

FARM NOTES.

-OF-

To preserve elder sweet, it is claimed hang a pound of mastard seed, put ina bag, into the bung hole. Of course this must be done before fermentation. In The barrel should be full and bunged tight.

in Germany a species of vegatable is found which is popularly known as "vegetable beef-steak." It is very juicy and tender and resembles beef in appearance. When sliced and eaten with salad it is highly esteemed as a nutrious food.

The French government is considering a project of constructing a canal. by which the vineyards of the Rhone may be flooded as a remedy for the phylloxera. The canal will cost twenty million doilars, but it will bring into fruitfulness 60,000 acres of vina lands, which will yield forty million dollars annually.

To clean eider barrels, pour in lime water, and then insert a trace-chain | Poor for Cambria county. through the bung hole; remember to I also HEREBY MAKE KNOWN AND GIVE NO. fasten a strong cord on the chain so as to pull it out again. Shake the Barrel until all the mold is rubbed off. Rinse with water and finally pour in a Township of Allegheny, tomeet at Brady's School little whiskey.

A cheap fertilizer consists of suls phate of ammonia, 60 lbs; nitrate of soda, 40 lbs; ground bone, 250 lbs; To plaster, 250 ibs; salt, half bushel; wood ashes, 3 bushels ; stable manure. 20 bushels. Apply the above amount to about six acres. Labor in preparing included, it costs about \$15. it is said to give as good results as most of the commercial fertilizers costing \$50 per ton.

Trees of all kinds can be transplanted in autumn as soon as they are done growing, indicated by the change in the leaf, up to hard freezing. The earlier this is attended to, especially with large trees, the more certainly are they to grow. By transplanting carly the roots have time before the season closes of setting well in their new homes and taking a good hold, which will sustain them through the winter, prepared to take an early start in the spring.
A correspondent says: "One of my homes and taking a good hold, which he

neighbors last season raised over 460 bushels of fine potatoes per acre under straw, while the rest of us in openground hardly got our seed back, the outb summer being extremely hot and dry. His plan is to plant very shallow (one or two inches deep), in rows 18 inches apart, and when the potatoes are beapart, and when the potatoes are be-ginning to come up to cover with straw to the depth of eight or ten inches. This straw is of most advantage in dry tensons showing but bittle if any seasons, showing but little if any benefit, and sometimes a positive dr mage, in wet." Apples keep well in good, new, clean fiour barrels, headed up and placed in a cool, dry cellar, or better still in some upper room if not showed to freeze. Barrel as above, and lay down in an outhouse or shed about three inches apart, on sawdust some three or four inches thick, and then cover, barrels and all, with sawdust deep enough to prevent freezing, being careful not to put on or between the barrels enough to heat. They can be easily taken out as wanted, a barrel at a time, and even fall apples keep erisp and nice till March or April. It is now elaimed that soaking seed wheat in brine before sowing is a protection against the chine-bug. Wheat fields side by side, one treated in the old way and another with the use of salt and soaking, shows the great effect . of the latter. While the one was not worth cutting, the other was as good as could be desired. Again another farmer, whose spring wheat was a good height, and the bugs were destroving it, sowed salt broadcast over the ground, and in a few days not a bug could be seen. So affirms a correspondent of the Rural New Yorker.

PROCLAMATION that there is nothing better than to General Election GOD SAVE THE CONROSWEALTH.

WHEREAS, by an Act of the General Assemto chumcoate in said notice what of to be elected, I. HERMAN BAUMER,

ONE PERSON for the office of Governor of the Commonwealth of Pennsylvania ONE PERSON for the office of Treasurer of the Commonwealth of Pennsylvania. ONE PERSON, in conjunction with the County of High, for the office of representative in the Sen-ate of the Commonwealth of Pennsylvania. ONE PERSON for the office of Clerk of the Or-phans' Court and Register and Recorder for Cam-bria county.

THREE PERSONS for the office of Auditors of

ONE PERSON for the office of Director of the

ice, that the place of holding the aforesaid lection in the several wards, boroughs, disis and townships within said county are as follows, to wit :

Township of Altegraphy. House, in said township. The electors of the district composed of the Township of Adams, to meet at the School House at Mores Kring's in said township. The electors of the district composed of the The electors of the district composed of the The electors of the district composed of the ownship of Barr, to meet at School House No. the said township The electors of the district composed of the ownship of Blacklick, to meet at the house of ewaship of Blacklick, to meet at the brain Makin dec'd in said township, of the district The electors of the district composed of the Township of Cambria, to meet at the Court House much of Ehensburg. of the district composed of the Porugh of Cambria, to meet at School House No. 2,

e ciectors of the district composed of the Bor-of Carrolltown, to meet at the School House

a said borough The electors of the district composed of the founship of Chest, to meet at School House No. in said lownship The electors of the district composed of the Bar-

zh of i hest Springs, to used at the house of Ja-Wagner, in sold borough.

The electors of the district composed of the counchlp of Clearfield, to meet at School House oing the village of St. Augustine, in

and township. es of the district composed of the waship of Conemangh, to meet at the School

said horonall. The electors of the district composed of the ownship of Croyie, to much at the School House time withage of Summerhill, in said township The electors of the district composed of the Bor-

The electors of the district composed of the Bor-ough of East Concentration, to meet at the house of Daniel Conter, dee'd, in said borough. The electors of the district composed of the Bor-ough of Ebensburg, to meet as follows: East ward, to meet in the Fouri floom, in said Ward, West Ward, ID Grand Jury Room, in East Wird, The electors of the district composed of the Bor-ough of Franklin, to meet at the School House in word borough.

Sec. 13. For the purpose of voting no person shall be deemed to have gained a residence by reason of his presence, or lost it by reason of his absence, while employed in the service, either cor the United States, itary of or on the high seas, nor while a student of any insti utton of learning, nor while house or other asylum at put while confined in public prison. um at public expense, nor

Suc. 14. District election boards shall consist of Sign REAS, by she Act of the Greneral Assem-ted the Common wealth of Pennsylvania, en-web "An Act to regulate the Gruneal Elections this Common wealth," It is enjoined to me to give public natice of and checking and each inspector shall append one clerk. The instelection board of any new district shall be solved, it illign AN Barwhitt, lingh selected, and vacancies in election boards filled, as chall be provided by law. Election officers shall be privileged from arrest upon days of election, nud while engaged in making up and transmitting returns, except upon warrant of a court of record or judge thereof, for an election fraud, for felony, or for wanton breach of the peace. In cities they may claim exemption from jury duty during their terms of context.

SEC, 15. No person shall be qualified to serve as ONE PERSON for the office of Governor of the Commonweally of Pennsylvania an election officer who shall hold, or shall within two months have held an office, or appointment or Commonwealth of Pennsylvania. ONE PERSON for the office of Treasurer of the Commonwealth of Pennsylvania. ONE PERSON in conjunction with the County of Hiair, for the office of representative in the Sen-ate of the Commonwealth of Pennsylvania. ONE PERSON for the office of Clerk of the Or-phans' Court and Register and Recorder for Cam-bria county. ONE PERSON for the office of Treasurer for Cambria county. THREE PERSONs for the office of Commis-tioners of Cambria county.

And also to the following Acts of Assembly now in farce in this State, viz;

ACT OF JASCARY 30, 1875. Sec. 5. At all elections hereafter held under the

have of this Commonwealth, the polls shall be opened at seven o'clock, A. M., and close at six clock, P. M. Whenever there shall be a vacancy in 520 a election board on the morning of an election, id vacancy shall be filled in conformity with

existing laws. The said Act of Assembly, entitled "An Act relating to the Electrons of this Common-wealth," passed Juty 2d, 1816, provides as fol-INS. TO WILL

That the Inspectors and Judges shall meet at he respective places appointed for holding the lection in the district at which they respectively clong, before seven o'clock in the morning of Provider, November 24, and each said inspecto shall appoint one clerk, who shall be a gualified vote f 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 inspec-tor 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 in-spector 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 appoint a judge in his place, and if any vacancy shell continue in the loard for the space of one hour after the time fixed by law for the opening of the election, the quali fied voters of the township ward, or district for which such officers may been elected, present at the place of election, shall elect some of their number to fill the va-OLDOV.

The Acr of 30th January, 1874, further p ro vides as follows :

SEC. 3. At the opening of the poils at all elections it shall be the duty of the judges of elec-tion for their respective districts to designate one of the inspectors, whose duty it shall be to have in custody the registry of voters, and to make the entries thereon required by law ; and shall be the duty of the other of said inspect ed at said election. SEC. 9. All elections by the citizens shall be

by ballot; every ballot voted shall be number-ed in the order in which it shall have been relived, and the number recorded by the clerks on the list of voters opposite the name of the elector from whom received. And any voter voting two or more liekets, the several tickets so voted shall each be numbered with the num-ber corresponding with the number to the name of the voter. Any elector may write his name upon his ticket, or cause the same to be writ-ten therein, and attested by a citizen of the district. In eddition to the oath now prescribed by law to be taken and subscribed to by officers shall be enclosed in a scaled cover, di-rected to the prothonotary of the court of conmon pleas of the proper county, and shall, by some one of them, be delivered into his officwithin three days after every such election and apon their duties, he duly sworn or affirmed in the presence of each other. The judges shall be sworn by the minority inspector, and in case there be no minority inspector, then by a justice of the peace or alderman, and the in-spectors, overseers and cherks shall be sworn by the judge. Certificates of such swearing or of the project of the out and signed by the officers so sworn, and attested by the offi-car who administered the oath. If any judge or ministic inspector refuses or fails to swear the officers of election in the manner required by this Act, or if any officer of election shall a statistic the state of the second sector. t without being first duly swern, or if any without being duty sworn, or if any judge or minority inspector shall certify that any officer was sworn when he was not, it shall be deened a misdemeaner, and upon conviction, the officer or officers so offending shall be fined not exceeding one thousand doils es, or imprisoned oling one year, or both, in the discretion of the Court-SEC. 10. On the day of election any person whose name shall not appear on the registry of votors, and who chains the right to vote at said electron shall produce at least one qualified voter of the district as a witness to the residence the claimant in the disclict in the claims to be a voker, for the period of at least two months immediately preceding said elec-tion, which witness shall be sworn or affirmed tion, which witness shall be sworn or affirmed and subscribe a written or partiy written and partly printed affidavit to the facts stated by hun, which affidavit shall define clearly where the residence is of the person so claiming to be a voter, and the person so claiming the right to vote shall also take and subscribe a written or part'y written and partly printed affidavit, iting, to the best of his knowledge and h het, when and where he was born; that he has been a citizen of the United States one month. and of the Commonwealth of Pennsylvania; and that he has resided in the Commonwealth one year or, if formerly a qualified elector or a native born citiz in thereof, and has removed therefrom and returned, that he has resided therein six months next preceding said elseon; that he has resided in the district by while he claims to be a voter for the period of at least two months immediately preceding said elec-tion; that he has not moved into the district for the purpose of voting therein: that he has, if twenty-two years of age or upwards, paid a State or county tax within two years, which was assessed at least two months and paid at least one month before the election. The said affidavit shall also state when and where the ty element is becaute the two or the said tax claimed to be paid by the affant was assessed, and when and where and to when paid; and the tax receipt therefor shall be produced for examination, necess the affanct shall state in his aff dayit that it has been lost or destroyed, or that he has sever received any; and if a natuized eitizen, shall also state when, where and what court he was naturalized, and shall o produce his certificate of naturalization for examination. But if the person so chain-ing the right to vote shull take and subscribe an affidavit that he is a native born clitzen of the United States, or, if born elsewhere, shall state the fact in his affidavit, and shall produce evidence that he has been naturalized or that he is entitled to alignmentin he massion of his he is entitled to exizenship by reason of his father's naturalization, and shall further state in his all-davit, that he is, at the time of making the alldavit, of the age of twenty-one and un-der twenty-two years; that he has been a citi-zen of the United States one month, and has rezen of the United States one month, and has re-sided in the State one year; or, if a native born citizen of the State and removed therefrom and returned, that he has resided therein six months next preceding said election, and in the election district immediately two months proceeding such election, he shall be entitled to vote, although he shall not have paid taxes. The said athidavits of all persons making such said athidavits of all persons making such us, and the affiliavits of such witnesses to contines, and the affiliation of such witnesses to their residence, shall be preserved by the elec-tion beard and at the close of the election they, shall be enclosed with the list of voters, taily list and char appears required by lay to be filed by the retara judge with the prothonotary, and shall remain on the florewith in the pro-thonotary's office, subject to examination as other election papers are. If the election offi-cers shall that the applicant possesses all the legal qualifications of a voter he shall be the legal qualifications of a voter he shall be permitted to vote, and his name shall be added to the list of taxables by the election officers, the word "tax" being added where the claimant claims to vote on lax, and the word "age" when he claims to vote on age; the same words

Sec. 12. If any election officers shall refuse or f voting no person ned a residence by h by reason of his the service, either the United States, a student of any poor the suffrage as is prescribed by this haw, or the laws to which this is a supplement, from any person offering to rote whose hame is not on the list of assessed voters, or whose right to vote is half admit such person to vote without requir-

ing such proof, every person so offending shall, upon conviction, be guilty of a misde-meanor, and shall be someticed for every such offense, to pay a fine not exceeding five hun-ored do hars, or to undergo an imprisonment of not more than one year, or both, at the discretion of the Court.

SEC. 13. As soon as the poils shall close the officers of election shall proceed to count all the votes east for each candidate voted for, the votes east for each candidate voted for, and make a full retorn of the same in tripli-cate, with a retorn sheet in addition, in all of which the votes received by each candidate shall be given after his or her name, first in words and again in figures, and shall be signed by all of said officers and certified by overseers,

if any, or, if not so certified, the overseers and any other refusing to sign or certify, or either of them shall write upon each of the returns his of them, shall write upon each of the returns of or their reasons for not signing or certifying them. The vote, as soon as counted, shall also be publicly and fully d-chared from the win-dow to the citizens present, and a brief state-ment showing the votes received by each con-didate shall be made and signed by the election of the citizens are the code is constant of the officers as soon as the vote is counted, and the same shall be immediately posted up on the door of the election house for the information of the public. The triplicate returns shall be enclosed in envelopes and be scaled in presence of the officers, and one envelope, with the un-scaled return sheet, given to the judge, which shall contain one list of voters, tally paper, and shall contain one list of voters, taily paper, and orths of officers, and another of said envelopes shall be given to the minority inspector. All judges living within twelve miles of the pro-thonotary's office, or within twenty four miles if their residence be in a town, village or city upon the line of a rath and leading to the coun-ty scat, shall, before two o'clock post meridian of the day after the election and all other judg-es shall, before tweive o'clock meridian of the second day after the election, deliver said re-turn, together with the return sheet, to the prothonotary of the court of common pleas of the county, which said return sheet, shall be filed, and the day and hour of filing marked thereon, and shall be preserved by the prothon-otary for public inspection. At twelve o'clock on the said second day following any election, the prothonotary of the court of common pleas ipon the line of a railroad leading to the cour

the problemotory of the court of common pleas shall present the sold returns to the said court. shall present the said returns to the said court. In counties where there is no resident presi-ding judge, the associate judges shall perform the duties imposed upon the court of common pleas, which shall convene for that purpose; the returns presented by the prothonotar shall be opened by said court and computed is such of its officers and such sworn assistants a the court shall appoint, in the pre-cure of the judge or judges of said court, and the returns certified and certificates of election issued un der the scal of the court as is now required to be done by return judges; and the vote, as so computed and certified, shall be made a matter of record in said court. The sections of the said court shall be open to the public. And in case the return of any election district shall be missing when the returns are presented, or in case of complaint of a qualified elector under oath, charging palpable traud or mistake, and particularly specifying the alloged fraud or mistake, or where fraud or mistake is apparent on the rerun, the court shall examine the re-turn, and if in the judgment of the court it shall be necessary to a just return, suid court shall issue summary process against the elec-tion district complained of, to bring them for their base of the second state of the seco such hearing as may be deemed necessary to en-lighten the court, be corrected by the court, and so certified; but all allegations of palpable fraud or mistake shall be decided by said court within three days after the returns are brought or mistake, and shall not be deemed a judicial adjudication to conclude any contest now or hereafter to be provided by haw; and the other hereafter to be provided by law ; and the other of said triplicate returns shall be placed in the box and scaled up with the ballots. Nothing in this act shall require the returns of election of township or borough officers to be made to the court as directed in this section ; but all re-turns of the election of township and borough

CHANGE IN THE MOEN OF VOTISE.

An Act regulating the mode of voting at all the elet tions in the several countles of this commonwealth

tions in the several counties of this commonweath approved March 30th, 1860. Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Frantylevania of General Assembly such and it is hereby exacted by the out thordy of the same. That the quillified voters of the set eral counties of Chis contronwealth, at the general real counties of Chis contronwealth, at the general township, horough or spatial elections, are herein here after authorized and required to vote by tickets printed or written, or partly printed and partly written, saver ally classified as follows: One ticket shall embrace the names of all Judges of Courts voted for, and be labelled outside "Judicary"; one ticket shall embrace the aunces of all State officers voted for, and be labelled "State"; one ticket shall embrace the "State"; one ticket shall embrace the names of all Count, officers voted for, and he labelled "County"; one ticket shall embrace the names of all Township "ficers voted for, and be labelled "Township"; one ticket shall entrace the names of all Boronghofficers voted for, and be labelled "Borongh"; - and each class shall be deposited in a separate ballot-bax.

FIFTEENTH AMENDMENT.

Whereas, The Congress of the United States, on the 31st day of March, 1870, passed an Act entitled "An Act to enforce the right of citi-zens of the United States to vote in the several tates of this Union, and for other purposes this is to give notice that the first and second Sections of said Act are as follows: FIRST AND SECOND SECTIONS OF AAT OF CON-GREES OF BLARCH SI, 1870.

SEC. 1. Be it enacted, etc., That all ellizens of the United States who are or shall othworwise be entitled to vote at any election by the people, in any State, Territory, District, County, City, Par-ish, Township, Secool District, Manielpality, or other territorial sub-division, shall be entitled and allowed to vote at all such elections, without distribution of more other encourse conditions. distinction of race, color, or previous condition of servitude, any constitution, law, custom, usage, or regulation of any State or Territory, or by der its authority, to the contrary notwithstanding. SEC. 2. If by or under the authority of the constitution or laws of any State, or the laws of any Territory, any act is or shall be required to be done as a prerequisite or qualification for voting, and by such constitution or hav persons or officers and by such constitution or how persons of outcome are or shall be charged with the performance of duties in furnishing to citizens 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 pre-requisite and to become qualified to vote, without distinction of race, coler, or previous condition distinction of race, coler, or previous condition servitude; and if any such person or order shall refuse or knowingly omit to give full effect to this section, he shall, for every such offence, for-feit and pay the sum of five hundred dollars to the person aggriced thereby, to be recovered by an action on the case, with full costs and such al-lowance for counsel foce as the court shall deem just, and shall also, for every such offence, be deemed guilty of a misdemeanor and shall or emed guilty of a misdemeanor, and shall, on relation thereof, be fined not less than five huntollars, or be imprisoned not month nor more than one year, or both, at the dis-

cretion of the court. GIVEN under my hand, at my office in Ebene burg, this first day of October, in the year of our Lord one thousand eight hundred and seventy-five, and of the independence of the

Bapta

TOINTON STREET

S.J. Same

United States of Amorica the ninety ninth HERMAN BAUMER, Sheriff. Sheriff's Office, Ebensburg, Oct. 1, 1855.

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ent about 1,000 persons sendent upon them for a here are more doctors th needed if a pestilence car more lawyers than would) if every able-bodied citizen. were either a plaintiff or a f Manufacturers, Only two of the medic are told. "and bately a dos WHOLESALE AND RETAIL. disciples of Blackstoon be property to the amount of -OF-TIN, COPPER, -AND-Sheet-Iron WARES. AND DEALERS IN HEATING PARLOR and COOKING STOVES, Sheet Motals, -AND-HOUSE-FURNISHING GOODS GENERALLY Jobbing in PA. TIN. COPPER & SHEET-IRO 'NMO PROMPTLY ATTENDED TO.

TWENTY-FIVE TEASS.

ESTABLISHED

LONI Nes. 278, 280 and 282 Washington St 0 JOHNSTOWN, PA. EBENSBURG HAROWARE LOOK WELL TO YOUR UNDERSTANDINGS.

CARMERS, GO TO HUNTLEY'S and

TARMERS, GO TO HUNTLEY'S and

CARMERS AND OTHERS, if you in-

retail prices. Sold for each at 18 '75,-11.) flUNTLEY'S.

ing cash for Table Knives, Forks, Spoons, &c.

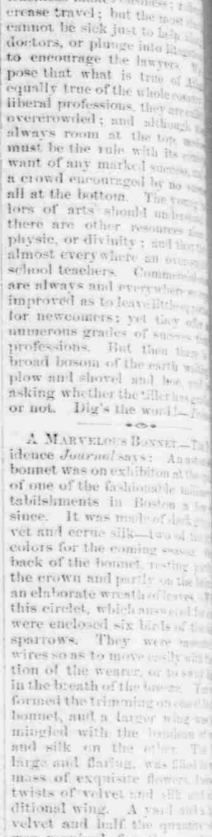
&c. Money saved by buying for each.

ever introduced. CHEAP FOR CASE.

REDUCED.

[6-18 76,-11.]

HUNTLEY'S.



Dio, Dio!-We have a

authority of the Atlanta in

fution, that 65 doctors of the

135 lawyers are practicing

to practice in that city

SIMPLE EXPERIMENTS --- Suspend a

poker by two strings, and insert the extremities into the cars. A blow given to the poker will now produce. through the medium of the strings, a sound equal to that of a great bell.

This shows that the vibrations given to the metallic mass of the poker by the blow are much more readily communicated to the car by the strings than through the air. Thus, on the same principle, the boiling of a kettle. juandible in the air, may be distinctly heard, even from the beginning, by resting one end of the poker on the vessel, and applying the other to the ear. So also the beating of a watch placed at one extremity of a long beam of timber may be heard through the timber at the other end of the beam by a person who holds his ear to the wood, although it is totally inaudible in the air.

VALUE BLE REMEDY .- Every family writes a correspondent, should keep a small quantity of enforate of potash. We have never found an thing equal to it for a simple nicerated sore throat. Dissolve a small teaspoonful of 24 in a tumbler of water; then occasionally take a teaspoonful of the solution, so take a teaspoonful of the solution, so as to gargle the throat it is nearly tasteless, and not at all offensive to take, and is hence well adapted to

ugh of Gallitzin, to niert at the School House in d township. The electors of the district composed of the ewnship of Jackson, to meet at the house of Hen-

Rager, in said township. The electors of the district composed of the Bor-gh of Johnstown, to meet as follows: First ard, at Public School Room No. 3, in said ward, Vard, at Public School Room No. 3, in said ward, econd Ward, at the office of Jos. S. Strayer, esp., an Market street, in said ward; Third Ward, at he heave of John Brady, on Franklin street, in sid ward: Fourth Ward, at the house of John 'refig, in used Ward; Fifth Ward, at the Kern-jile School House, in said ward: Sixth Ward, at he Johnstown Pottery. In said ward: The electors of the dis rist composed of the Bor-net, of Lardie, in suid at the school house in the school house in suid at the school house in.

of Loretio, to meet at the school house in cleach. electors of the district composed of the Acquisition of Munister, to meet at the warehouse Acquisition Durbin, in the village of Munister, in

The electron of the district a unposed of the Bor-The electron of the district 2 imposed of the Bor-ngh of Mi Wille, to meet as follows: First Ward, at he Hose carriage house, in said ward. The electron of the district composed of the Bor-agh of Prospect, to meet at the school house in

The electors of the district composed of the washing of Richland, to meet at the house of Joh Gens in said township, the electors of the district composed of the waship of Summerbill to meet at the Summerthe house, in the berough of Wilmore, electors of the di trict composed of the Bor-of Summitville, to meet at the school house sald horomgh. s of the district composed of the

The electors of the district composed of the ownship of Susquehauna, to meet at the house of lichael Plant, in sold township. The electors of the district composed of the ownship of Taylor, to meet at the school house ear Wm. Headrick's, in sold township. The electors of the district composed of the Bor-agi of Woodvale, to meet at the school house in side borough. coronah.

The electors of the district composed of the Bor-nigh of Wilmore, to meet at the Council chamber

Full horsing it. This electors of the district composed of the wiship of Washington, to meet at the school use at the foot of Plane No. 4 in said township. The electors of the district composed of the ctors of the district composed of the of White, to meet at the house of John rend township, better of the district composed of the

winship of Yeder, to meet as follows: First Di-ion at the house of Heavy Frazier, in suid town-p: Second Division, at Beam's achool house, in and township.

SPECIAL ATTENTION.

hereby directed to Article viith of the new orstitution, certain sections whereof read as

Sec. 1. Every male citizen twenty-one years of gre, pessessing the following qualifications, shall be entitled to vote at all elections :

Pres-He shall have been a citizen of the United States at least one month. Second-He shall have resided in the State one

year, (or if, having previously been a qualified elector or antivolution of its State, he shall have removed therefrom and returned, then six months, i hume-list dy preceding the election. $T_{i}(r)$ —He shall have resided in the election dis-trict where he shall have resided in the election dis-trict where he shall have resided in the election dis-trict where he shall have resided in the election.

muscillately preceding the election. *Inserti*—If twenty-two years of age or upwards, c shall have paid willing two years a State or ounty tax which divid have been assessed at least

wo months and todid at least one month before the

SEC. 4 All elections by the cilizens shall be by ballot. Every ballot voted shall be numbered in the order to which it chall be received, and the number received by the election officers on the list of vators, opposing the name of the elector who preserves the bundle. Any elector may write his name upon his ticket, or cannot his name to be writ-ten 'necesn and attented' by active of the district. The election others shift be sworn or affirmed o discher haw any elector shull involved as required to do so as witnesses in a julicial

She, b. Electorachell a all cases except treactions and in going to and returning there.

6. Whenever any of the qualified electors a poder a routistion framile Problem of being added by the cherks in each case, r spect-lyely, on the lists of persons voting at such in the lectors may express the right

the laws regulating the holding of elees list of resident taxables, to challenge the vote tions or the efficients for the registration of electors shall be uniform throughout the State, but no effects shall be deprived of the privilege of vot-ing by reason of his name not being registered. See 8. Any person who shall give, or promise

filed therein. In counties where there are t or more judges of said cout learned in the law at least two judges shall sit to compute and certify returns, unless unavoidably prevented If any of the said judges shall himself be a con-didate for any office at any election, he shall another for any other at any election, he shall not sit with the court, or act in counting the returns of such election, and in such cases the other judges, if any, shall act; and if in any county there shall be no judge qualified to hold county there shall be no judge qualified to hold the said court, under the provisions of this act, present and able to act, then, and in every such case, the register of wills, the sheriff and the county commissioners of the proper county shall be and constitute a board who, or a marity of whom, shall have and exercise all the otles vested in, or required to be performed y, the court of common pleas of such county, y and under the provisions of this section; out none of the said officers shall act as a mem-

but none of the said officers shall act as a mem-ber of such board when himself a condidate for any office at the election, the returns of which the said board is required to count under the provisions of this section. * * * * * When two or more counties are connected for the officient of any officer, the courts of such counties shall each appoint a return judge to meet at such time and place, as required by law, to compute and certify the vote of such district. All officers provided tor by this act shall be compensated as like officers are paid by existing laws. Whenever a place has been or shall be provided by the authorities of any oity, county, township or borough, for the safe keeping of the ballot-boxes, the judge and mi-nority inspector shall, after the election shall be finished, and the ballot-box or boxes con-taining the tickets, list of voters and other pataining the tickets, list of voters and other pa-pers, have been securely bound with tape and scaled, and the signatures of the judge and in-spectors allixed thereto, forthwith deliver the sime, together with the remaining boxes, to the mayor and recorder of such city, or in counfies, townships or boroughs, to such person or persons as the court of common pleas of the proper county may designate, at the place provided, as aforesaid, who shall then deposit the aid boxes and keep the same to answer the call of any court or tribunal authorized to try th merits of such election. Whenever the elec-tion officers of any election district shull re-quire the election boxes of such district, to hold any election which, by law, they are or shall be required to hold, they shall keep the same securely in their possession without opening, until the morning of such election, an until they shall severally be sworn or affirmed not to disclose how any elector shall have voted, and after being so sworn or affirmed, they shall open the said boxes and burn and totally de-stroy all the ballets and other papers which they shall find therein, before proceeding to held such electron. SEC. 19. Any assessor, election officer or per-

son appointed as an overseer, who shall neglect or refuse to perform any duty enjoined by this act, without reasonable or legal cause, shall be subject to a penalty of one hundred doilars; and if any assessor shall knowingly assess any person as a voter who is not qualified, or shall willfully refuse to assess any one who is quali-fied, he shall be guilty of a misdemeanor in order, and on conviction he available to a feat willfully refuse to assess any one who is quali-fied, he shall be guilty of a misdemeanor in onice, and on conviction be punished by a fine not exceeding one thousand dollars, or impris-onment not exceeding two years, or both at the discretion of the Court, and also be subject to an action for damages by the party aggrieved; and if any person shall fradulently alter, add to, destroy or deface any list of voters made out as directed by this Act, or tear down or re-move the same from the place where it has been fixed, with fraudulent or mischevious in-tent, or for any improper purpose, the person so offending shall be guilty of a misdemeanor, and on conviction shall be guilty of a misdemeanor, and on conviction shall be punished by a fine not exceeding five, bundred dollars, or im-prisonment not exceeding two years, or both, at the discretion of the Court; and if any per-son shalt, by violence or intimidation, drive from the polls, any person or persons appoint-ed by the Court to act as overseers of an elec-tion, or in any way wilfully prevent said over-scers from performing the duties enjoined up-on them by this Act, such person shall be guil-ty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceed-ing one thousand dollars, or by imprisonment to exceeding two years, or both, at the discre-tion of the Court. Any person who shall, on the day of any election, visit a polling place in any election district at which he is not entitled to vote, and shall use any intimidation or vis-lence for the purpose of preventing any officer any election district at which he is not entitled to vote, and shall use any intimidation or vio-lence for the purpose of preventing any officer of election from performing the duties requir-el of blin by haw, or for the purpose of pre-senting any qualified voter of such district (**x**-creising his right to vote, or from exercising his right to challenge any person offering to vote, such person shall be deemed guilty of a misdemennor, and upon conviction thereof shall be punished by a fine not exceeding one misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not ex-ceeding two years, or both, at the discretion of have voted, unless required to do so as a wit-ness in a judicial proceeding, shall be guilty of a misdemernor, and upon conviction thereof shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not ex-ceeding two years, or both, at the discretion of the Court.

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