

GEORGE B. GOODLANDER, Editor.

CLEARFIELD, PA Thursday Morning, Sept. 12, 1867.

Democratic State Ticket. JUDGE OF THE SUPREME COURT, HON. GEORGE SHARSWOOD,

Democratic District Ticket. THOS. J. MCCULLOUGH,

Democratic County Ticket. CYRENIDS HOWE,

TREASURER. WILLIAM K. WRIGLEY,

DISTRICT ATTORNEY WILLIAM M. MCCULLOUGH,

COMMISSIONER OTHELLO SMEAD,

> AUDITOR. CLARK BROWN,

CORONER JAMES A. MOORE, Of Clearfield borough.

The official count of the vote in Kentucky makes the Democratic ma jority for Governor 56,286.

Our genial friend, Col. L. W. Hall, has been defeated for the nomination for State Senator, by Mr. Robinson, of Juniata county, after a hard contest.

Rev. Mark P. Judd, a loyal member of the Massachusetts Legislature, committed suicide, by hanging himself to the limb of a tree, near his home, on the 25th ult. Cause, lack of brains and an honest heart.

The celebrated white negro, John Hickman, of Chester county, has been nominated by the Disunionists of that senable bantling-black reconstruccounty for the Legislature. Black tion. The President's method of deal-Fred. Douglass is a gentleman compared to this debauched creature.

A loyal Washington correspondent says that the citizens of that city are going to give Gen. Sickles a grand reception on his return from South Carolina. This tool of despotism' should have had a rope reception in that city a few years ago.

to have a Republican reception in St. in which he spoke thus: Louis. Such confounding of names is enough to be wilder a backwoods man.

Compare negro voting Tunessee with rebel-cotemporaries seem to live fat. We of the United States;

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Compare negro voting Tunessee with rebel-cotemporaries seem to live fat. We of the United States in the Un Lords and tools of despotism are be. up and demand seats there, but not one devil of that one of them has had such a rush coming as plentiful in this country as in Europe, but much greater fools.

Abby Folsom, a celebrated female Abolitionist, died a few days ago, at Boston. Since her demise, the Anti-Slavery Standard confesses that she had been crazy for twenty years, and was a nuisance at all their meetings. If the Standard would tell the truth about its peculiar friends, it would pronounce them all crazy alike.

"Occasional" Forney, and a squad of his camp followers, landed at New York on the 4th instant. They have been over to Europe looking out places, should they be likely to be rendered uncomfortable here in the future. There is an old unoccupied garret in London, known as the former abode of Benedict Arnold, and where he spent the price of his treason, that the Dead Duck has no doubt secured for a retreat in his old days, should emigration be deemed necessary.

THE THUNDERER .- The "Old Commoner," in his late letter to his friend in the loyal wigwam. As Thad. Ste-ditch. vens is the acknowledged brains of the Black Republican party, we are pretation he puts upon the acts of his colleagues. In the letter referred

able confession for men to make who have taken an oath to support that is interest. The feeding from strying cave in discretion.— which consisted in hold instrument.

Although we are not one of those who helpfed to place, Andrew Johnson in his present position, we will never a complete the least of the place of the continue to swings around the Constitutional circle, and there we will not be consisted in the feeding of the place of the continue to swings around the Constitutional circle, and the right watches and the should be made and that he should be made and that he should be made and the should be made and the should be stated by the stables at Watch and the feed of the stary. We will support the feed of the star the support the feed of the star the support the feed of the star the

California O. K.

The late election in the Golden State has resulted most gloriously for under the loyal programme, are comthe Demogracy and the Union. The pelled to take an oath to support the two of the three members of Congress, the reconstruction acts of the Rump and a majority of the Legislature- Congress, before they are considered S. Senator. What makes this victory This is dose enough to physic a cannithe more significant, is the fact that bal. The man who takes an oath to the more significant, is the fact that bal. The man who takes an oath to then existing was not waged on the for the past three years the Disunion. support Thad. Stevens' reconstruction part of the Government in any spirit jority of about 20,000, almost a total tion; because they are as diametriummersault.

The Radical defeat is causing some rich developments. Their party has support the Constitution, (if he lives the supremacy of the Constitution, split in two, and if the half is true that up to his oath,) is compelled to oppose and to preserve the Union with all the leaders of both factions should be these men is peculiarly Paritancompelled to spend the remainder of "you'll be damned if you do, and you'll their days in the penitentiary. They bedamned if you don't." These Radhave operated on the Pacific end of ical nuts are hard to crack; they cannot the line just as they have done here, crack them themselves, except upon The one half of the party has been for the witch-drowning, Quaker-hangseven years employed in manufactur. ing Roger-Williams-banishing princiing bonds and stamps and assessing ple. As these crimes were rendered taxes, while the other half has been godly once, through Puritan ingenuiengaged in gathering and collecting ty, that of perjury may be added to to the public. Whereupon each in turn charges the other with robbing hanging did two hundred years ago. specified and reserved; and plundering the Government and Loyalty is adapted to as many changes people. Hence the people have concluded to take matters in their own author, Stevens, possesses more hate lamation with the same objects before hands, and have delivered the affairs and envy for his neighbor and free mentioned, and to the end that the of State over again into the hands of institutions, than the father of lies the "Union-Savers." They have paid himself. dearly for their Radical whistle.

Amnesty Proclaimed.

We direct special attention to the President's amnesty proclamation in this issue. The National Intelligencer. the Administration organ, in alluding to the force and effect of this document, says: "During the deliberations of the Cabinet, it is understood that it became evident that in the opinion of every member present the legal effect of the contemplated amnesty proclamation would be to releave all persons included within its terms from all disqualifications, as well as all penalties incurred by their complicity in the late rebellion, and of course, so far as the action of the General Government is concerned, from all disability as to the right of suffrage."

If this interpretation does not kill Thad. Stevens, it will squelch his treaing with "reconstruction," and the California election, will "make Rome

A SPECIMEN BRICK .- The Radicals are greatly in love with Ben Wade, sion in this county, when the Goverone of the Ohio Senators, and intend nor pardoned a gang of rioters-reto impeach and remove President marking that "a pardon wipes all Johnson for the purpose of getting out." To which the counsel for the Ben in his place, The "grand moral Commonwealth replied: "and the idea" candidate made a speech at Court is well nigh wiped out too." An exchange says Lord Sheridan is Portsmouth, in that State, last week,

then will ever get a seat there. (Cheer, and repeated cries of "Good.") You may eall it despotism is it to exclude from the Government men who openly tried to destroy it? It quite shough if we space their devilled nocks, (cheer) and my reliable and shall forget its cunning, before ever I vote for their afterings. Brother, you of your government. Let rebel Kentacky try it outside stereotyped, should get your outside stereotyped, and reasonable ground to apprehend within the States which were involved in the late rebellion a renewal thereof, it there can be no reason for it, except the Government men who openly tried to cut the sheets in two for the large people of said States to the Constitution and laws of the United States; in idleness, to sustain their waning elections.

And. whereas, As large standing armics, military occupation, martial over again."

Radical Inconsistency.

peached. What a man for such an for this advice,

make a sure two-third vote against answer. the President, is already cited and discussed in the British Parliament. -A correspondent of the Cincinnati Mr. Lowe, in a recent discussion in the English House of Commons, said :

My honorable friend, the member for Reading, said that a majority in America had never been known to abuse its power. I will take one instance, which is just as good as a thomand. Certain things were mescare for the Republican party, which could not be carried without a majority of two-thirds of Congress. Everybody knows that members who were tuncent men were capelled from Congress in order to obtain the necessary Rapublican majority.

It will be observed by the tenor of this speech that the conduct of the this speech that the conduct of the with advantage to themselves and majority in the American Rump is their patients." Schook, at Columbia, has let the cat even alarming English aristocrats, fully out of the bag. He has caused a who are warning their people against terrible shaking among the dry bones the examples set on this side of the

The Springfield Republican has a bound to accept for truth the inter- correspondent who comes at length to the defence of Rev. S. M. Merrill. the "drowned" clergyman, pleads his eighteen years of "faithful service"to, he distinctly declares that he and during a portion of which he was inhis party are acting outside of the triguing with the young female lambs Constitution in their whole recon. of his flock; his pressure of debt and struction scheme. This is a remarkto live on two thousand dollars a year; able confession for men to make who his freedom from anything save in-

A Hard Nut to Crack.

"Cops" have elected their Governor, Constitution of the United States, and issued until this afternoon: thereby securing the election of U. reconstructed by their oppressors.

cally opposed to each other, as holiness and sin. Whosoever swears to and localities as the moon, and its author, Stevens, possesses more hate

The Last Temperance Dodge. Our readers are no doubt aware that Gov. Geary runs the Temperance

unclean thing. Last week three hotel keepers were tried and convicted at Bellefonte for tain cases where legal proceedings selling liquor without license, to mi- had been instituted, but upon cond nors, and persons of intemperate tion that such persons should take habits. His honor, Judge Linn, in accordance with the law, proceeded to pass sentence upon the partiesfine and imprisonment. Having disposed of two cases, he was proceeding to pass sentence upon the third, when the counsel for the party (also a great temperance advocate) jumped up and for the information of all read a pardon from the temperance Governor, pardoning a man, not for selling liquor with license, but for violating the law and cheating the Commonwealth out to be so regarded;
of her fees. The pardon also saddled. And, whereas, There now exists no over one hundred dollars of cost upon the county. This is another illustration of "grand moral ideas." presume the Court manifested as much surprise when the pardon was produced as it did on a certain ocea-

IN CLOVER .- Some of our eastern cotemporaries seem to live fat. We of the United States; This man is to be President of the or have your new subscribers wait

SUCCESSFUL TREATMENT OF CHOLERA Commercial, writing from Hernando, Miss., says that the cholera has gone, and adds: "There is much talk here about the unvarying success with which one Dr. Alfred Brooks treats cholera patients by injecting sulphuric acid into their veins. He has never lost a case. Of thirty on a single plantation, he 'resurrected,' to use the language of my informant, every devil of them. If this is so, our Northern physicians may take the hint

Patriots, look at this fact : Tennesee secoded from the Union and now gives a Radical majority of 30,000,2 Kentucky remained true to the Unio sent \$8,000 men into the Federal armics, and now polls 60,000 Democratic majority! What more is necessary prove that Radicalism is really on, and that the men now fight ng President Johnson and Grant are traitors at the other end of the line?" Ponder this fact.

The Boston Traveller of Monday says: "Hon. Darwin A. Finney, of Meadville, Pa., a member of Congress

WARRINGTON, Sept. 8, 1867. The following pardon proclamation, God.

A PROCLAMATION. WHEREAS, In the month of July, Anno Domini 1861, the two Houses of Congress, with extraordinary unanim ity, solumnly declared that the war ists had carried the State by a major. acts, is sure to violate the Constitu- of oppression, nor for any purpose of of overthrow or interfering with the rights or established institutions of or pretended to hold in the service of the States, but to defend and maintain the said pretended Confederate Govthey charge upon each other, the Thad Stevens & Co. The request of dignity, equality and rights of the naval rank or title above that of capseveral States unimpaired, and that tain, and all who were or pretended as soon as these objects should be ac. to be Governors of States while maincomplished the war ought to cease; taining, abetting or submitting to And, cherens, The President of the and acquiescing in the rebellion. United States, on the 8th day of De cember, A. D. 1863, and on the 26th day of March A. D. 1861, did, with prisoners of war, persons who, in any objects of suppressing the then existing rebellion, of inducing all persons to return to their loyalty, and of restoring the authority of the United States, issue proclamations offering and passes as current to day as Quaker except as in those proclamations was

May, A. D. 1865, issue a further procauthority of the Government of the United States might be restored, and that peace, order and freedom might be established, and the President did, by the salc last proclamation, proclaim and declare that he thereby granted to all persons who had directly or inwing of the Loyal Leaguers, and directly participated in the then exneither touches, tastes or handles the isting rebellion, except as therein ex cepted, annesty and pardon, with the restoration of all rights of property except as to slaves, and except in cerand subscribe an oath therein prescribed, which wath should be regis-

tered for permanent preservation. And, whereas, In and by said last mentioned proclamation of the 29th day of May, A. D. 1865, fourteen exnsive chuses of persons therein specially described, were altogether ex-

And, usereas, The President of the United States did, on the 2d day of April, A. D. 1866, issue a proclama- slso, there are a few Sheridan men. tion declaring that the insurrection But with four prominent candidates, was at an end and was thenceforth cach with an army of outside seconds

organized armed resistance of misguided citizens or others to the authority tives look on coolly and dispassion-of the United States in the States of ately. With general amnesty in the Georgia, South Carolina, Virginia, North Carolina, Tennessee, Alabama, Louisiana, Arkansas, Mississippi, Flor proper civil authority, State or Federal, and the people of said States are resent the people as heartily sick of well and loyally disposed, and have the present proposterous state of alconformed, and if permitted to do so, fairs. They demand a reduction of will conform in their legislation to taxes, a return to specie payments, a the condition of affairs growing out reform in the expenses of the United of the amendment to the Constitution of the United States prohibiting slavery within the limits and jurisdiction It is absurd, it is monstrous, that the

should get your outside stereotyped, law, military occupation, martial law, military tribunals, and the suspension of the privilege of the writ of United States, in case Johnson is im. until the next week! We don't charge habeas corpus, and the right of trial by jury, are in time of peace danger-The question, "who killed Cock with the individual rights of the citi-RUMP AUTHORITY.—The conduct of Robbin?" was settled many years ago; zen, contrary to the genius and sparit the Rump Congress, in expelling Dem. but who killed Radical reconstruction, of our free institutions, and exhaustocrats from that body in order to we will allow the "Government" to ought not, therefore, to be sanctioned or allowed except in cases of actual necessity for repelling invasion or suppressing insurrection or rebellion; And, whereas, A retaliatory or vin-

dictive policy, attended by unnecessa ry disqualifications, pains, penalties, confiscations and disfranchisement, low as always could only tend to hinder reconciliation among the people and National restoration, while it must seriously embarass, obstruct

National industry and enterprise;
And, whereas, For these reasons it is now deemed essential to the public welfare and to the more perfect restoration of Constitutional law and order that the said last mentioned proclamation, so as aforesaid issued on the 20th day of May, A. D. 1865, should be modified, and that the full and benbe opened and further extended to a large number of persons who by its

Now, therefore, be it known, that and declare that the full pardon de-

Amnesty Proclamation by the which have been made during the late rebellion with reference to the emancipation of slaves, so help me

> The following persons and no others are excluded from the benefits of this proclamation, and of the said proclamation of the 20th of May, A. D.

1865, namely : First, The chief or pretended chief executive officers, including the President, Vice President and all heads of departments of the pretended Confederate or rebel government, and all who were agents thereof in foreign States and countries, and all who had ernment a military rank or title above the grade of brigadier general, and

Second, All persons who, in any way, treated otherwise than as lawful capacity, were employed or engaged in the military or naval service of the

Third, All persons who, at the time they may seek to obtain the benefits them; and in making out their balance over-Ashley case squints that way, and part in the same decalogue. The Holt-Conwho had directly or indirectly particularly in the same decalogue over-Ashley case squints that way, eipated in the then existing rebellion, or custody, or legally held to bail, all persons who were cugaged directly And, whereas, The President of the or indirectly in the assassination of United States did, on the 29th day of the late President of the United States, or in any plot or conspiracy in any manner therewith connected. In testimony whereof, I have signed

these presents with my hand, and have caused the seal of the United States to be thereunto affixed. Done at the city of Washington, this

7th day of September, one thousand eight hundred and sixty-seven. ANDREW JORNSON.
By the President:

WILLIAM IL SEWARD. Secretary of State.

Radicals .Harmed.

The Radicals charge the President with meditating a coup d'etat between this and the 20th of November, with a view of preventing the meeting of Congress. Now, although in many respects it might be very desirable to prevent the meeting of such a mishievous Congress as the present, yet the President prefers that it should kill itself, as it is likely to do, by its own quarrels in regard to the Presidential nomination. There are in that Congress Wade men, Chase men, Fessenden men, and Grant men-tour factions, and four candidates. Ferhaps, and bottle-holders, the fight will lack nothing of intensity and bitterness. In the mean time, let the Conserva-South, and a good, sound believer in the Constitution at the head of the ticket, and the usual effort at the polls, ida and Texas, and the laws can be success in November, 1868. Reports court thereof, in disregard of the comfrom every section of the Union repthem, or will know the reason why it was in 1860. There is no reason for

The radicals are alarmed that any one should propose to pay the interest upon renewed or existing Federal bonds in paper. Republicaus must not forget, that the Republican Legislature of New York directed the State Comptroller to pay the interest on the bonded debt of that State in greenbacks, although the bonds called for gold. The Pennsylvania Legislature, also, on the recommendation of Gov. Curtin, repealed the law requiring the bonds of that State to be paid in gold. Every Republican member voted to pay in greenbacks. And the reason given by the Legislature of both States was, that legal tender notes was the only money known to the country with which debts could be discharged. Gentlemen, please to be a little more consistens. State faith to pay ought and repress the popular energies and to be as sacred as the Federal Goverament. Before 1861, millions were erament. Before 1861, millions were the efforts of the government to sus-borrowed upon a pledge of payment tain the authority of the law, to mainback in specie. Individuals and States trampled their obligations under feet and the Courts-to their everlasting disgrace, sustained the repudiation. Union.

A PLEASANT CHANGE.-A turn in By the President: the tide of our Indian affairs has taken freent pardon conceded thereby should place, and we may congratulate the country upon this. late we kill more Indians than they aforesaid exceptions have been hith-erto excluded from executive clembeen surprised in the Puebla Mountains, and a band of Choyennes have been defeated near Plum Creek. I. Andrew Johnson, President of the These victories were gained, however, United States, do hereby proclaim by friendly Indians in our service, and we now see our way clearly to the scribed in the said proclamation of extinction of a much apprehended the 29th day of May, A. D. 1865, shall difficulty—the Indian race. Let the henceforth be opened and extended to friendly savages kill off the unfriend-

Proclamation of the President.

A Warning Against Intended Obstruction of the Execution of the Laws-The Ar-my and Navy Enjoined to Assist and Sustain the Judiciary.

WASHINGTON, September 3. The following proclamation was issued this afternoon by the President of the United States:

Whereas, By the Constitution of the United States, the Executive pow er is vested in a President of the Uni ted States of America, who is bound by a solemn oath, taithfully to execute the office of President, and to the best of bis ability, to preserve, protect and defend the Constitution of the United States and is known as a protect and the Constitution of the United its superiority over every other say by a solemn oath, faithfully to execute States, and is, by the same instru-ment, made Commander-in-Chief of the Army and Navy of the United States, and is required to take care that the laws be faithfully executed ;

Whereas, By the same Constitution, it is provided that the said Constitution and the laws of the United States which shall be made in pursuance thereof, shall be the supreme law of the land, and the Judges in every State shall be bound thereby ; and,

Whereas, In and by the same Constitution, the judicial power of the United States is vested in one Supreme Court, and in such inferior courts as Congress may, from time to time, ordain and establish, and the aforesaid judicial power is declared to extend to all cases in law and equity arising under the Constitution, laws of the United States, and the treaties which shall be made under

their authority; and, Whereas, All officers, civil and military, are bound by oath that they will support and defend the Constitution against all enemies, foreign and domestic, and will bear true faith and allegiance to the same ; and,

Whereas, All officers of the Army and Navy of the United States, in accepting their commissions under laws of Congress and the rules and articles of war, incur an obliga-tion to observe, obey and follow such directions as they shall, from time to time, receive from the President, or General, or other superior officers set over them, according to the rules and

discipline of war; and,
Whereas, It is provided by law that whenever by reason of unlawful obstructions, combinations or assemblages of persons, or rebellion against the government of the United States, it shall become impracticable, in the judgment of the President of the United States, to enforce, by the ordinary course of judicial proceed-ordinary course of judicial proceed-field county. ordinary course of judicial proceed-ings, the laws of the United States, within any State or Territory, the Executive in that case is authorized and required to secure their faithful execution by the employment of the land and naval forces; and,

Whereas, Impediments and obstructione, serious in their character, have recently been interposed in the States of North Carolina and South Carolina hindering and preventing, for a time, laws of the United States, and of the mand of the President of the United States; and,

Whereas, Reasonable and wellfounded apprehensions exist that such ill advised proceedings may be again attempted there or elsewhere :

Now, therefore, I, Andrew Johnson, President of the United States, do hereby warn all persons against obstructing or interfering, in any manner whatsoever, the faithful execution of the Constitution and the laws, and command all officers of the government, civil and military, to render due submission and obedience to the said laws and to the judgments and decrees of the courts of the United States, and to give all the aid in their power necessary to the prompt en- ne processent and execution of such laws,

decrees, judgments and processes. And I do hereby enjoin upon the officers of the army and navy to assist and sustain the courts and other civil aithful administration of the laws hereof, and in the judgments, decrees, mandates, and processes of the courts of the United States; and I call upon all good and well disposed citizens of the United States to remember that upon the said Constitution and laws, and upon the judgments, decrees, and processes of the courts made in accordance with the same, depend the protection of the lives, liberty, and happiness of the people; and I exhort them everywhere to testify their devotion to their country, their pride in its prosperity and greatness, and their determination to uphold its free institutions in the several country of Montaley and September 1. The several countries of the United States to remember that upon the judgments, decrees, and processes of the courts made in accordance with the same, depend the protection of the lives, liberty, and happiness of the people; and I exhort them everywhere to testify their devotion to their country, their pride in its prosperity and greatness, and their determination to uphold its free instituted for, and be labelled, "state," cast toked do same the names of all country of the same for, and be labelled, "united for, and sembers of the several countries of the se authorities of the United States, in a AN determination to uphold its free instiif voted for, and be labelled, "county of
tutions, by a hearty co-operation in shall subtrace the names of all town
the officets of the government to sue," voted for, and be labelled, "formathing tain the supremacy of the Federal Constitution, and to preserve, unimpaired, the integrity of the national

ANDREW JOHNSON. WM. H. SEWARD, Sec'y of State

Marrica. On Thursday, September 5, 1867, by Rev. W., Buncherston, Mr. WILLIAM M. SHOENING Miss LIZZIK BLOOM; both of Jordan tp.

Died.

Dird.

In Bridy township, on the 4th of September, in each of said countins, for the period of the county affects, for the period of the county affects of the said countins, for the period of the county affects of the said countins, for the period of the county affects of the said countins, for the period of the county affects of the said of the said published for more than once in any period of the said. That each of said qualified each of the said of the said of the said qualified each of the said of the said of the said qualified each of the said of the said of the said of the said qualified each of the said of the said of the said of the said qualified each of the said of the said of the said of the said qualified each of the said of the said of the said qualified each of the said of the said of the said of the said qualified each of the said of the said of the said of the said qualified each of the said of the s

Mew Advertisements.

DEMOCRATIC ALMANAC SA

Ayer's Cherry Pectoral

For the rapid cure of Organ, Calda. Influences, Hearness, Crestp, Bropehitis, Iarabian Consumption, and for the relative of Consumptive Patients is at ranced stagen of the disease.

So wide is the field of its unfolders and the relative patients of the stagen of the disease.

carefully kept up to the heat it ever has by and that it may be relied on to the for their si all that it has ever done. Great numbers of Clergymen. Physical

General Election Proclamation

W HEREAS, by an act of the General Act THEREFORE, I. Jacon A. FARMT, High Shorf of Glearfield county, do hereby give Public M. Lice to the electors of the county of Clearfield that a general election will be hed on the Ecosp Tunsnay of Octours NEXT, (being the May of the month.) at the several election districts in said county, at which time and plus the qualified voters will rote—
For one person for Judge of the Supremo Cos. For one person for Judge of the Supremo Cos. For one person for the description of the surface of the Commonwealth.

Por our person for the office of Cur field county.

at the following places, viz:
Beccaria township, at the Union Hotel, in Ge

Bradford township, at the house of Jacob P. Brady township, at the house of Wm. Sch

Chest township, at the public school near climon Rorabaugh's.
Clearfield borough, at the Court House.
Covington township, at the house of J. Mess Curwensville borough, at the bouts of the h

Decater township, at Centre school house. Forgaren township, at the house of John ty, (semerly occupied by Thos. Robison, (3) Fox township, at the house of J. I. Bundy Gipard township, at Congress Hill school hos Goshen township, at the public school bone Graham township, at the posts of Jacob Hold Gulich township, at the public school hous,

Karthaus township, at Bridgen's school he

New Washington berough, at the politic rds

Oscola borough, at the public house of Mis loyt, in said borough,

V. W. Anderson.
Pike township, at the house of the late law Bloom, in the torough of Curwenzville.
Union township, at the house of D. E. BraladWoodward township, at the house of These

concereon.

N ACT regulating the made of voting M a disctions in the several counties of the two measurafth, approved the 30th day of Munit.

vated for, and be labelled, "township;" at shall embrace the names of all borough wited for, and he labelled, "burough," an class shall be deposited in reparate label AN ACT for the better and more imparistion of pursuan to serve as juries, in earl counties of this Commonwealth, approving the state of the Commonwealth of Science Agents of the Commonwealth of spirania, in General Assembly met, and it is up enasted by another ity of the same. That general election, to be held on the second 7 of October, Arnes Domini one thousand will dred and staty seven, and triestimally three and staty seven, and triestimally the dred and sixty seven, and tri-centrall at such election, the qualified elector of eral counties of this Commonwealth sho-the manner now provided, by law, for the of other county officers, two sober, intell