#### LOCAL AND PERSONAL.

Here, There, and the Other Place. We have nary turkey for Thanksgivwe don't care who knows it.

our sentiments.

for that purpose next month. Friday last, by a falling tree. Adams township farmer named saw seven bears on Friday last, which became his meat by the usual

the thrilling story from real life,

Hite, of the Johnstown Echo, at dressed editors in the coun-

the State, is, we hope, not so of a mother's love and a mother's care. decline physically as he is

rand one deer were among the ies which the woods of Suscuship have been rifled of this John Lautzey.

w as five and six cents per ident of New Germany,

rinciple of doing the greatest

Noel, has been appointed posttv. residing near town, avers as belief that a wildcat crossed the ately in front of him while on ome a few evenings ago. Some

ticle that will make an old good as new at a very small outther particulars next week.

wish to buy in these hard times, and insists on giving the best kind of ins for the ready cash, it is surely body's interest to give him a call.

This is a private enterprise, inauguv eur townsman, Rev. J. W. Edie. hope the public spirit of our citiinduce them to save from pecus the prime mover in the work. Albright, a bricklayer, and John colored, a hod-carrier, were preom the second story of the new church in Altoona, on Tuesday st, by the giving away of a temtform on which they were at atter falling a distance of thirtyd receiving serious if not fatal Mr. Albright for unately succeded

having originated the little on Wednesday evening last, since which the suspension of the Voice, nerely gave as a rumor and did was declared to be without in fact" by the very gentleman we obtained our information. key (ed) chap who honors (?) with his presence, first saw, and finally stole, one night omising young porker betain gentleman in the West wful owner was not long in ose pen contained the missacting on that knowledge, he sed himself of his stdlen pro-

riff Blair interviewed a carbon thich had caught fire in the hall a few evenings ago, and sucthe came out of office -with

in the army and cashiering bow he is fitted to perform its

will deliver a lecture, "Orators and Oratory," es of the Dauntless Fire reat credit for securing o able and eloqueut a man ty, and we hope encourint to induce them to congood work will be afforded

-Mr. Joseph Shoemaker, a resident of Huntingdon, had his neck broken, on Wednesday of last week, by being jerked off a hand-car which had been attached bymeans FRIDAY, - - NOV. 21, 1873. the other end of the wire passing around Mr. S.'s arm. A sudden increase of speed at the time, jerked the unfortunate man with the result stated. He was taken to Next Thursday will be Thanksgiving. his home, where he died a few hours after. friends and put up with your enemies.

-Now is the time to bear with your Co.'s bank has been open for least Sheriff elect Baumer seems to look at k but it is a rather weak opening for it in that light so far as his friends are concerned, for no longer ago than Saturday and the new constitution carefully last he sent nearly two hundred weight of for it conscientiously, if you can, bear meat to Sheriff Bonacker, with instructions to apportion it out to the mutual the village of Summerbill desires to friends of both in this locality as his fancy angh, and intends to come a might dictate. Being one of the "white heat purpose next month, headed boys," so to speak, we came in for we Johns, of Ninevels, was killed a liberal share of the toothsome treat, for toin, a short distance east of which the gentlemen named have our sincere thanks. If the flesh pots of Egypt contained anything so luscious and tender as that bear meat, we don't wonder at the Israelites for lankering after them.

-Mrs. Cecelia Brown, wife of Mr. Geo. W. Brown, and sister of Mr. Jas. Todd, The New Constitution," pub- deceased, at one time editor of the Demonearly all the columns of our pa- crat and Sentinel, died of consumption, fat her home in this place, on Sunday last, obert Brady, for many years a laged about 35 years. The deceased was a Monster township, died a few most exemplary woman, and, having perafter a lingering illness, aged formed the duties of life faithfully and well, there is every reason to hope that she has been called to the enjoyment of a blissful eternity. The remains were interred to say "How d'ye do?" and in the Catholic cemetery on Tuesday morning last, after a High Mass of requiem and few other pleasantries, on an impressive funeral sermon by Father D. Kline, of Clearfield county, Christy. She has left a kind husband to o be the oldest practising mourn her loss and an infant child bereft

-A couple of horses attached to a splendid hearse belonging to Mr. John Hickey, of Altoona, became frightened at a locomotive, on Tuesday morning last, while conveying the remains of an old lady named that renowned Nimrod of the McDermott, ninety-three years of age, to the Catholic cemetery, and running away. the careass and beef by the wrecked the hearse badly and damaged on offered on our streets at the coffin so much that the corpse was exposed to view. The scene that ensued can retail prices consult the be better imagined than described, but the coffin was repaired as speedily as possible managed that an old man named and the corpse was finally borne to its last resting place by the pall-bearers. Mr. ip, died very suddenly, on Hickey and the horses were but slightly inast, while riding home in a jured. The hearse was damaged to such which his son was driving. Heart an extent that it will require a couple of

hundred dollars to put it in complete trim. -Monday last was the day on which the the greatest number, the post- County Commissioners were required to removed from Portage to meet and make their appointments. Owounty, has been returned to ing, however, to the unavoidable absence e. and our friend and patron, of Anthony Anna, Esq., the meeting did not take place until Tuesday. Mr. Edw. Glass, the newly elected Commissioner, be of the most reputable citizens of took his seat, after which the following appointments were made: Counsel, John S. Rhey, Esq.; Clerk, John A. Kennedy, Esq.; Mercantile Appraiser, John B. Ross. Francis O'Friel, Esq., retires from the ads think it must have been a board with the same pure and irreproachfails to see it in those optics. able character with which he entered upon of. Heslop, Johnstown's most ac- | the duties of his office, and having fulfilled d knight of the brush, otherwise | the part of a good and faithful public sers a first-class painter and paper | vant, he carries with him in his retirement has secured the exclusive right of what he brought with him in his promocounty for "Gline's Patent Slate | tion, the confidence and esteem of all who Mr. Glass, the new C sioner, has heretofore filled the office with fidelity and to the satisfaction of the peo-1. Oatman says that he keeps ple. His past conduct in the office indicaing except book accounts, and we ted his future efficiency. The present board consists of Messrs. Wm. D. M'Clelwhat he's talking about. At least land, Anthony Anna and Edward Glass, nearly everything that anybody with Mr. M'Clelland as its President. -Messrs, Stephen A. Lauce and Henry

Helsel succeeded in killing two fine deer on the mountain back of Hemlock, this county, on Saturday la t-a fact which in-Rev. A. A. Willetts, who stands sec. duced the former gentleman to play it o none in the lecture field, has kindly alone on Tuesday of this week, which has nted to deliver his celebrated lecture did to the extent of one fat turkey gobbler loge her. Truly may we effuse with the poet: d "Sunshine," at the Court House of the untamed species. On his way back, place, on Tuesday evening, Dec. however, Mr. Lance's dog scented something unusual in a laurel thicket and went in to interview the object. The interview was of brief duration, however, for in an incredible short space of time a badly demoralized and completely chawed up dog might have been seen emerging from that thicket on a double quick, followed by no the bears saw Mr. Lance and Mr. Lance saw the bears, there seemed to be a mutual all agreement all round that that wasn't Chest Twp., Nov. 21, 1873.-31.\* a healthy place to be in, so without standing on the order of their going, they all went at once, taking of course different ding a projecting support on his rections. Mr. L. says that had it not been to which he held until rescued. for the fact that the nipple of his rifle had s F. Cambell, Esq., editor of the been broken in shooting the wild turkey, by Voice, did Ebensburg the be would have given them a blizzard anyc. on Tuesday last, but failed to how. Being all right on the nipple now, us. Shouldn't keep spite, Messrs. Lance and Helsel expected to go ren if your assertion in regard to for those bears with malice aforethought

A VERY sad affair occurred in Hopewell township A VERY sad aftair occurred in Hopewell township on Thursday evening of last week, the particulars of which, as far as we have been able to gather, are as follows: Mr. Harry Gates, a gentleman about seveny years of age, was stopping with his son, Martin Gates, who resides along the old plank road. During the course of the day the little chil-den came to the course of the day the little children came to the conclusion that it would be right and proper to have chicken for supper for grandpa, and after consulting mamma on the question, who acquiesced, they apprised him of the arrangements made, and, having been told that he was a good shot file ha rifle, requested him to shoot the chicken. The old gentleman had no desire to display his skill, and was on the point of refusing when the mother interceded in behalf of the children. The rifle was bought our and loaded, and grandpa started to the barn, which is but a short distance arrest, but there should have from the house to kill the chicken. The mother and a little boy about four years of age stood in the door to watch the proceedings. The old gentleman door to watch the proceedings. The old gentleman wandered around to the far side of the barn, when he espied a piump, far puller, perched on a stick on the barn floor. He took aim and fired—the chicken dropped, with its head severed from its body, but the first buller speed on a mission for which it was not intended, and after passing the flery ordeal in the same the came out of office—with broken grandfather have our warmest sympathics.

time we have no record of their doings.

The Huntington Globe dishes up a romance in one chapter this week, under the title, "Religion—Love—A Swindle—and Law-Suit." A plous old widower, with a handkering to make a second venture, is one of the parties to the take, a patent-right man who induces the old gentleman to invest \$8,000 for the right of several States in his patent, and in addition agrees to furnish him with a rich wife, is another character, and the "wealthy lady" alluded to is the third. The old gentleman furnishes his notes, payable in sixty days, for the \$8,000, meets the rich female, and, it being a case of mutual love at first sight, they become engaged. The patent-right man trades several of the notes for horses, and is making off with them, when a friend of the old gentleman smalls a mice, and opens his eyes to the fact that he has been duped. The man of patents in the more was given the old gentleman furnishes his investigation agrees to furnish him with a rich wife, is another character, and the "wealthy lady" alluded to is the third. The old gentleman furnishes his notes, payable in sixty days, for the \$8,000, meets the rich female, and, it being a case of mutual love at first sight, they become engaged. The patent-right man trades several of the notes for horses, and is making off with them, when a friend of the outling of his particular to the first sight, they become engaged. The patent-right man trades several of the notes for horses, and is making off with them, when a friend of the outling of man who induces the old gentleman to invest \$8,000 for the right of several States in his patent, and in another character, and the wealthy lady. It has notes, payable in sixty days, for the \$8,000, meets the rich female and the "wealthy lady" alluded to is the third. The old gentleman to invest \$8,000 for the right of several States in his patent, and in another eight of several States in his patent, and in another shared. The wealthy lady alluded to is the third. The old gentleman to invest \$8,000 meets the long of the history of the f -Bedford Inquirer.

The of Philadelphia, "the silator," will deliver a lecture.

Sally Lynn.—Take three pints of flour, one and a half measures of Banner Baking Powder, two teaspoonfuls of salt; mix thoroughly

the Court House in this place, eat hot with butter.

Each can of the Banner Baking Fowder contains a small measure, to be used even than Callan, late of Washington township, we great credit for securing full, according to printed directions. If you

[COMMUNICATED.] HINTS TO TEACHERS.

EDITOR FREEMAN-I noticed in your last issue hand-car which had been attached bymeans of a wire to the rear car of a cattle train, the other end of the wire passing around Mr. S.'s arm. A sudden increase of speed on part of the train, the wire being slack on part of the train, the wire being slack at the time, jerked the unfortunate man from his position, and after turning a complete somersault, he fell upon the track,

THE BEST METHOD OF TEACHING PRIMARY One instructor has one way of infusing a knowledge of this subject into the mind of a doctle pupil, while another will be found to pursue an entirely different method. Our plan would be—and it is merely as a suggestion—that the cranium of the pupil might be punctured by a three-quarter inch anger hole, and a suitable quantity of nitro-glycerine could then be exploded in the cavity. In all probability this would form a vacuum, and a medium would thus be afforded wherein could be located four or five reading books.

As the series of text books for the rapid acquirement of a knowledge of the art of reading, in our Extract from the Residue of the series of text books for the rapid acquirement of a knowledge of the art of reading, in our Extract from the Residue of the series of text books for the rapid acquirement of a knowledge of the art of reading, in our Extract from the Residue of the perition of End WILLIAMS, deceased, of said guardian, etc.

Exq. is appointed to the pupil, while another will be found to pursue an entirely of the perition of End WILLIAMS, deceased, of said guardian, etc.

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Exq. is appointed to the pupil of the perition of the perition of the pupil of the p

ment of a knowledge of the art of reading, in our public schools, is changed every year or so, the ad-vantages of our plan will be obvious. The old "best method" can be withdrawn when occasion requires, and the new "improved method" can be inserted at a moment's notice. If the reading book must be crammed into the pupil's head in this way, the only difference between our plan and that in general use is in the fact that the work is done a little more expeditionsly by my method. In our earlier days we have observed children commence with the A. B. C. contains the little more expenditions of the commence with the A. B. C. contains a series of the commence with the A. B. C. contains a series of the commence with the A. B. C. contains a series of the commence with the A. B. C. contains a series of the commence with the A. B. C. contains a series of the contai with the A. R. C card, proceed to their n-b ab's, and finally, as they progressed by degrees, accomplish the task of learning to read.

The Cambria Scientific Institute, located at Johnstown, propounds the following:

"How no you teach the Alphabet?"
Personally, we don't teach it at all but we have

"How be you teach the Alphabet?"

Personally, we don't teach it at all, but we have an idea of how it ought to be taught. Our plan would be exceedingly simple, and we believe a statement of it will open up a field of thought that can be ploughed and harrowed by the practical teacher. First, we would provide a large card board, containing all the letters of the English alphabet, with a few Greek and Hebrew hieroglyphics thrown in by way of dessert. We should then carefully make known to the pupil the names of those letters.— In a casual kind of a way we would exhibit a bottle of castor oil to the tender little one exhibit a bottle of castor oil to the tender little one
—no necessity for reading the habel—and we would
also call its early attention to a rawhide, with elegantly painted stripes thereon, in imitation of the varied lues of the rainbow. A teaspoonful of the greasy liquid would be administered for the first offense of missing a letter, and a duplicate dose, with a gentle application of the rawhide, would be prescribed for a repetition of the same offense. If this course was judiciously followed up we would have a fact for the first two property appraised and set apart of the prescribed for a repetition of the same offense. If this course was judiciously followed up we would have a fact for the first two property appraised and set apart of the first two property appraised and set apart and the first two property appraised and set apart apart and the first two propert have no fears for the result—that is, we would have no fears but what the pupils would be cleaned out

completely. The cleaning out of the school-room would be an after consideration.

We have only time to answer one more question—that offered by the Ebensburg Educational Institute. That learned body comes at the teachers with the following: HOW MAY THE MONOTONY OF ROLL-CALL BE RE-

This is a subject on which we are perfectly at home. A pack of Chinese fire crackers, ignited immediately after the first name has been called, would lend an agreeable diversity to the occasion. Or, if the teacher would provide each boy with a brass-barreled pistol, and require him to fire it off as soon as his name is called, the monotonous singing out of the names would not be specially noticed. This little pleasantry might be varied by the scalping of the boy who should fall to fire promptly on time, or the fracturing of his arms or legs with time, or the fracturing of his arms or legs with the poker. The delinquent would not likely be forgetful a second time, and the business of doctors and newspaper reporters would be materially en-hanced. Compelling each boy to stand on his head in line as his name was called would also vary the tony of roll-call, and the interest in this per formance would be heigh ened by the boy who had just answered remarking, "Go it, old buster." while the next boy was getting ready to invert himself. These are a few of the ways we would suggest and the good sense of the teacher will enable him to think of others equally effective. HEAD OF FIVE.

> +-[LOCAL CORRESPONDENCE.]

ST. AUGUSTINE, Nov. 19, 1873. DEAR FREEMAN-Nei her barren win er with i s apping fros snorsuspended lanks with their prom-ses to pay seem to have the lens influence upon young in this community. No later as Tuesday week, Thaddeus Conrad and Alber bet er, for worse, Miss Amanda Ivory of the first par and Miss Ellie Whar on of the second. On the same day, 'Squire Burns gave Jesse Oshel, of Clearfield coun y, o'dls inetly unders and that he should keep the peace towar is Hannah Snyder, of Cambria coan y, during the balance of his na ural cytis ence. To cap the elimax, on yes erday our old friend. Joseph Moyer, of 75 falls, becoming tired of single blessedness, inden ured himself to Mrs

'Age and youth, wi h smiles and kisses, Were busy 'mongst the maids and misses," CEPARPIRED

STRAY STEER.—Came to the enelosure of the subscriber, in Chest township, r about the first day of June last, a DARK RED STEER, two years old last Spring. Said Steer has white hairs intermixed with the red on both flanks, but bears no private marks. The own-

#### Stoves! Stoves. AT GREATLY Reduced Prices

THE UNDERSIGNED WILL SELL

#### STOVES FROM THIS DATE AT REDUCED RATES FOR CASH

	No.	9	Ironsides,	-	-	140	\$40.00
	++	8	66		_	-	36.00
ł	44	7	- 66	-	_	-	32.00
į	**	9	Improved	Na	tion	ral,	35.00
İ	66	8	- 24		**		30.00
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Į	66	8	44	**			40.00
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ļ	66	8	1164	**			30.00
ĺ			ALSO, A LA	RGE	LO	T OI	P'

## PARLOR AND HEATING STOVES

AT COST FOR CASH! GEO. HUNTLEY. Ebensburg, Nov. 21, 1873.-tf.

SHERIFF'S SALE.—By virtue of a writ of Fi. Fa., issued out of the Court of Common Pleas of Cambria county and to me directed, there will be exposed to Public Sale, at the Court House in Ebensburg, on Monday, The 1st Day of December next, at 1 o'clock, The 1st Day of December next, at 1 o'clock, P. M., the following Real Estate, to wit:

P. M., the following Real Estate, to wit:

| The electors of the district composition, at the house of Yoder, to meet as follows: First Division, at the house of William A. Hicks, in said township, Second Division, at the house of william A. Hicks, in said township, Second Division, at the house of william A. Hicks, in said township, Second Division, at the house of william A. Hicks, in said township, Second Division, at the house of william A. Hicks, in said township, Second Division, at the house of william A. Hicks, in said township, Second Division, at the house of william A. Hicks, in said township, Second Division, at the house of william A. Hicks, in said township.

The general election in all the Wards, Townships, Districts, and Beroughs of the County is to be opened between the hours of 6 and 7 o'clock in the forencom, and shall continue without interruption or adjournment until 7 o'clock in the evening, when all polis shall be also will be added to the county and to me at Beam's School House, in said township.

The general election in all the Wards, Townships, Districts, and Beroughs of the County is to be opened between the hours of 6 and 7 o'clock in the forencom, and shall continue without interruption or adjournment until 7 o'clock in the evening, when all polis shall be determed to the county and situate in Carroll township, Cambria county, Pa., adjoining lands of Henry Hopple, having thereon erected a two-story frame house and frame stable, now not occupied. Taken in ex-Farbaugh. W. B. BONACKER, Sheriff. Sheriff's Office, Ebensburg, Nov. 10, 1873.

ADMINISTRATOR'S NOTICE.

ESTATE OF BRIDGET E. EVANS, DEC'D.—Letters of Administration on the estate of BRIDGET E. EVANS, late of Cambria township, Cambria county, deceased, have been granted to the undersigned, to whom all persons indebted to said estate are requested to make payment, and those having claims or demands will present the same, without delay, properly authenticated for settlement. JOHN A. KENNEDY, Administrator.

A UDITOR'S NOTICE !-Having been appointed Anditor by the Court of few useful hints which may be of value to them in "reading up" the propositions to be submitted. In doing this we will be as concise as possible. Now, is the first place, let us impress upon the mind of the teacher that when he or she tackles one of these questions it should be his or her firm determination to astonish the listeners. The first proposition, which we might designate as No. 1, reads as follows: sons interested may attend.

JOHN S. RHEY. IN THE ORPHANS' COURT OF CAMBRIA COUNTY .- In the matter of the petition of ENOCH REFS, bail of JOHN T. WILLIAMS, guardian of the minor children of THOMAS T. WILLIAMS and his wife RACHEL D. WILLIAMS, deceased, praying for the removal

And now, 16th Oct., 1873, Wm. H. SECHLER, Esq., is appointed Commissioner, &c., to take testimony and report.

By the Court.

Esq., is appointed Commissioner, &c., to take testimony and report.

Extract from the Record.

JAMES M. SINGER, Clork O. C.

The undersigned Commissioner, appointed by the above order of Court, hereby gives notice that he will sit for the purpose of attending to the duties of his appointment, at the office of Shoemaker & Sechler, in Ebensburg, on SATURDAY, THE 29TH DAY OF NOVEMBER, inst., at 2 o'clock, P. M., when and where those interested are invited to attend. ested are invited to attend.
WM. H. SECHLER, Commissionef. WIDOWS' APPRAISEMENTS.

-Notice is hereby given that the following Appraisements of Personal Property of decedents, selected and set apart for the Widows of intestates, under the Act of Assembly of 14th April, A. D. 1851, have been filed in the Register's Office, at Ebensburg, and will be presented to the Orphans' Court, for approval and allowance of Westers, and will be presented to the Orphans' Court, for approval. presented to the Orphans' Court, for approval and allowance, on Wednesday, the 3d day of December. A. D. 1873, to-wit:

1. Inventory and appraisement of personal property appraised and set apart for Theresa A. Weible, widow of Andrew Weible late of Cambria township, deceased, -3300.

2. Inventory and appraisement of personal property appraised and set apart for the use of Eve Rider, widow of John Rider, late of Summerbill township, deceased, -8137.59.

3. Inventory and appraisement of personal

3. Inventory and appraisement of personal property appraised and set apart for Sarah Canan, whom of Robert H. Canan, late of Johns-4. Inventory and appraisement of personal property appraised and set apart for Mary Donoughe, widow of Patrick Donoughe, late of Aliegheny township, deceased, \$200.

JAMES M. SINGER, Register, Register's Office, Ebensburg, Nov. 3, 1873.

PROCLAMATION of Special Election TO BE HELD ON TUESDAY, DEC. 16th, 1873.

Pursuant to an act of the Generally Assembly of the Commonwealth of Pennsylvania, entitled "An act prescribing the time and manner of submitting to the people, for their approval and rathication or rejection, a proposed amendment to the constitu-tion," approved the eleventh day of April, 1872, and in pursuance of the ordinance for submitting the new constitution of Pennsylvania to a varie of the new constitution of Pennsylvania to a vote of the qualified electors thereof, passed by the Constitutional Convention, I, W. B. BONACKER, High Sheriff of the County of Cambria, State of Pennsylvania, do hereby make known and give notice to the qualified electors of the county aforesaid, that an election will be held in the said County of Cambria, on TUESDAY, DECEMBER 18th, 1873, at which time the aforesaid amended constitution will be voted for.

I also hereby make known and give notice that the place of holding the aforesaid election in the several Wards, Boroughs, Districts and Townships within the County of Cambria are as follows, to wit: The electors of the district composed of the Township f Alleghany, to meet at Brady's School House, in said

The electors of the district composed of the Township of Adoms, to meet at the School House at Moses Kring s, in said township. The electors of the district composed of the Township of Barr, to meet at Echool House No. 11, in said townof Blacklick, to meet at the house of Abram Makin, de-

mesed, in the village of Belsano.

The electors of the district composed of the Township f Cambria, to meet at the Court House in the Berough The electors of the district composed of the Township Carroll, to meet at School House in Carrolltown

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

of Clearfield, to meet at School House No. 3, a joining the village of St. Angustine, in sud township. The electors of the district composed of the Town-ship of Conemagh, to meet at the School House at of Conemaugh, to meet at follows: First Ward, at the house of Peter Maltzie, in said First Ward; Second Ward, 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, m said borough.

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

The electors of the district composed of the B-rough of East Consmaugh, to meet at the house o. Daniel

Confer, in said borough. The electors of the district composed of the Borough of Ebensburg, to meet as follows: East Ward, in the Court Boom, in said Ward; West Ward, In Grand Jury Room, in East Ward.
The electors of the district composed of the Borough
of Frankiju, 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 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 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; Fifth Ward, at the house of John Trefts, in said Ward; Fifth Ward, at the Kernville School House, in said Ward; Sixth Ward, at the Johnstown Pottery, in said Ward.

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

The electors of the district composed of the Township of Munster, to meet at the warehouse of Aug. Durbin, of Munster, to meet at the warehouse of Aug. Durbin,

in the village of Munster, in said township.

The electors of the district composed of the Borough of Millville, to meet at the Franklin House, in said 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

of Summerhill, to meet at the School House in the Bor-The electors of the district composed of the Borough of Summitville, to meet at the School House is said

borough.

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 William Headck's, in said township.

The electors of the district composed of the Borough The electors of the district composed of the bardung's of Woodvale, to meet at School House in 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 township.

The electors of the district composed of the Township of White, to meet at the house of John Beers, in said

And I further give notice, as in and by the 13th Sec-tion of the aforesaid Act I am directed: That all persons, excepting Justices of the Peace, who shall hold any office or appointment of profit or trust under the government of the United States, or of this State, or of any city or incorporated district, whether a commissioned officer or of herwise, a subordinate or agent who is or shall be employed under the legislative, judi-ciary, or executive departments of this State, or of the United States, or of any city or incorporated district, and Estate of Mary Donahoe, dec'd.
Letters of Administration on the estate of Mary Donahoe, late of Washington township, Imperia county, have been granted to the undersigned, residing in said township, to whom all persons indebted to said estate are requested to make immediate payment, and those having claims or demands will make known the same without delay.

Washington Twp., Oct. 31, 1873.-61.\*

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, and produce them at a meeting of one of the incapable of the pinges from each district, and produce them at a meeting of one of the pinges from each district, and produce them at a meeting of one of the pinges from each district, and produce them at a meeting of the count House of the pinges from each district, and produce them at a meeting of the Section of this Commonwealth; and that no Inspector, or Clerk of any Election of this Commonwealth; and that no Inspector, or Judge, or any other officer of any such election. Also, the tip field 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 for commissioner of any incorporated district, and also every member of Congress, or of the State Legislature, and of the Select and Common Councils of any city for commissioner of any city for commissioner of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid, the judges of the act aforesaid,

shall appoint one clerk, who shall be a qualified vota of such district. of such district.

In case the person who shall have received the second highest number of votes for inspector 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 case the person who shall have received the highest number of votes for inspector shall not attend, the person elected judge shall appoint an inspector in his place. And in case the person elected judge shall not attend, then the inspector who shall have received the highest number of votes shall suppoint and page in the person elected judge shall not attend, then the inspector who shall have received the highest number of votes shall suppoint a judge in his place, and if shay varancy shall continue a judge in his place, and if may recency shall continue in the board for the space of one hour after the time fixed by law for the opening of the election, the qualfied voters of the township, ward, or district for which such officers have been elected, present at the place of election, shall elect some of their number to fill the va-

rancy,
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 inspector, to furthwith appoint a suitable person as clerk, qualified as aforesaid, who shall perform the duties

f the year. It shall be the duty of the several assessors, respectrely, to attend at the place 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 16 arise 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 form time to time respectors, or either of them, shall form time to time respectors. either of them, shall from time to time require No person shall be formisted 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 effers to vote at least ten days immediately preceding such election, and has within two years paid a State or county that which shall have been assented at least ten days in the state of the state tax, which shall have been assessed at least ten days be-fore the election. But a citizen of the United States who has previously been a qualified voter of this State and comoved therefrom and returned, and who shall have raided in the election district and paid fixes as no reside, that he entitled to vote after residing in the State six months. Provided, That the freemen, citizens of the United States, between twenty-one and twenty-two years, who have resided in an election district as aforeand, shall be entitled to vote, although they shall not linve paul taxes.

No person shall be permitted to vote whose name is

not contained in the list of taxable inhabitants farmshed by Commissioners, inhass First, he produces a receipt for the payment within two years of a State or county hax, assessed agreeably to the Constitution, and give satisfactory evidence, either on his eath or affirmation of another, that he has paid such a tax, or on failure to procure a receipt, shall make eath 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 d es verily believe from the account given him that he is of the age aforesaid, and such other evidence as is required by this act; whereupon the name of the person thus ad misted to vote shall be inserted in the alphabetical list by the inspectors and a note made opposite thereto by writing the word "tax," if he shall be admitted to vote by reason of having 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 as the list of votes learn to the start. the like notes on the list of voters kept by them.

In all cases where the name of the person claiming to vote is found on the list furnished by the commissioners and assessors, if his right to vote, whether found there on or not, is objected to by any qualified citizen, it shall be the duty of the inspectors to examine such person on eath as to his qualifications, and if he claim to have resided within the State Course to some the eather. sided within the State for one year or more, his oath shall not be sufficient proof thereof, but he shall make proof by at least one competent witness, who shall be a qualified elector, that he has resided in the district for more than tan days next immediately preceding such election, and shall also himself swear that his bons fide residence, in pursuance of his lawful calling, is in said district, and that he did not remove into said district for

the purpose of voting therein.

Every person qualified as aforesaid, and whe 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 district in which he shall reside.

If any person shall prevent or attempt to prevent any officer of any election under this Act from holding suc elections, or use or threaten any violence to any such officer, or shall interrupt or improperly interfere with him in the execution of his duty, or shall block up the window or avenue to any window where the same may be holding, or shall ristously disturb the peace at such election, or shall use any intimidating threats, force or violence, with design to influence untitly or overnwe eny elector, or to prevent him from voting, or to restrain the freedom of choice, such person, on conviction, shall be fixed in any sam not exceeding five hundred dollars, and be imprisoned for any form not less than three nor more than twelve months; and if it shall be shown to the court where the trial of such off-nee shall be had that the person so off-ording 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 usy a fine of not viction, he shall be sentenced to pay a fine of less than one hundred nor more than one thousand law, and be imprisoned not less than six months or more than two years.

If any 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 shy person knowing the want of such qualifications shall aid or prosure such person to vote, the person offending shall, on convection, he fined in any sum not exceeding two hundred dollars, and be imprisoned in any term not exceeding three months.

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 told and deliver lars, and be imprisoned not less than six months or n the same day, or shall framdulently fold and delive the inspector two tickets together with the inten-legally to vote, or shall procure another to do so, he o they so effending shall, on conviction, be fined in any sum not less than fifty nor more than five hundred dol-lars, and be imprisoned for a term not less than three

nor more than twelve months.

If any person not qualified to vote in this common-wealth agreeably to law except 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 exceed-ing one bondred dollars for every such offence, and be imprisoned for any term not exceeding three months. CHANGE IN THE MODE OF VOTING.

Change in the mode of voting at all the clos-tions in the several counties of this commonwealth, approved March 30th, 1866.
Section I. Be it enacted by the Senate and House of Representatives of the Commonwealth of Principlania in General Assembly met, and it is hereby exacted by the au-thority of the same. That the qualified voters of the sev-eral counties of this commonwealth, at the general, township, borough or special elections, are hereby here-after authorized and required to vote by tickets printed or written, or partly printed and partly written, sever-ally classified as follows: One ticket shall embrace the names of all Judges of Courts voted for, and he labelled outside "Judiciary"; one ticket shall embrace the outside "Judiciary"; one ticket shall embrace 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 Town-hip officers voted for, and by labelled "Township"; one ticket shall embrace the names of all Borough officers voted for, and he labelled "Borough"; — and each class shall be deposited in a separate ballot-box.

AMENDMENT TO THE U. S. CANSTITUTION. SECTION 1. The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude.

FIRST AND SECOND SECTIONS OF ACT OF CONGRESS OF MARCH 31, 1870. SEC. 1. Be it emated by the Senate and House of Representatives of the United States of America in Congress assembles. That all citizens of the United States who are or shall otherwise be entitled to vote at any election by the people, 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 elections, without distinction of race, color, or previous condition of servitude, any constitution, law, custom, 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 or laws of any State or

the authority of the constitution or laws of any State, or the laws of any Territory, any set is or shall be required to be done as a prerequisite or qualification for visting, and by such constitution or law persons or officers are and by such constitution or law persons or officers are or shall be charged with the performance of duties in furnishing to ciriz us an opportunity to perform such prerequisite or to become qualified to vote, it shall be the duty of every person and officer to give all citizens of the United States the same and equal opportunity to perform such prerequisite and to become qualified to vote, without distinction of race, color, or previous conlition of servitude; and if any such person refuse or knowingly omits to give full effect to this section, he shall, for every such offence, forfeit and pay th one of five hundred dollars to the person aggrinve thereby, to be recovered by an action on the case, with full coats and such allowance for counsel fers as the court shall deem just, and shall also, for every such offence, he deemed guilty of a misdemeanor, and shall on conviction thereof, he fixed not less than five hun-dred dollars, or he imprisoned not less than one month nor more than one year, or both, at the discretion of

SECTION 10 OF AN ACT OF THE PENNSTLVANIA LEGIS LATURE OF APRIL 6, A. D. 1820. Sec. 10. That so much of every Act of Assembly as rovides that only white freemen are entitled to vote, provides that only white freemen are cutified 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 heresiter all freemen, without distinction of color, simil be enrolled and registered according to the provisions of the 1st Section of an Act, approved 17th April, 1568, 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 RETURN JUDGES.

Pursuant to the provisions contained in the 67th and a half measures of Banner Baking Powder, two teaspoonfuls of salt mix thoroughly and sift, then rub in one-half cup of cold butter, add two eggs, well beaten, and one plut cold sweet milk; bake in square or long panical factories as mall measure, to be used even full, according to printed directions. If you cannot obtain this really valuable article from your grocer, send twenty-five cents by mail, addressed to Banner Baking Powder, P. O. Lock Box, 317, Pittsburg, Pa., and you will receive, postage paid, a quarter pound package, together with a list of fifty valuable.

Recipes.

THOMAS DONAHOE, Adm'r.

Act relating to Elections and for other purposes," approved the 19th day of April, 1825, it is enacted that the foregoing 13th Section shall met be so constroid as to said meeting of judges, then the certificate or return aforesaid shall be taken in charge by one of the Easter of WILLIAM CALLAN, late of Washington township, cannot obtain this really valuable article from your grocer, send twenty-five cents by mail, addressed to Banner Baking Powder, P. O. Lock Box, 317, Pittsburg, Pa., and you will receive, postage paid, a quarter pound package, together with a list of fifty valuable.

Recipes.

# APERFECTLYWAWWOTH PROCEEDING

WE HAVE HESITATED ABOUT BREAKING THE MARKET, BUT THERE IS NO HELP FOR IT!

WE HAVE OVER

#### \$1,000,000 IN MEN'S AND BOYS' CLOTHING,

And Goods for Men's Wear, BUT WE CANNOT AFFORD to CARRY THEM.

GOOD TIMES ARE COMING!! But We cannot sell Winter Clothing in Summer Time any more than People can wear Summer Clothing in Winter Time,

WANAMER & BROWN THEREFORE ORGANIZE AT OAK HALL AN IMMENSE AND ATTRACTIVE SALE

We have actually more than a ONE MILLION DOLLARS' WORTH OF

GENT'S AND BOYS' CLOTHING. And now Throw it on the Market to be Sold Immediately, at

OAK HALL BUILDINGS. SOUTH-EAST CORNER OF SIXTH AND MARKET STREETS, PHILADELPHIA.

WE MADE UP THE BEST GOODS IN THE BEST MANNER, EX-PECTING TO SELL AT A PROFIT, BUT WE CAN-NOT STAND FOR PROFITS NOW.

A PLAIN STATEMENT FROM

### WANAMAKER & BROWN.

We know that the flurry in the money market is only temporary. The harvests throughout the country have been large, and business has been conducted, as a general thing, on sound principles; it is only speculation that has brought about this state of affairs, which must soon subside, but now is the season to sell our Goods.

Books, Machines, Furniture, &c., can be sold all the year round, but our Goods are made for special seasons, and so, without halting,

### WANAMAKER & BROWN

Adopt a War Measure, and put into immediate operation

AN SOUND BOND BOND BOND BOND THAT SHALL CLEAR OUR COUNTERS.

THIS IS GOOD NEWS TO THE MILLIONS OF CITY AND COUNTRY

They will Gain the Profit from Our Necessity, but they have generously patronized us in good times, and we are willing to give up profits now. We say without exaggeration that this is the best opportunity for buyers ever offered in America, beginning

### SATURDAY, November 1,

And continuing rapidly without interruption until further notice, we will sell for READY MONEY the following:

FOR GENTLEMEN, 4716 BLUE AND BLACK DRESS COATS, FOR GENTLEMEN, 1710 DOUBLE-BREASTED STREET COATS, FOR GENTLEMEN 5123 CASSIMERE BUSINESS COATS. 5682 BEAVER AND KERSEY OVERCOATS, FOR GEMTLEMEN FOR GENTLEMEN 3876 PAIRS OF BLACK PANTS. FOR GENTLEMEN 7214 PAIRS OF CASSIMERE PANTS. 2500 BLACK AND BLUE CLOTH VESTS, FOR GENTLEMEN FOR GENTLEMEN 7590 CASSIMERE VESTS, 1114 CHESTERFIELD COATS, FOR LARGE BOYS FOR LARGE BOYS, 1700 BEAVER AND CHINCHILLA OVERCOATS, FOR LARGE BOYS FOR LARGE BOYS 2313 FANCY CASSIMERE PANTS, FOR LARGE BOYS 2683 FANCY CASSIMERE VISTS 3313 BLUE AND TRICOT AND CASSIMERE FOR SMALL BOYS, 4690 PANTS TO MATCH, FOR SMALL BOYS.

FOR CHILDREN,

FOR CHILDREN.

FOR GENTLEMEN FOR GENTLEMEN FOR GENTLEMEN FOR GENTLEMEN FOR GENTLEMEN FOR GENTLEMEN FOR LARGE BOYS FOR LARGE BOYS. FOR LARGE BOYS FOR SMALL BOYS.

FOR GENTLEMEN

FOR CHILDREN 1131 GARIBALDI SUITS, Making Altogether by Far the Largest Stock to be found in any Retail Clothing House in the World. We are content to lose money rather than carry stock until next season. Imperative necessity is laid upon us, and we must make the best of it. The Store will be open at 6 o'clock in the morning and remain open until

2317 HARVARD SUITS.

1316 PRINCE ALBERT SUITS,

7 o'clock in the evening, and on Saturday night until 10 o'clock. Every article sold guaranteed as represented. Parties coming together from country towns within forty miles of the city,

purchasing at Oak Hall, will receive, besides the great bargains, the price of a railroad ticket to return home.

#### WANAMAKER & BROWN, OAK KALL, Sixth & Market Sts., Philadelphia.

Pleas, to be held at Ebensburg, for Cambria county, commencing on Monday, the first day of December, A. D. 1873: FIRST WEEK. Wagner......vs. Kiern. Hahn....vs. Parrish. Griffith....vs. Gillespie. O'Leary......vs. Campbell. Urban.....vs. McGongle Execut's. Daizell & Co.....vs. R. E. Jones, Christy.... second week. Christy.... vs. Mountain Conl and Lumber Co. Cambria Iron Co... vs. Christy. Patterson & Co....vs. Krise et. al. Patterson & Co ... O'Donnell.. vs. Arbie. vs. Mellon et. al. vs. Howley. Sammerville ... vs. Conemaugh Boro'. vs. Mouse et. al. vs. Louis Denner. Bradley Richev's Executrix. vs. Jamisan vs. Johnston & Scanlan.

vs. Gillesnie. vs. Johnston. vs. Doyle & Carney. vs. Marlett. J. K. HIPE, Prothonotary. Prothonotary's Office, Ebensburg, Nov. 5, 1873. COLLINS, JOHNSTON & CO., BANKERS

Strauss. Summerville ..

Griffith.... Linton . ...

business usually done by Bankers. Sept. 20.1f. JAS. B. ZAHM, Cashier.

TRIAL LIST -List of Causes set REGISTER'S NOTICE!-Notice counts have been passed and field in the Regis-ter's Office at Ebensburg, and will be presented to the Orphans' Court of Cambria county, for confirmation and allowance, on WEDNESDAY, DECEMBER 3D, A: D. 1873, to-wit:

1. The first account of Henry Varner, administrator of Ambony Hunt, late of Jackson township, deceased.
2. The account of Francis O'Friel, trustee appointed to sell the real estate of Jas. McGough, late of Allegheny township, deceased.

3. The first and partial account of Wm. Kittell, administrator of Hugh Jones, late of Cambria township, deceased.

4. The final account of Wm. Caldwell, guardian of Frank A. Johnston.

5. The account of Francis O'Friel and Charles Miller, executors of Panuel Miller, late of Loretto borough, deceased.

6. The second and final account of William Young, executor of Isabella Brown, late of pointed to sell the resilestate of Jas. McGough, 6. The second and final account of William Young, executor of Esbella Brown, late of Concunuity borough, decrased.

7. The first and final account of Jan. J. Young, guardian of H. H. Brown, a minor child of Esabella Brown, late of Concunuity boro, decid.

8. The second and final account of J. A. Kennedy, administrator of Bominic McBride, late of Carroll township, deceased.

9. The account of John Benton, administrator ona testamento america of Joseph Larimer, late of Johnston porough, deceased.

10. The partial account of James J. Kaylor, executor of Edward A. Burk, late of Washington township, deceased.

11. The first and partial account of Ellen M. 11. The first and partial account of Ellen M. Walters, administrately of Henry Walters, late of Johnstown borough, deceased.

12. The first and partial account of Berbara. Hithoger, administratrix of Christian Bittinger, Ebensburg, Pa.

WILL receive money on deposit, discount business usually done by Bankers.

Interest Community borough, deceased.

E. The first and final account of Jos. Criste, guardian of Eliza and Daniel Kyle, uninor claid-dren of Winifred Kyle, late of Washington township, deceased.

JAMES M. SINGER, Register.

Register's Office, Ebensburg, Nov. 3, 1858.