Mr Ferdinand Burgoon, son of Joseph Burgoon, of Washington township, was engaged haul-ing logs from the woods to his father's mill with a team of horses and a yoke of oxen. On the evening of that day his mother noticed the oxen returning home with the log truck, at which, becoming alarmed, she went to the woods, where she found the lifeless body of her son lying on the road. The manner of his death is only a matter of conjecture, as no one saw the sad occurrence. It is supposed, however, that one of the horses must have fallen on and crushed him in some unaccountable manner, as one side his face was bruised and swollen and blood was discovered on a log a short distance from where the body was found. With a courage almost unprecedented, the stricken mother unhitched and unloosed the horses, one of which in its efforts to extricate itself had become very much entangled in the chains and gears, and then mounting one of them, she hurried home with the team, and after giving the alarm, conducted a number of the neighbors to the scene of the accident. The unfortunate map had probably lived an hour or more after receiving the injuries which resulted in his death as he had left home for the woods about 3 o'clock in the afternoon, and when found by his mother about half-past 5 his body was still warm. His death was no doubt caused by concussion of the brain, as there was no cut or bruise about his person except the one noted, the blood found on the log being from a wound on one of the horses, and not from any inflicted on Mr. Burgoon himself. The deceased was a quiet, inoffensive young man, 27 years of age last February, and his sudden and tragic death has cast a dense gloom over his relatives and friends and aroused the sympathy of the entire commu-nity. The remains of the deceased were interred in the Catholic cemetery in Wilmore on Sunday. Father Ward, of Pittsburgh, preached an eloquent and impressive ser-mon, appropriate to the occasion, on the subject of "Purgatory," which was listened to by a large concourse of people, among whom were many non-Catholics, who came for the double purpose of paying their respect to the dead and to listen to Father Ward, whose fame as a preacher is well known and appreciated by our dissenting brethren in this neighborhood. After Mass the last sad rites of the Church were per-

formed for the deceased. May he rest in Glad to see you have a live and intelligent orrespondent at Gallitzin. Hope F. J. P. may continue to enlighten your readers in regard to "matters and things" pertaining to his locality, as "Scribo" would of his if a scarcity of news had not partially squeiched

An exodus of potato bugs is going on in the streets of Wilmore, much to the annoyance of pedestrians. Our "city dads" should put a premium on their scalps. By the way, I must tell your readers that Father McHugh designs having a Fair, to commence, I believe, on the 22d inst., for the purpose of securing funds to place heaters under the Church.

RIGHT ON THE RECORD .- Now and then a rumor reaches the public ear that somebody, generally a resident of the rural districts, has been "taken in and done for" on a sewing machine, or some other labor-say, ing invention. In a few instances these dishonest dogdges have been ventilated through the newspapers, one or two cases having recently been reported, wherein a sewing machine agent is said to have been granted the privilege of leaving machines at certain houses until he would call for them, receivknowledgement of such fact, duly signed by the proprietors of such houses, but what afterward proved to be exemption notes, payable within a specified time. We say stories of this kind have been told time and again, but whether true or false it is not our purpose now to inquire. We merely wish to say that, if true, Mr. M. L. Brown, of this place, agent for the renowned and unsurpassable Singer Sewing Machine, is not the man who did the swindling. He has a machine that can and does recommend itself, and he has come among us to make an honest living in an honest way, and would not resort to any disreputable dedges if a forune could be made in the operation. know these statements to be facts, and while we can truthfully say, after an experience of several years in our own family, that the Singer machine is without a superior, we can just emphatically declare that Mr. Brown is above and beyond a mean or mercenary act of any kind. He believes, as we believe, that no family should do without a sewing machine, and thus believing he offers, on the most liberal terms, a machine that never has and never will fail to give entire satisfaction in every instance, and if the parties whom he solicits do not see fit to purchase that is the end of the transaction. He deals fairly and squarely, and deserves to be dealt with in like manner. Let him be encouraged.

THE apple which Eve presented to Adam is said to have caused Adam to make such a wry face that the whole garden became distorted in appearance, but that alleged fact does not prevent E. J. Mills from selling the cheapest and choicest flour, feed and groceries ever brought to Ebensburg. His flour is just fresh from the Mills, which is a great advantage. Call on him for provisions.

TRADE WINDS,-Tell me, ye winged winds that round my pathway roar-tell, oh! tell me where, oh! where I'll find the cheapert store? The winds replied and this they said, I never yet in all my trade have had the luck to suit my mind more fully in goods of every kind than Myers & Lloyd's cheap store complete, whose stock and prices none can beat.

For Loss of Appetite, Dyspepsia, Indigestion Depression of Spirits, and General Debility, in their various forms, Ferno-Phosehorated ELIXER OF CALISAYA made by CASWELL, HAZ-ARD & CO., New York, and sold by all druggists, is the best tonic. As a stimulant tonic for patients recovering from fever or other sickness, it has no equal. If taken during the season, it prevents fever and ague and other intermit-

NOTICE!—Having purchased at Constable's sale the following described personal property, which I have left with Mrs. Catharine Hippo, of Sosquehanna township, Cambria county, all persons are hereby cauioned against interfering in any way with said property, to wit: 1 cooking-stove and utensils, 1 set wooden chairs, 1 set dishes, 1 table, 1 chest, 2 bebsteads and bedding, 1 clock, 2 buckets, 1 brass kettle and lot of tinware.

ANDREW KEITH.

Green Twp., Indiana Co., Fa.—3t\*

TRUSTEE'S SALE .- By virtue of

an order of the Orphans' Court of Cambria, there will be exposed to Public Sale, on the premises in Blacklick township, on FRI-DAY, the 10th day of October next, at 2 o'clock, P. M., by public vendue or outery, the following described real estate, of which Abraham C. Makin, late of said township, died seized, to wit: All that certain PIECE or PAR-CEL OF LAND situated in the Township of CEL OF LAND situated in the Township of Blacklick, in the County of Cambria, State of Pennsylvania, bounded and described as fol-Pennsylvania, bounded and described as follows: Beginning at a hemiock, on the tract of which this is a part, and of the tract George Slaught: thence south 26% degrees, west 150 perches, to a hemiock; thence north 167 perches to a post; thence north 26% degrees, east 150 perches, to a fallen beech; thence south 167 perches to the place of beginning containing perches to the place of beginning containing 150 ACRES, and the usual allowance of six percent. for roads, about 35 Acres being cleared, having thereon erected a two-story PLANK HOUSE and a small LOG BARN.

TERMS OF SALE.—The costs incident to partition and sale to be paid on confirmation of sale, two-thirds of the balance of the purchase money to be paid to the heirs and legal representatives of the said deceased or the parties entitled "sloshing around" promiscously in belief Ent, in said township.

"sloshing around" promiscously in belief each of Linguistic Composed of the purchase money for the said deceased of the said lead representable the said of the said species of the district composed of the form the same acres of land planted in the

ATTRACTIVE! NEAT! SUBSTANTIAL!

## Fall Styles Ready! READY-MADE CLOTHING.

All Purchasers of Good Clothing are

RECOMMENDED to supply their wants for the Fall and Winter Season from the Magnificent Stock of Elegant All Wool Garments

NOW ARRANGED FOR INSPECTION In the Spacious Salesrooms of Oak Hall.

Prices Remarkably Low! WANAMAKER & BROWN, Samples, with Easy Rules for Self-Measurement sent to any address when OAK HALL,

THE LARGEST CLOTHING HOUSE IN AMERICA. S. E. Cor. Sixth and Market Sts., Philadelphia.

BENTON & TITTLE, Successors to BENTON & WAYNE,

## HARDWARE AND CUTLERY.

Iron, Nails, Glass, Putty, Horse Shoes, Leather, Shoe Findings, CHILDREN'S CARRIAGES, WASH MACHINES AND WRINGERS, AGRICULTURAL IMPLEMENTS,

Wagon Hubs, Spokes and Felloes, HUB BOXING AND SPOKE TENONING MACHINES, &c., Nos. 208 and 210 Main Street Johnstown, Pa. ORDERS BY MAIL PROMPTLY FILLED.

ELECTION PROCLAMATION bly of the Commonwealth of Pennsylvania, entitled "An Act relating to the Elections of this Commonwealth," approved the 2d day of July, A. D. 1869, I, WILLIAM B. BON-ACKER, High Sheriff of the County of Cambria, in the Commonwealth of Penusylvania, do hereby make known and give notice to the ELECTORS of the county aforesald, that a General Election will be held in the said mty of Cambria, on the SECOND TUES DAY OF OCTOBER, BRING THE 14TH DAY OF THE MONTH, at which time State and County officers will be elected as follows: One person for the office of Judge of the Su-

One person for the office of State Treasurer of Pennsylvania.
One person for the office of Member of the House of Representatives of Pennsylvania. One person for the office of Sheriff of Cam-One person for the office of Treasurer of Cam

bria county.

One person for the office of Commissioner of One person for the office of Poor House Di-One person for the office of Coroner of Cambria county. One person for the office of Auditor of Cam-

One person for the office of Jury Commissioner of Cambria county. I also hereby make known and give notice tricts and Townships within the County of

Cambria are as follows, to wit: The electors of the district composed of the | vided for. School House, in said township.

The electors of the district composed of the Township of Adams, to meet at the School House at Moscs Kring's, in said township.

The electors of the district composed of the

ownship of Barr, to meet at School House No. II, in said township,
The electors of the district composed of the Township of Blacklick, to meet at the house of Abram Makin, dee'd, in the village of Belsano.

The electors of the district composed of the fownship of Cambria, to meet at the Court fours in the Borough of Ebensburg. The electors of the district composed of the

Township of Carroli, to meet at School House in Carrolltown borough. The electors of the district composed of the Borough of Carrolltown, to meet at the School

of Jacob Wagner, in said borough.

The electors of the district composed of the Township of Clearfield, to meet at School House No. 3, adjoining the village of St. Augustine, in said township.

The electors of the district composed of the Township of Conemaugh, to meet at the School House at Singer's, in said township, Borough of Conemaugh, to meet as follows: First Ward at the house of Peter Maltzle, in said First Ward; Second Wa d, at the house of Henry C. Dishong, in said Second Ward.

The electors of the district composed of the Borough of Cambria, to meet at School House

No. 2, in said borough.

The electors of the district composed of the Borough of Coopersdale, to meet at the School House in said borough.

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

The electors of the district composed of the house of Baniel Confer, in said borough.

The electors of the district composed of the Borough of Ebensburg, to meet as follows:—
East Ward, in the Court Room, in said Ward;
West Ward, in Grand Jury Room, in East Ward.

The electors of the district composed of the Borough of Franklin, to meet at School House in said borough.

The electors of the district composed of the Township of Gallitzin, to meet at the School House in town of Gallitzin, in said township. The electors of the district composed of the Township of Jackson, to meet at the house of

Henry Rager, in said township.

The electors of the district composed of the Borough of Johnstown, to meet as follows: First Ward, at Public School Room No. 5, in First Ward, at Public School Room No. 5, in said Ward; Second Ward, at the office of Jos. 8 Strayer, Esq., on Market street, in said Ward; Third Ward, at the house of John Brady, on Franklin street, in said Ward, Fourth Ward, at the house of John Trefts, in said Ward; Fifth Ward, at the Kernyille School House, in said Ward; Sixth Ward, at the Johnstown Pottery, in said Ward.

The electors of the district composed of the Borough of Loretto, to meet at School House Borough of Loretto, to meet at School House

in said borough.

The electors of the district composed of the Township of Munster, to meet at the ware-house of Aug, Durbin, in the village of Munster, and Lownship. ster, in said township.

The electors of the district composed of the Borough of Miliville, to meet at the Frankiin House, in said borough. The electors of the district composed of the Borough of Prospect, to meet at the School House in said borough.

The electors of the district composed of the Township of Richland, to meet at the house of

Joseph Geis, in said township.

The electors of the district composed of the Township of Summerhill, to meet at the School House in the Borough of Wilmore.

The electors of the district composed of the Borough of Summitville, to meet at the School House in said borough.

The electors of the district composed of the

The general election in all the Wards, Townships. Districts and Boroaghs of the County is to be opened between the hours of 6 and 7 o'o'clock in the evening, when all polls shall be And I further give notice, as in and by

the 13th Section of the aforesaid Act I am

That all persons, excepting Justices of the Peace, who shall holdany office or appointment of profit or trust under the government of the United States, or of this State, or of any city or corporated district, whether a commission flicer or otherwise, a subordinate or agent who or shall be employed under the legislative. judiciary, or executive departments of this State, or of the United States, or of any city or incorporated district, and also every member of Congress, or of the State Legislature, and of the select and common councils of any city, or commissioner of any incorporated district, is by law incapable of holding or exercising at the same time the office or appointment of this Commonwealth; and that no inspector, or Judge, or any other officer of any such election, shall be eligible to any office then to be voted for. Also, by the 4th Section of an Act of Assembly entitled "An Act relating to Elections and for other purposes," approved the 16th day of April, 1856, it is enacted that the foregoing 13th Section shall not be so construed as to prevent any military officer or borough officer from serving as Judge or Inspector at any general or special election held in this Commoneral eral or special election held in this Common-

venith.

The general, special, city, incorporated disthat the place of holding the aforesaid elec-tion in the several Wards, Beroughs, Dis-tion in the several Wards, Beroughs, Disby the inspectors and Judges elected as afore-said, and by Cierks appointed as hereafter pro-

The inspector and judge of the elections shall meet at the respective places appointed for holding the elections in the district to which they respectively belong, before 7 o'clock in the morning, and each of said inspectors shall appoint one cierk, who shall be a qualified voter of such district.

In case the person who shall have received he second highest number of votes for inspec-or shall not attend on the day of any election, then the person who shall have received the next highest number of votes for judge at the next preceding election shall act as inspector in his place. And in ease the person who shall have received the highest number of votes for 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-House in said borough.

The electors of the district composed of the Township of Chest, to meet at School House No. 3, in said township.

The electors of the district composed of the Borough of Chest Springs, to meet at the house of Jacob Wagner, in said borough.

The electors of the district composed of the The electors of the district composed of the Chest Springs, to meet at the house of Jacob Wagner, in said borough.

The electors of the district composed of the Chest Springs to meet at the house of Jacob Wagner, in said borough.

fill the vacancy. In case any clerk appointed under the provisions of this act shall neglect to attend to any election during the said year, it shall be the duty of the inspector who appointed said clerk, or the person filling the office of such inspects.

or the person many thore as a sale alle person as clerk, 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 piace of holding 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 person assessed by them to yote at such election, or such other

in relation to the right of any person 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 from time to time require.

No person shall he permitted to vote at any election, as aforesaid, other than a freeman of the 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 fax, which shall have been assessed or county tax, which shall have been assessed at least ten days before the election. But a pitizen of the United States who has previously been a qualified voter of this State and re-moved therefrom and returned, and who shall have resided in the election district and paid taxes as aforesaid, shall be entitled to vote after residing in the State six months. Provi-ded, That the freemen, citizens of the United States, between twenty-anguaged twenty-two States, between twenty-one and twenty-tw years, who have resided in an election district

as aforesaid, shall be entitled to vote, although they shall not have paid taxes.

No person shall be permitted to vote whose name is not contained in the list of taxable inhabitants furnished by Commissioners, unless First, he produces a receipt for the payment within two years of a State or county tax, assessed agreeably to the Constitution, and give satisfactory evidence, either on his oath or affirmation of another, that he has paid such a tax, or on failure to procure a receipt, shall firmation of another, that he has paid such a tax, or on failure to procure a receipt, shall make outh to the payment thereof. Second, if 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 required by this act, and that he does verify believe from the account given him that he is of the age aforesaid, and such other evidence as the age aforesaid, and such other evidence as is required by this act; whereupon the name of the person thus admitted to vote shall be inserted in the alphabetical list by the inspec-tors and a note made opposite thereto by writ-ing the word "tax," if he shall be admitted to vote by reason of baving paid tax, or the word "age." if he shall be admitted to vote by reason of such age; and the same shall be called out to the clerk, who shall make the like notes on The electors of the district composed of the Township of Susquehanna, 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 School House near Wm. Headrick's, in said township.

be admitted to vote in the township, ward or district in which he shail reside.

If any person shail prevent or attempt to prevent any officer of any election under this Act from holding such elections, or use or threaten any violence to any such officer, or shall interrupt or improperly interfere with him in the execution of his duty, or shall filed up the window or avenue to any window where the same may be holding, or shall ristously distorb the the peace at such election, or shall use any intimidating threats, force or violence, with design to influence unduly or overawe any elector, or to prevent him from voting, or to restrain the freedom of choice, such person, on conviction, shall be fined in any sum not exceeding five hundred deliars, and be imprisented for any term not less than three nor more than twelve months; and if it shall be shown to the court where the trial of such offence chail be had that the person so offencing was not a resident of the city, ward, district or loweshe where the offence was committed. fence shall be had that the person so offencing was not a resident of the city, ward, district or township where the offence was committed, and not entitled to vote therein, then, on conviction, he shall be sentenced to pay a fine of not less than one hundred nor more than one thousand dollars, and be imprisoned not less than six mentis or more than two years.

If may person not by law qualified shall fraudulently vote at any election of this commonwealth, or, being otherwise qualified shall vote out of his proper district, or if any person knowing the want of such qualifications shall all or procure such person to vote, the person offending shall, on conviction, be fined in any sum not exceeding two hundred deliars, and be imprisoned in any term not exceeding three be imprisoned in any term not exceeding three months.

If any person shall vote at more than one

If any person shall vote at more than one election district, or otherwise fraudulently vote more than once on the same day, or shall fraudulently fold and deliver to the inspector two telests together with the intent illegally to vote, or shall procure another to do so, he or they so offending shall, on conviction, be fined in any such not less than fifty nor more than five hundred dollars, and be imprisoned for the state of the s for a term not less than three nor more than If any person not qualified to vote in this

ommonwealth agreeably to law texcept the sons of qualified citizens) shall appear at any place of election for the purpose of influencing the citizens qualified to vote, he shall, on conviction, forfeit and pay any sum not exceeding one hundred dollars for every such offence, and be imprisoned for any term not exceeding three months. exceeding three months,

CHANGE IN THE MODE OF VOTING. An Act regulating the mode of voting at all the elections in the several countles of this commonwealth, approved March 30th, 1866.

SECTION 1. Be it enacted by the Schale and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the qualified voters of the several counties of this commonwealth, at the general, township, borough or special elections, are hereby hereafter authorized and required to vote by hereafter authorized and required to vote by tickets printed or written, or partly printed and partly written, severally classified as follows: One ticket shall embrace the names of all Judges of Courts voted for, and be labelled outside "Judiciny"; one ticket shall embrace the names of all State officers voted for, and be the names of all State officers voted for, and be labelled "State"; one ticket shall embrace the names of all County officers voted for, and be labelled "County"; one ticket shall embrace the names of all Township officers voted for, and be labelled "Township"; one ticket shall embrace the names of all Borough officers voted for, and be labelled "Borough officers voted for, and be labelled "Borough";—and each class shall be deposited in a separate ballot-box. AMENDMENT TO THE U. S. CONSTITUTION. Section 1. The right of citizens of the United States to yote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servi-

tude.
First and Second Sections of Act of Congress of March 31, 1870.
Sec. 1. Be it enacted by the Senate and House
of Representatives of the United States of Americat in Congress assembled. That all ottizens of
the United States who are or shall otherwise be
entitled to vote at any election by the people,
in any State. Therefore, Director Courts Often in any State, Territory, District, County, City, Parish, Township, School District, Municipality, or other territorial sub-division, shall be entitled and allowed to vote at all such elec-tions, without distinction of race, color, or pre-vious condition of servitude, any constitution, law, costom, usage or regulation of any State or Territory, or by or under its authority, to the contrary notwithstanding. Sec. 2. And be it further enacted. That if by or under the authority of the constitution of 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 duties in furnishing to citizens an opportunity qualified to vote, it shall be the duty of every person and officer to give all citizens of the Uni-ted States the same and equal opportunity to perform such prerequisite and to become qual-fied to vote, without distinction of race, color, or previous condition of servitude; and if any case, with full costs and such allowance for counsel fees as the court shall deem 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 nor more than one year, or both at the month nor more than one year, or both, at the

LEGISLATURE OF APRIL 6, A. D. 1810.
Scc. 10. That so much of every Act of Assembly as provides that only white freemen are entitled to vote, or be registered as voters, or as claiming to vote at any general or special elec-tion of this commonwealth, be and the same is hereby repealed and that hereafter all freemen, without distinction of color, shall be enrolled without distriction of color, shall be enrolled and registered according to the provisions of the lst Section of an Act, approved 17th April, 1866, entitled "An Act further supplemental to the Act relating to the Elections of this Commonwealth," and, when otherwise qualified under the existing laws, be entitled to vote at all general and special elections in this commonwealth.

DUTIES OF THE RETURN JUDGES, Pursuant to the provisions contained in the fith Section of the Act first aforesaid, the Judges of the aforesaid districts shall respectively take charge of the certificate or return of the election in their respective districts, and pro-duce them at a meeting of one Judge from each r EBENSBURG, on the third day after the day or EBENSBURG, on the third day after the day of election, being on Friday, the 17th day of October, 1873, 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 unanvoidable accident, is unable to attend such meeting of Judges, then the law of by one of the Inspectors or Clerks of the election of the district, who shall do and perform the duties required of said Judge unable to attend. Given under my hand, at my office in Ebensburg, this 6th day of September, in the year of our Lord one thousand eight hundred and sev-enty-three, and of the independence of the Uni-ted States of America the ninety-eighth. Sept. 12.-4t. W. B. BONACKER, Sheriff.

Parke's Marble Works. 139 Franklin Street, Johnstown,

MONUMENTS, HEAD and TOMB STONES, COUNTER and CABI-NET SLABS, MANTELS, &c., manu-factured of the very best Italian and American Marbles. Entire satisfac-tion guaranteed in price, design and execution of work execution of work.

CD Orders respectfully solicited and promptly filled at the very lowest cash rates. Try us. Oct. 24.-in.\* JOHN PARKE.

LOGAN'S MARBLE WORKS 131 Franklin Street, Johnstown. JOHN W. LOGAN, - Proprietor. MONUMENTS, HEAD AND TOMB STONES, COUNTER AND CABINET SLABS, AND TELS, &c., manufactured of the very best Italian and American Marbles. Perfect satisfaction in work, design and price guaranteed.

Orders respectfully solicited and promptly exe ted. [Jehnstown, Nov. II, 7L-tf.]

A DMINISTRATORS' NOTICEship, Cambria county, deceased, having been granted to the undersigned by the Register of and county, all persons indebted to said Es-tare are requested to make immediate payment, and these having claims against the same will present them properly authenticated for

THERESA A. WEIBLE, Adm'x.
THOMAS HOOVER, Adm'r.
Cambria Twp., Aug. 8, 1878.

A CARD. TO THE INDEPENDENT VOTERS OF CAM-BRIA COUNTY: Disgusted with this day's doings in the Democratic County Convention. I hereby offer myself as an Independent Caudi-date for the offic of SHERIFF, and piedge my-self, if elected, to taillit the duties faithfully and to the best of my ability. June 23, 1878.-8m<sup>2</sup> JAMES BENFORD, Johnstown, Pa