The Juniata Sentinei. ESTABLISHED IN 1846.

PUBLISHED EVERY WEDERBAY MORNING. Bridge Street, opposite the Odd Fellows' Hall, MIFFLINTOWN, PA.

THE JUNIATA SENTINEL is published every Wednesday morning at \$1,50 a year, in adwance; or \$2.00 in all cases if not paid promptly in advance. No subscriptions dis continued until all arrearages are paid, unless at the option of the publisher.

Ecgal Advertisement

GENERAL ELECTION PROCLA-

Whereas, in and by an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act relating to the elections of this Commonwealth, p ss. ed the 2tid day of July, A. p. 1886, it is made the duty of the She of every con made the duty of the Sheriff of every coun-ty within the Common wealth to give public notice of the General Elections, and in such notices to enumerate : 1. The officers to be elected.

2. Designate the place at which the elec-tion is to be held. I, JOSEPH ARD, High Sheriff of the

county of Juniata, hereby give notice that on the SECOND TUESDAY of OCTOBER next (being the 10th day of the month) a General Election will be held at the several election districts established by law in said county, at which time they will vote by ballot for the several officers hereafter mentioned, viz :

One person to till the office of President Judge of the Ninth Judicial District composed of the counties of Cumberland, Ju-

niata and Perry. One person to represent the counties of Junista and Millin in the House of Representatives of the Commonwealth of Pennsvivanin.

Two persons to fill the offices of Associate Judges of Juniata county. One person to fill the office of County

Treasurer of Juniata county. One person to fill the office of County

Commissioner of Juniata county. One person to fill the office of County

Auditor of Juniats county. One person to fill the office of County

Surveyor of Juniata county. 1 ALSO HEREBY MAKE KNOWN and give notice, that the places of holding the aforesaid General Election in the several districts and townships in the county of Ju-

nists are as follows, to wit : At the Court House in the borough of Millintown, for the borough of Mifflintown. At the Court House in the borough of

Mittlintown, for Formanagh township. At the School House in Mexico, for Walk-

er township. At Smith's School House, for Delaware

township. At the School Honse in Thompsontown,

for the borough of Thompsontown. At the Public House of Thomas Cox, for

Greenwood township. At the School Fouse in Richfield, for

Monroe township. At Barner's Hotel, for Susquehanna town-

At the School House in McAlisterville, for Favetle township. At the School House in Patterson, for the

borough of Patterson. At the School House in Perrysville, for

the borough of Parysville. At the Locust Grove School House, near the residence of Mr. Stewart, for Milford

At Spruce Hull School House, for Spruce

At Sprice has School House at Academia, for Beale township. At the School House near McCulloch's At the School House near McCulloch's

Mills, for Tuscarora township, except that portion of it lying north-westward of the ammit of the Shade Moantain.

At the Lick School House, near the resi-dence of Benjamin Walls, dec'd., for Lacg township, except that portion of it lyink worth-westward of the summit of the Shade



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the names of all Judges of Courts voted for, and to be labeled outside, "Judiclary;" selected and appointed, every convenience and facility for the discharge of their du-ties; and if said election officers shall reone ticket shall embrace the names of all State officers voted for, and be labeled, fuse to permit said overieers to be present "State ;" one ticket shall embrace the names of all county officers voted for, including and perform their duties as aforesaid, or it they shall be driven away from the polls by office of Senator, member of Assembly, i votel for, and members of Congress, if vo-ted for, and be labeled "County;" one tickviolence or intimidation, all the votes polled at such an election district may be rejected by any tribunal trying a contest under said election : Provided, That no et shall embrace the names of all township officers voted for, and be labeled "Townperson signing the petition shall be apshin;" one ticket shall embrace the names pointed an overseer. SEC. 12. If any prothonotary, clerk, or

such certificate of naturalization knowing

one shall vote, or attempt to vote on any

certificate of naturalization not issued to

im, he shall be guilty of a high misde-

of all borough officers voted for, and be labeled "Borough;" and each class shall be the deputy of either, or any other person, shall affix the seal of office to any naturalideposited in separate ballot.boxes. The Return Judges for this Representaastion paper, or permit the same to be aftive District will meet in Mifflintown on Tuesfixed, or give out, or cause or permit the same to be given out. in blank, whereby it day, October 17th, then and there to do and perform such duties as are required by law may be fraudulently used, or furnish a said Judges. naturalization certificate to any person who Agreeably to the provision of the 61st

shall not have been duly examined and section of raid Act every General and Spe-cial Election shall be opened between the hours of eight and ten o'clock in the foresworn in open court, in the presence of some of the judges thereof, according to the act of Congress, or shall aid in, connoon and shall continue without interrup-tion of adjournment until seven o'clock in nive at, or in any way permit the issue of any fraudulent naturalization certificate. the evening, when the polls shell be closed. he shall be guilty of a high misdemeanor ; or, if any one shall fraudulently use any

SPECIAL NOTICE.

that it was fraudulently issued or shall vote, or attempt to vote thereon, or if any The tollo ving provision of the Registry. Law passed at the late session of the Legis. lature applicable to elections and election officers, to published for the information of ill concerned : SEC 4. On the day of election any per-

meanor; and either or any of the persons, or their aiders or abettors, guilty of either on whose name is not on the said list, ane of the misdemeanors aforesaid, shall on claiming the right to vote at said election, conviction he fined in a sum not exceeding shall produce at least one qualified voter of one thousand dollars, and imprisonment in the district as a witness to the residence of the proper penitentiary for a period not the claimant in the district in which he claims to be a voter, for the period of at least ton days next preceeding said election, which witness shall take and subscribe a exceeling three years. SEC. 13. Any person who on oath or affirmation, in or before any court in this State, or officer authorized to administer written, or partly written and partly printed ouths, shall, to procure a certificate of nat-uralization, for himself or any other peraffidavit to the facts stated up him, which affidavit shall define clearly where the resi-dence is of the person so claiming to be a son, willfully depose, declare or affirm any matter to to fact, knowing the same to be false, or shall in like manner deny any voter ; and the person so claiming the right to vote shall also take and subscribe a written, or partly written and partly printed af-fidavit, stating the best of his knewledge natter to be fact, knowing the same to be true, shall be deemed guilty of perjury ; and any certificate of naturalization issued and belief, where and when he was born ; in pursuance of any such deposition, de-claration or affirmation shall be null and that he is a citizen of the Commonwealth cf Pennsylvania, and of the United States; that he has resided in the Commohwealth void ; and it shall be the duty of the court one year, or if formerly a citizen therein souing the same, upon proof being made and has removed therefrom, that he has reefore it that it was fraudulently obtained, sided therein six months next proceeding to take immediate measures for recalling the same for cancellation, and any person said election; that he has not moved into who shall vote or attempt to vote, on any paper so obtained, or who shall in any way the district for the purpose of voting there-in; that he has paid a State or county tax within two years, which was assessed at least ten days before said election, and, if a aid in, convive at, or have any agency whatever in the issue, circulation or use of any fraudulent naturalization certificate, naturalized citizen, shall also state when and where and by what court he was naturshall be deemed guilty of a misdemeanor, alized, and shall also produce his certificate and upon conviction thereof, shall undergo of naturalization for examination; the said an imprisonment in the penitentiary affidavit shall state when and where the tax not more than two years, and pay a fine not more than one thousand dollars, for claimed to be paid by the aillant was assessed, and when, where and to whom paid, and

very such offence, or either or both, at the the tax receipt therefor shall be produced Incretion of the court. for examination, unless the affiant shall state in his athdavit that it has been lost or de-SEC. 14. Any assessor, election officer or person appointed as an overseer, who shall stroyed, or that he never received any ; but regiect or refase to perform any duty enif the person so claiming the right to yote inel by this act, without reasonable or hall take and subscribe to said affidavit that legal cause, shall be subject to a penalty of he is a native born citizen of the United one hundred dollars. States, (or if born elsewhere, shall state the SEC. 16. At all elections hereafter held. fact in his attidavit, and shall produce evidence that he has been naturalized, or that he is entitled to citizenship by reason of his

father's naturalization.) and shall further

state in his affidavit that he is at the time

of taking the affidavit, between the ages of

twenty-one and twenty-two years; that he

under the laws of this Commonwealth, the polls shall be opened between the hours of six and seven o'clock A. M., and closed at seven o'clock r. M. It shall be the duty of the Se retary of the Commonwealth to prepare form for all the blanks made necessary by this act and furaish copies of the same to the county commissioners of the several counties of the Commonwealth ; and the county commissioners of each county shall soon as may be necessary after receipt of the same, at the proper expense of the county, procure and furnish all the election officers of the election districts of their respective counties copies of such blanks, in such quantities as may be rendered necessary for the discharge of their duties under this act. SEC 19. That citizens of this State temporarily in the service of the State or of the United States government, on clerical or other duty, and who do not vote where hu- employed, shall not be thereby deprived of the right to vote in their several 'ention districts if otherwise duly quali-SEC. 20. The act entitled "A further spn. plement to the act relating to the elections this Commonwealth," approved April fourth, Anno Domini one thousand eight hundred and sixty eight and other laws altered or supplied by this act, be and the same are hereby repealed. Whereas, The fifteenth amendment of the

D. 1870, passed an act, ' A further supplement to the act relating to elections in this commonwealth," the teath section of which proviles as follows :

MIFFLINTOWN, JUNIATA COUNTY, PENN'A., SEPTEMBER 13, 1871.

"Sac. 10. That so much of every act of assembly as provides that only white free-men shall be entitled to wete or he registered as voters, or as claiming to vote at any general or special election of this Comnonwealth be and the same is hereby re-pealed ; and that hereafter all freemen, thout distinction of color. shall be en rolled and registered according to the pro first section of the act visions of the proved the 17th day of April, 1869, entitled 'An act further supplemental 'o the act relative to the election of this Commonwealth : and shall, when otherwise ouslified under existing laws, be entitled to vote at all general and special elections in this Common wealth.

I ALSO HEREBY GIVE NOTICE that the following act, restoring spring elections, was passed by the Legislature and approved June 28, 1871 : SECTION 1. Be it enacted, de... That the fifteenth section of an act entitled 'An act

further supplemental to the act relative to the elections of this Commonwealth, approved April seventeenth, one thousa eight hundred and sixty-nine, be and the same is hereby repealed, and that in the year Anno Domino, one thousand eight hundred and seventy-two, and annually thereafter, all elections for city, ward, bor ough, township, and election in the differ ent cities and counties of this Commonwealth, shall be on the days and at the times they were beld as provided by law in the different cities, wards, boroughe and ownships, in said counties, prior to the seventh of April, Anno Domino one thou-sand eight hundred and sixty-nine, the date of the passage of the act aforesaid. SEC 2. That the term of the different city, ward, township, and election officers, in said counties, to be elected at the elec-tions to be held one thousand eight hundred and seventy-two, shall begin when the terms of such office expire, and annually thereafter as provided by law prior to the passage of the act of seventeenth of April Anno Domino, one thousand eight hundred and sixty-nine ; Provided, the terms of assessors for the present year shall extend until their successors are duly elected and qualified pursuant to this act ; Provided further, that this act shall not apply to any elections provided for by special laws since the passage of the act of April seventeenth. one thousand eight bundred and sixty nine.

CONSTITUTIONAL CONVENTION.

The qualified electors will take notice of the following Act of Assembly, approved the 2nd day of June, 1871 : As Act to authorize a popular vote upon the question of calling a Convention to amend the Constitution of Pennsylvania.

SECTION 1. Be it enacted by tee Senate and House of Representatives of the Com-monwealth of Pennsylvania in General Assembly met, and it is hereey enacted by the authority of the same, That the question of celling a Convention to amend the Constitution of this Commonwealth be submittee to a vote of the people at the next general lection, to be held on the second Tuof October next, the caid question to be voted on in the following manner, to wit: In counties and citics, in which slip ticket vo. ting is authorized by law, votes for and against a convention may be express given upon the ticket, headed or endorsed with the word "State," and not otherwise and the words used shall be "Constitutiona Convention," and underneath "For a Convention" or "Against a Convention," and a counties or districts in which slip ticket voting shall not be authorined by law, each cleeter voting upon said question shall cast a separate ballot, endorsed on the outside Constitutional Convention," and containing inside the words "For a Convention" o "Against a Convention," and all votes cas as aforesard shall be received, counted and returned by the proper election officers and return judges as votes for Governor are reat hand. After a brief period had elaps ed he softly mounted a chair and peeped ceived, counted and returned uncer existing through the transom. There he saw his SECTION ? That the election aforesaid shall be held and be subject to all the pro-visions of law which apply to general elec-tions; the sheriffs of the several counties fair haired daughter emerging from under the bed, where she had ensconsed herself when she heard the first muttering of shall give notice of this Act in their election proclamation the present year, and the paternal wrath. Governor shall cause all the returns of the said election, as received by the Secretary of the Commonwealth, to be laid before the Legislature at its next annual election. ruthlessly drew the helpless child of his JAMES H. WEBB,

Doct's Corner.

DON'T CROWD. Don't crowd ! this world is broad enough For you as well as me ; The doors of art are open wide-The realm of thought is free. Of all earth's places you are right To choose the best you can. Provided that you do not try To crowd some other man.

What matter if you scarce can count Your piles of golden ore, While he can strive to keep Guant Famine from his doorof willing hands and honest hearts Alone man should be proud : Then give him all the room he needs,

Will glisten none the less Because it comes in contact with A beggar's tattered dress ; This lovely world was never made For you and I alone : pauper has a right to tread

The pathway to a throne. Don't crowd the good from out your heart By fostering all that's bad ; But give to every virtue room-The best that may be had, Be each day's record such a one That you may well be proud ; Give each his right, give each his room,

And never try to crowd.

Hiscellaneous Reading.

AN ELOPEMENT-HOW IT ENDED.

noou a young lady and gentleman, with humed at hours when suspicion would Last Wednesday morning. Felix Sarlooks and air suggestive of the country be less liable to be aroused, and sunset ey, a truck driver, aged 40 years. living and new-mown hay, came to the Walnut is oftener used than any other hour. We in a tenement house in New York city, Street House. The young lady stood suppose it is necessary to make use of murdered his wife by cutting her throat, bashfully in the background, while the the human body after death for the bene- and then made an ineffectual attempt to gentleman walked boldly up to the office fit of science, but there is something re- kill his two children, after which he and bending over the register, wrote pulsive in this saving process." therein the name of "Charles Damon

A GOOD JOKE happened to a rich and lady. Guyandotte, W. V." The landlord, being a boniface of many years Philadelphian at Cape May the other of the plantations will produce an extraand long experience, had seen similar day. He prides himself somewhat on ordinary amount. Southerners agree in rustic couples before, and had the putative husband and wife shown to a private apartment. By this time the coming of stalked gallantly into the surf, intending quin valley will prove a far better cottonthe pair was noised through the hostelry, to show people how it is done. He had growing region than favored localities in and an air of mystery enveloped the supposed bridal chamber. Shortly after the keen eyes espied a charming girl strug- A few days ago Mr. William Weeks. bridegroom left the room.

the gallantry that distinguishes him. es-

RATES OF ADVERTISING. All advertising for less than these months for one square of nine lines or less, will be charged one insertion, 75 cents, three \$1,50, and 50 cents for each subsequent insertion. charged one insertion, 45 cents, three \$1,50, and 50 cents for each subsequent insertion. Administrator's, Executor's and Auditor's Notices, \$2,00. Professional and Business Cards, not exceeding one square, and Inclu-ding copy of paper, \$8,00 per year. Notices in reading columns, ten costs per line. Mor in reading columns, ten conta per line. In chants advertising by the year at special ra 3 monthe 6 mon S 8.00 \$ 5,60 Two squares..... 5,00 Three squares.... 5,60 One-fourth col'n. 10,00 8.00 17.00 Half column 18,00 25,00 45,00 One column 30,00

SHORT ITEMS.

Four thousand Americans are travelthe medical profession never hunt for ing in Switzerland.

their "subjects" save in Winter, when de-Pale green tinted wedding cards are composition is not so rapid as in Sum the latest London wrinkle.

To get at the root of a thing-dig mercial, which tells the following borri- If you are a dentist-pull. If a hog fying tale: "The stock of subjects is blow your nose - Punch.

for the Winter by the simple process of ing to play the violin. The idea of bay-Young ladies in New Haven are learing four strings to their bow is faseina-

assaults of chemicals of any description. bourg to Germany, twenty three thou-The subjects are brought in from nearly sand inhabitants have already emigrated all the burrying grounds about the city, to France and America.

nominal cost; they don't rate high in Mr Jansen, the distinguished French Summer, and the resurrectionists regard astronomer has invented a balloon comthe business as dull. We believe that pass which will show both the course some arsenic preparation is injected into and rate of speed of a balloon.

the carotid arteries, after which the bod. Sometime about the latter part of this ics are covered with sait, and piled in month, if prediction should be fulfilled, layers in the great vat. One medical there will be a rain of stars or meteors, institution in this city has a stock of similar to that which alarmed the people about thirty well-preserved salted subjects of this country many years ago.

which will be taken out and cut up in Mrs. Mary Michaels, aged one hun-Fall and Winter for the benefit of the dred and ten years, who was living with incipient sawbones, who attend the col- her son in Dinwiddle county, Va., comlege, The medical colleges in Cincinnati, mitted snicide on Sunday last by drown-Chicago, St. Louis. Ann Arbor, Louis- ing her self in a well near the house.

ville, and other cities, exchange subjects Henry Rattler, a noted horse thief. with each other when one or the other is escaped from York County Jail on the short of material. They are generally 24th ult, by digging through the wall. shipped in barrels, salted and prepared He is five feet seven inches high. dark By this exchange identification becomes complexion. A reward of one hundred impossible, if such a thing were attempt- dollars is offered for his arrest by the About eleven o'clock yesterday fore- ed. These subjects are shipped or ex- sheriff.

> plunged the knife twice into his own throat.

California is growing cotton, and some his shape and other recommendations to pronouncing the experiment there a sucfemale notice. He donned his suit, and cess, and many believe that the San Jonnot been there long, however, before his the Gulf States.

gling all alone in the breakers, and, with of Glen Haven, Wis., while oiling the knuckle joint connecting the tumblin

largely made up in Summer, and secured

cal institutions are large zine or galvanized iron vats, made impervious to the with the exception of Cave Hill, at a

entinel

EDITOR AND PROPRIETOR.

WHOLE NUMBER 1278.

How Subjects are Sometimes Procured for Medical Colleges.

The popular idea that the ghouls of

mer, is combatted by the Louisville Com-

And never try to crowd. Don't crowd, proud miss ! your dainty silk

At the Centre School Honse, for so much of the townships of Lack and Tuscarora as he north-west of the summit of the Shade

Mon-tain. At the Church Hill School House, for Turbett township. I ALSO MAKE KNOWN and give to.

tace, as in and by the 43rd section of the storesaid act I am directed, what every person excepting justices of the peace, who shall hold may office of trust under the shall hold may office of trust under the United States, or this State, or any city or incorporated district, whether a commis-sioned officer or otherwise, a subordinate officer or agent who is or shall be employed under the legislative, executive or fudiciary department of this State, or of the United States, or of any incorporated city or district, and also that every member of Conress and of the State Legislature, and of the select or common council of any city of commissioner of any inborporated district. . by law incapable of holding or exercising at the same office or appointment of judge inspector or clerk of any elections of this Commonwealth, and no judge, inspector of other officer of such election shall be eligi-lic to any office then to be voted for,

Also that the 4th 4th section of the Act of Assembly, entitled "An Act relating to xecutions and for other pu poses," approved April 18, 1840, it is enacted that sioresaid 13th section shall not be construed so as to prevent any military officer or borouch officer from serving as judge, inspec-

ough other from sering is used and especial elec-tor or this Commonweakh." Pursuant to the provisions contained in the 67th section of the Act first aforesaid, the judges of the atoresaid district shall respectively take charge of the certificate of return of the election of their respective districts and produce them at a meeting of the judges from each district, at the Go House in the borough of Mifflintown, on the third day after the day of election, being the present year on Friday, the 13th day of October, then and there to do and perform the duties required by law of said judges. Also, that where a judge by sickness or unavoidable accident is unable to attend said meeting of judges, then the certificate of return aforesaid, shall be taken charge of by one of the inspectors or clerks of the election of said district, who shall do and perform the duties required of said judges able to attend.

Also, that in the 21st section of said Act it is enacted that "when two or more countics shall compose a district for the choice of a member or members of the Senate of this Commonwealth or of the House of Representatives of the United States, or of this Commonwealth, the judges of the election in each county having met as aforesnid, the clerks shall make out a fair statement of all the votes which shall have been given at such elections within the county, for every person voted for as such member or mem-bert, whice shall be signed by said judges and attested by the clerks, and one of said judges 4hall take charge of such certificate and shall produce the same at a meeting o o de judge from each county at such place in suce district as is or may be appointed

by law for the purpose. Also, that an Act of Assembly, entitled. "An Act relating to election of this Com-monwealth," passed July 2, 1838, further provides as follows, to wit:

"That the judges and inspectors shall meet at the respective places appointed for holding the election in the district to which they respectively belong, before 8 o'clock in the morning of the SECOND TUESDAY of OCTOBER, and each of said inspectors shall appoint one clerk, who shall be a qualr of such district."

I ALSO MAKE KNOWN and give notice that an Act of Assembly, approved March 30th, 1866, provides as follows : SECTION I. Be it enacted by the Senate

and House of Representatives of the Com-monwealth of Pennsylvania in General Assenably met, and it is hereby enacted by the authority of the same, That the qualifier voters of the several counties of this Com-monwealth, at all general, township, borinonweath, at all general, township, bor-ough and special elections, are hereby here-after anthorizee and required to vote by ticket, printed or written, or partly printed and partly written, severally classified as follyws: One ticket thall embrace the name

has resided in the State one year and in the election district ten days next preceeding such election, he shall be entitled to you although he shall not have paid taxes; the said affidavits of all persons making such claims, and the affidavits of the witnesses to their residences, shall be preserved by the election board, and at the close of the election they shall be enclosed with the list of voters, tally list and other papers required by law to be filed by the return judges with the prothonotary, and shall remain on file therewith in the prothanothry's office, subject to examination, as other election papers are, if the election officers shall find that the applicant or applicants possess all the legal qualifications of voters, he or they shall be permitted ta vote, and the name or names shall be added to the list of taxables the election officers, the word "tax" be ing added where the claimant claims to vote on tax, and the word "age" where he claims to vote on age : the same words being added the clerks in each case respectively on the list of persons voting at such election Sec. 5 it shall be lawing for any qualified citizen of the district, notwithstand-

ing the names of the proposed voter is contained on the list of resident taxables, to challenge the vote of such persons whereupon the same proof of the right of suffrage as is now required by law shall be publicly made and acted on by the election board, and the vote admitted or rejected, according to the evidence; every person claiming to be a naturalized citizer shall be required to produce his naturali zation certificate at the election before voting, except where he has been for ten years, consecutively, a voter in the district in which he offers to vote; and on the vote of such person being received, it shall be the duty of the election officers to write or stamp on such certificate the word "voted" with month and year ; and if any election officers shall receive a second vote on the same day by virtue of the same certificate, excepting where sons are entitled to vote by virtue of their fathers, they and the person who shall offer such second vote. upon so offending, shall be guilty of a high misdemeanor, and on conviction thereof, be fined or imprisoned, or both, at the discretion of the court ; but the fine shall not exceed one hundred dollars in each case, nor the imprisonment one year; the like punishment shall be inflicted on conviction of the officers of election who shall neglect or refuse to make, or cause to be made, the endorsement required, as aforesaid, on nat-

uralization certificate. SEC. 6. If any election officer shall refuse or neglect to require such proof of the right of suffrage as is prescribed by this law, or the laws to which this is a supple ment, from any person offering to vote whose name is not on the list of assessed voters, or whose right to vote is challenged by any qualified voter present, and shall admit such person to vote without requiring such proof, every person so offending shall, upon conviction, be guilty of a high misdemeanor, and shall be sentenced. for every offence, to pay a fine not exceeding one hundred dollars, or to undergo an imprisonment not more than one year, or either or both, at the discretion of the

court. SEC. 11. On the petition of five or more citizens of the county, stating under oath that they verily believe that frauds will be practiced at the election about to be held, in any district, it shall be the duty of the court of common pleas of said county, if in session. or if not, a judge thereof in vacation. to appoint two judicious, sober and intelligent citizens of the county to act as overseers, shall be selected from different political parties, and where both of said inspectors belong to the same political party, both of overseers shall be taken from the opposite political party ; said overseers shall have the right to be present with the officers of the election during the whole time the same is held, the votes counted, and the returns made out and signed by the election officers ; to keep a ist of voters, if they see proper ; to chal lenge any person offering to vote, interro-gate him and his witnesses, under oath. in regard to his right of suffrage at said election, and to examine his papers produced ; and the officers of said election

Constitution of the United States is as fol-. 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. "SEC. 2. That Congress shall have power

o enforce this article by appropriate legisation.' AND WHEREAS. The Congress of the

United States on the 31st day of March, 1870, passed an act entitled ".In act to enforce the right of estimens of the United States to vote in the several States of the Union, and for other purposes;" the first and second sections of which are as follows : "SECTION 1. Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That all citizens of the United States who

are or shall be otherwise qualified to vote at any election by the people in any State, territory, district, county, city, parish, township, school district, municipality, or other territorial subdivision, shall be entitled and allowed to vote at all such elections, without distinction of race, color, or previous condition of servitude ; any conitution, law, custom, usage, or regulation of any State, or by or under its authority.

to the contrary not withstanding. SEC. 2. And be it further enacted. That if by or under the authority of the constitution or laws of any State, or the laws of any Territory, any act is or shall be re quired to be done as a prerequisite or qualification for voting, and by such con-stitution or laws persons or officers 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 such 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 condition of servitude; and if any such person or officer shall refuse or knowingly omit to give full effect to this ection, he shall, for every such offence, forfeit and pay the sum of five hundred dollars to the person aggrieved thereby, to be recovered by an action in the case, with full costs and such allowance for counsel fees as the court shall deem just, and shall also, for every such offence, be deemed guilty of a misdemeanor, and shall, on conviction thereof, be fined not less than

five hundred dollars, or be imprisoned not less than one month and not more than one year, or both, at the discretion of the And whereas, It is declared by the sec. ond section of the VI article of the Constitution of the United States, that "This Constitution and the laws of the United States which shall be made in pursuance thereof, shall be the supreme law of the land. * * anything in the Constitution or laws of any State to the contrary notwith-

And whereas, The legislature of the Comare required to afford to said overseers so alth, on the sixth day of April, A. Speaker of the House of Representatives WILLIAM A WALLACE,

Speaker of the Senate. APPROVED-The second day of June, Anno Domini one thousand eight hundre and seventy-one. JOHN W. GEARY, Given under my hand at my office in the borough of Millintown, the filth day of September, A. D one thousand eight hundred and seventy-one. JOSEPH ARD, Sherif. Sheriff's Office, Mifflintown, 1 September 5, 1871.

leased the sobbing child and left the room. double locking the door after him. and Queen Victoria's Court Breakfast, A Yankee correspondent thus speaks descended to the office. At the foot of f Queen Victoria's breakfast in Buck. the stairs he encountered the young and ingham Palace Park :- " On these occa- heartless destroyer of his domestic peace. sions the Queen walks about very smil- "Look'ee here," said the father, shaking ing chipper, with a white cap that looks his fist fiercely under the nose of the like a French bonne's over her head, lover, "I want ten dollars of you. This and the widow's weeds a thought light- trip cost me ten dollars, and you have ened by a suspicion here and there of got to pay it."

again.

white lace or crape. The breakfast The youth palled out a thin pocket-takes place in the afternoon, at half-past book with a dispirited air, paid the four o'clock, and the ladies attend in a mileage of his triumphant adversary, costume gotten up expressly for the oc- and turning upon his heel, left the house. haughtiness of her royal mamma or the Cincinnati Enquirer, July 18. indifference of her big lazy husband seems to have dampened."

of five parts sulphate of copper to one men are passed in thinking whether their read till one falls asleep. bonnets are straight, and wind up with hundred parts distilled water, about thirty drops, to which add ten drops of Sy. the remark that you never knew but one denham's laudanum and four ounces of woman who had common sense about her. sugar and water. Dr. Drouet advocates Wife will ask you who that was. You a solution of castor oil in colodion be- will, with a sigh, reply : "Ah ! never ing applied with a brush to the abdo mind." Wife will ask you why did you men. The mixture forms a water proof not marry her. You say, abstractedly, film which prevents perspiration, and "Ah! why, indeed i" The climax is vomiting and cramps are instantly ar- reached by this time, and a regular row is sure to follow. rested.

A MAN who cannot command his tem- THE sweetest word in our language is per, his attention, and his countenance, love. "he greatest word is God The sheald not think of being a man of busi- word expressing the shortest time is now. to send him funds to pay his way back of \$200 for his good behavior for one to her She didn't do it. DOAL

After an hour had passed an elderly gentleman from the rural district burst sayed to learn her to swim. She very machine, was caught by the wristband of into the office, and inquired for his runa. thankfully accepted the kind offer, and his overshirt, and in struggling to keep way daughter. His description of the the result was that quite a flirtation en- from getting under the rod was entirely damsel tallied exactly with that of the sued Quoth our Philadelphia friend : divested of clothing, leaving nothing on bride, now presumed to be enjoying su. "Are you staying at the Stockton, his person but his boots. preme happiness in room 47. The angry Miss-"?"

"Murphy," with a sly glance upward. and bereaved parent was shown the door. but found it locked. Then he made a great show of leaving, but remained close at the ---- I' "Stockton ; yes, sir."

"Ah ! Are your parents with you ? ' "No. sir." "Your brother, possible ?" "No, sir."

"Ah, I have it; you are here with your friends ?"

"No, sir"-a very perceptible smile Admittance was soon gained. The breaking over her countenance. pitiless sire seated himself in a chair, "Excuse my seeming impertinence, Miss Murphy, but I am extremely anxold age across his knees, and, removing iosuly to know in what capacity you are all useless obstructions, administered

here ?" punishment with his horny palm as he "I am in the bakehouse, sir." had done in the babyhood of his un-

grateful offspring. The would-be bride felt keenely that she was indeed a child Rice, which enforces its own lessons -When he was at the head of the theolog-After the end of justice had been satical seminary of Prince Edward, one of isfied, the hard hearted male relative rethe out parishes of Virginia sent to him for a minister. They, as usual in such man to weed his garden. The man cases, wanted a scholar, a gentleman, an found the house, as he supposed, and orator, a pastor, a fine writer-in short, went to work. The next morning he a perfect minister. They "had formerly again made his appearance, doubtless to given \$350. per annum; but now, if they could get such a nan as they want was astonished to learn that the owner ed, they could raise it to \$100. The doc- of the place, with his family, had been tor answered by telling them to seul to out of town for two or three weeks-in heaven for Dr. Dwight. He was the fact that he had weeded the wrong poonly such man he knew; and as he had been living a good while on spiritual for the man who did employ him, with food, he might possible live on four hun-feelings of a decidedly mixed character. dred dollars.

casion. They gossip and chatter in The winner of the race marched back to THE new departure in the liquor basi- lish wheat. One side of each ear is groups on the sward, while the gentle- the room he had just left, took the girl ness in Boston works well. Parties ar- full of grain, while the other side is quite men, in uniform and stars and garters, under his arm, and made his way with rested for drunkenness divulge where empty; although the husks are properly quiz them in a highly aristocratic way, his swamp angel, back to the wilds of they obtain the liquors. This has open formed, no corn has ever grown on the or discuss politics in the arboys. The Indiana, whence the party had come .- ated gradually to reduce the number of blighted side of the stalk. One farmer little Princess of Wales in particular is No names other than those registered cases before the Municipal Court from has twenty acres of wheat in this condivery lively and popular on these occa- were given, and the \$10 demanded as day to day Liquor dealers hesitate tion, and he is afraid this blight is very sions, and has a sprightly air, which mileage is the only key to the remote vil- about selling to intoxicated people, fear- general although it may not have been neither the well-known propriety and lage where dramatis persons reside. - ing the constable will give them a call. noticed, his field to a passerby presenting

THE way to quarrel with a wife is to laid aside with our clothes None of ance, but when the corn is closely examwait notil she is at her toilet preparatory them must be carried to bed with us; and ined it looks as if a hot blast had blown DR. LISLE, of London says that he has to going out. She will be sure to ask in this respect custom may obtain very on the one side and scorched the life out cured twenty-one cases of cholera out of you if her bonnet is straight. Remark great power over the thoughts It is a of the ear. twenty-six by administering a solution that the lives of nine-tenths of the wo- destructive practice to study in bed, and Two Michigan brothers, farmers well-

> on the cabin-table of a Hudson River other. To guard against any fatal relines :-

"This holy book neglected lies, No soul with it communes: While scores of souls sit around about, With Heralds and Tribnes."

got tired of his new affinity after spend- threats, the accused pleaded guilty, and ing all his money, and wrote to his wife the accuser became his surery in the sum year.

An Illinois farmer has told his rat story. He was going to his corn crib "Miss Murphy-ah! You are stopping the other morning, he says, when he saw a large rat, with bead erect, carrying a full sized ear of corn in his mouth, while at the same time his tail was wrapped around another large ear, which he was dragging behind him.

At one of Peter Cartwright's camp meetings he was much annoyed by a noisy sister, who "took part" more frequently than was acceptable. He had called on all to kneel while some one lead in prayer. She struck off at once with much feeling and power. Cartwright, not recognizing her voice, shouted out, "Amea!" A brother kneeling close by whispered : "It's Ann Jordan pray-A goop anecdote is related of Dr. ing." Cartwright looking around and seeing it was so, cried out : "I take that umen back !"

A laborer in Providence, Rhode Island, was engaged a few days ago by a gentlereceive the reward for his services, and tato patch. He has since been hunting

A curious blight is afflicting the Eng-ALL the cares of the day ought to be an appearance of ripeness and abani-

to-do and generally harmonious, had a On the outside cover of a Bible lying them threatened to do some injury to the little fallingout the other day, and one of steamboat, are written the following suit the threatened one thought best to apply to a district official for protection. Accordingly, the two rode into town together, put up their team, drank each other's health, and then together visited a A man who ran away from his wife in justice of the peace. That official listened Pittsfield, Mass., with another woman, to the complaint, issued a warrant for