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Ecgal Adrertisement

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 ssed the 2nd day of July, A. D. 1836, it is made the duty of the Sheriff of every counto within the Commonwealth to give public motice of the General Elections, and in such 1. The officers to be elected.

2. Designate the place at which the elec-

I, JOSEPH ARD, High Sheriff of the scounty 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 bailot for the several officers hereafter men-Moned. 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 Juniata and Millin in the House of Representatives of the Commonwealth of Penn-

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 Juniata county.

One person to fill the office of County Surveyor of Juniata county. ALSO HEREBY MAKE KNOWN and give notice, that the places of holding the aforesaid General Election in the severa

districts and townships in the county of Juuista are as follows, to wit: At the Court House in the borough of Mrillintown, for the borough of Millintown. At the Court House in the borough of

Milliut Ce for Fermanagh township.
At 19 School House in Mexico, for Walker town hip.
At Smith's School House, for Delaware

township.
At the School House in Thompsontown, for the borough of Thompsontown.

At the Public House of Thomas Cox, for Greenwood township.
At the School Pouse in Richfield, for

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

ship.
At the School House in McAlisterville, for Fayette township.

At the School House in Patterson, for the

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

the borough of Perrysville.

At the Locust Grove School House, near
the residence of Mr. Stewart, for Milford township, At Shence Hill School House, for Sprace

Hill township.

At the School House at Academia, for *Boole township.

At the School House near McCulloch's awarship, except that

Wills, for Tuscarora township, except that portion of it lying north-westward of the the shade Mountain.

dence of Benjamin Walls, dec'd., for Long township, except that portion of it lyink north-westward of the summit of the Shade Mountain. At-the Centre School House, 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 rotice, as in and by the 45rd section of the aforesaid act I am directed, other every person excepting justices of the peace, who shall hold any office of trust under the United States, or this State, or any city or incorporated district, whether a comstoned officer or otherwise, a subordinate officer or agent who is or shall be employed under the legislative, executive or ludiciary department of this State, or of the United States, or of any incorporated city or district, and also that every member of Con-gress and of the State Legislature, and of the select or common council of any city or commissioner of any inhorporated district, is by law incapable of holding or exercising at the same office or appointment of judge, inspector or clerk of any elections of this ommonwealth, and no judge, inspector or other officer of such election shall be eligi-

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

ble to any office then to be voted for,

tor or clerk of any general or special elec-tion of this Commonwealds."

Pursuant to the provisions contained in the 67th section of the Act first aforesaid. the judges of the atoresaid district shall ro spectively 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 Court House in the borough of Millintown, 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 saic 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.

Alse, that in the 31st 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 judges 4hall take charge of such certificate and shall produce the same at a meeting of o te 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 o'An Act relating to election of this Commonwealth," 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 qualified voter of such district."

I ALSO MAKE KNOWN and give notice

that an Act of Assembly, approved March 30th, 1866, provides as follows: Section 1. Be it enacted by the Senate and House of Representatives of the Com-monwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the qualified voters of the several counties of this Commonwealth, at all general, township, borough and special elections, are hereby hereafter authorizee and required to vote by ticket, printed or written, or partly printed and partly written, severally classified as follows: One ticket shall embrace the names



B. F. SCHWEIER.

of said Judges.

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Sec. 4. On the day of election any per-

son whose name is not on the said list, ane claiming the right to vote at said election,

shall produce at least one qualified voter of

the district as a witness to the residence of

the claimant in the district in which he

claims to be a voter, for the period of at

least ten days next preceeding said election,

written, or partly written and partly printed

affidavit to the facts stated up him, which affidavit shall define clearly where the resi-

dence 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 writ-

ten, or partly written and partly printed af-fidavit, stating the best of his knowledge

and belief, where and when he was born ;

that he is a citizen of the Commonwealth of

Pennsylvania, and of the United States; that he has resided in the Commonwealth

ne year, or if formerly a citizen therein

and has removed therefrom, that he has re-

sided therein six months next preceeding said election; that he has not moved into

the district for the purpose of voting there-

in; that he has paid a State or county tax

vithin two years, which was assessed at

least ten days before said election, and, if a

naturalized citizen, shall also state when

and where and by what court he was natur-

alized, and shall also produce his certificate

affidavit shall state when and where the tax

claimed to be paid by the affiant was assess

ed, and when, where and to whom paid, and

for examination, unless the affiant shall state in his affidavit that it has been lost or de-

stroved, or that he never received any; but

shall take and subscribe to said affidavit that

he is a native born citizen of the United

States for it harn elsewhere shall state the

fact in his affidavit, and shall produce evi-

dence that he has been naturalized, or that

he is entitled to citizenship by reason of his

state in his affidavit that he is at the time

rwenty-one and twenty-two years; that he

has resided in the State one year and in the

election district ten days next preceeding

such election, he shall be entitled to vote,

although he shall not have paid taxes; the

said affidavits of all persons making such

claims, and the affilivity of the witnesses

to their residences, shall be preserved by

election they shall be enclosed with the list

of voters, tally list and other papers requi-

red by law to be filed by the return judges

with the prothonotary, and shall remain on

file therewith in the prothunotary'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 to vote, and the name or

names shall be added to the list of taxables

by the election officers, the word "tax" be-

ing added where the claimant claims to vote on tax, and the word *age" where be claims

to vote on age; the same words being added

by the cierks in each case respectively on

the list of persons voting at such election.

Sec. o to shall be fawing for any qualt-

fied citizen of the district, notwithstand-

ing the names of the proposed voter is

contained on the list of resident taxables.

to chattenge the vote of such persons;

whereupon the same proof of the right of

suffrage as is now required by law small be

publicly made and acted on by the elec-

tion board, and the vote admitted or re-

jected, according to the evidence; every

person claiming to be a naturalized citizen

shall be required to produce his caturali-

zation certificate at the election before vo-

ting, 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 any by virtue of the same certificate.

excepting where sons are entitled to vote

by viriue of their fathers, they and the

person who shall offer such second vote.

upon so offending, snall be guilty of a high

misdemeanor, and on conviction thereof, be fined or imprisoned, or both, at the dis-

cretion of the court; but the fine shall not

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-

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 requir-

ing such proof, every person so offending

shall, upon conviction, be guilty of a high misdementor, and shall be sentenced, for

every offence, to pay-a fine not exceeding

one anudred dollars, or to undergo an im-

prisonment not more than one year, or

either or both, at the discretion of the

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,

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 differ-

ent 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 pres-

ent with the officers of the election during

the whole time the same is held, the voter

counted, and the returns made out and

list 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 are required to afford to said overseers so

Sec. 6. If any election officer shall refuse

uralization certificate.

exceed one hundred dollars in each case,

the election board, and at the

of taking the affidavit, between the

naturalization,) and shall further

the person so claiming the right to

tax receipt therefor shall be produced

t raturalization for examination; the said

which witness shall take and subscribe a



Sentinel.

THE CONSTITUTION-THE UNION-AND THE ENFORCEMENT OF THE LAWS.

EDITOR AND PROPRIETOR.

WHOLE NUMBER 1279.

MIFFLINTOWN, JUNIATA COUNTY, PENN'A., SEPTEMBER 20, 1871.

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

The Return Judges for this Representa-

ration paper, or permit the same to be aftive District will meet in Mifflintown fixed, or give out, or cause or permit the day, October 17th, then and there to do and same to be given out in blank, whereby it form such duties as are required by law may be fraudulently used, or furnish a naturatization 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 Cougress, or shall aid in, consoon and shall continue without interrupnive at, or in any way permit the is-ue of any fraudulent naturalization certificate, tion of adjournment until seven o'clock in the evening, when the polls shall be crosed. he snall be guilty of a high misdem-anor; or, if any one shall traudulently use any SPECIAL NOTICE. such certificate of naturalization knowing The tollo ving provision of the Registry Law passed at the late session of the Legisthat it was fraudulently issued or shall vote, or attempt to vote thereon, or if any one shall vote, or attempt to vote on any lature applicable to elections and election officers, ts published for the information of certificate of naturalization not issued to him, he shall be guilty of a high misde-

meanor; and either or any of the persons, or their aiders or abettors, guilty of either of the misdemeanors aforesaid, shall on conviction be fined in a sum not exceeding one thousand dollars, and imprisonment in the proper penitentiary for a period not exceeding three years. SEC. 1d. Any person who on oath or affirmation, in or before any court in this State, or officer authorized to administer outna, shall, to procure a certificate of nat-uralization, for himself or any other person, wi Ifally depose, declare or affirm any matter to be fact, knowing the same to be false, or shall in like manner deny any matter to be fact, knowing the same to be

true, shall be deemed guilty of perjury ; and any certificate of naturalization issued in pursuance of any such deposition, de-charation or affirmation shall be null and void; and it shall be the duty of the court issuing the same, upon proof being made before it that it was fraudulently obtained, to take immediate measures for recalling the same for cancellation and any person who shall vote or attempt to vote, on any paper so obtained, or who shall in any way dd in, convive at, or have any agency whatever in the issue, circulation or use of any fraudulent naturalization certificate. shall be deemed guilty of a misdemeanor. and upon conviction thereof, shall undergo an imprisonment in the penitentiary for not more than two years, and pay a fine not more than one thousand dollars, for

Sec. 11. Any assessor, election officer or person appointed as an overseer, who shall neg eat or refuse to perform any duty enjoined by this act, without reasonable or legal cause, shall be subject to a penalty of

discretion of the court.

every such offence, or either or both, at the

one hundred dollars. Sec. 16. As all elections hereafter held, under the laws of this Commonwealth, the poils shall be opened between the hours of six and seven o'clock A. M., and closed at

seven o'clock P. M. Sec. 17 It shall be the duty of the Sec. retary of the Commonwealth to prepare form for all the blanks made necessary by this not and formish copies of the same to the county commissioners of the several counties of the Commonwealth; and the county commissioners of each county shall, is soon as may be necessary after receipt of the same, at the proper expense of the county, procure and furnish ail the elecofficers of the election districts of their respective counties copies of such danks, in such quantities as may be rendered necessary for the discharge of their duties under this net.

Sec. 19 That civizens 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 thus employed, shall not be thereby deprived of the right to vote in their several dection districts if otherwise duly quali-

Sec 20 The net entitled "A further sunplement to the act relating to the elections this Commonwealth," approved April fourth, Anno Domini one thousand eight hundred and sixty-eight and other laws attered or supplied by this act, be and the same are hereby repealed.

Whereas. The fifteenth amendment of the Constitution of the United States is as fol-

"Secreon 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 "SEC. 2. That Congress shall have power

to enforce this article by appropriate legis-AND WHEREAS, The Congress of the

United States on the 31st day of March, 1870, passed an act entuled "In act to enforce the right of edizens of the United States to note 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 Senata

end 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 constitution, law, custom, usage, or regulation of any State, or by or under its authority,

to the contrary notwithstanding.

Sec. 2. And be it further enacted. That if by or under the authority of the constitution or laws of any State, or the laws of any Territory, any act is or shall be re-quired to be done as a prerequisite or malification for voting, and by such constitution 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 section, he shall, for every such offence, forfeit and pay the sum of five hundred dollars to the person aggriceed thereby, to be recovered by an action in the case, with full costs and such allowance for counsel fees as the court shall feem just, and shall also, for every such offence, be decined 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

And whereas, It is declared by the second section of the VI article of the Con-stitution 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-

year, or both, at the discretion of the

And whereas, The legislature of the Comnonwealth, on the sixth day of April, A. D. 1870, passed an act, ' A further supplement to the act relating to elections in this Commonwealth." the tenth section of which provites as follows:

"SEC. 10. That so much of every act of assembly as provides that only white free-men shall be entitled to vote or be registered as voters, or as claiming to vote at any general or special election of this Com-monwealth be and the same is hereby repealed : and that hereafter all freemen, ithout distinction of color, shall be enrolled and registered according to the pro-visions of the first section of the act approved the 17th day of April, 1869, enti-tled 'An act further supplemental to the act relative to the election of this Common wealth : and shall, when otherwise qualified 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, &c., 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 thousand eight hundred and sixty-nine, be and the same is hereby repealed, and that in the year Anno Domino, one thousand eight bundred and seventy-two, and annually thereafter, all elections for city, ward, borough, township, and election in the differnt cities and counties of this Commonwealth, shall be on the days and at the imes they were held as provided by law in the different cities, wards, boroughs and townships, in said counties, prior to the seventh of April. Anno Domino one thoudate 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 elecdred 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 snall not apoly to any elections provided for by special laws since the passage of the act of April seventeenth. one thousand eight hundred and sixty-nine.

The qualified electors will take notice of the fellowing Act of Assembly, approved the 2nd day of June, 1871: As Acr to authorize a popular vote upon the question o calling a Convention to amend the Consti-

CONSTITUTIONAL CONVENTION.

tution of Pennsylvania. Secrios I. 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 Constition of this Commonwealth be submitted to a vote of the people at the next general election, to be held on the second Tuesday of October next, the said question to be voted on in the following manner, to wit: In counties and cities, in which slip ticket vo. against a convention may be expressed and 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 Con vention" or "Against . C avention." and in counties or districts in which slip ticket voting shall not be authorized by law, each clect is voting upon said question shall cast a separate ballot, endorsed on the outside "Constitutional Convention," and containing inside the words "For a Convention" of "Against a Convention," and all votes cast as aforesar! shall be received, counted an returned by the proper election officers and return judges as votes for Governor are received, counted and returned uncer existing

Secriox 2. That the election aforesaid shall be held and be subject to all the provisions of law which apply to general elec-tions; the sheriffs of the several country shall give notice of this Act in their election proclamation the present year, and the 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. JAMES H. WEBB,

Speaker of the House of Representative 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 band at my office in the borough of Millintown, the fifth day of September, A. D one thousand eight bun dred and seventy-one.

JOSEPH ARD, Sheriff.

Sheriff's Office, Miffliutown, September 5, 1871.

TIT FOR TAT.

A Newport correspondent is responsi-

ble for the following: "They tell an excellent story about clever Boston Belle at Newport She is. like many fashionable Bostonians, conceited, self-conscious and self-esteemed. In conversation she appears to take in finite delight in asserting her knowledge, and corrects others frequently as to their grammatical language and mode of exa New York banker in company in this manner, and he, piqued and annoyed, determined to retailate. One afternoon she written an invitation to ride with him in hour Miss-appeared on the hotel pigroom in handsome livery: 'This, mad-ame,' said the gentleman, 'is my dog ons age. It came out of darkness. Some

The ruin of m is needless to say that Miss --- declined eight hundred years ago it was discovand withdrew to her room in a great ered by the Arabs (descendants of Ishrage, followed by the audible titter of mael) and has cursed the world like a armor of the soul. There is a satirical can make such awful hot weather, as we the numerous company assembled on the pazza."

desolation of abomination ever since.—

Dr. R. A. Simpson

poem, in which the devil is represented as fishing for men, and fitting his bait to AUNT ROSY was dividing a mincepie

for his share, the dame replied .

Doct's Corner.

"REST."

When the race on earth is ended. When the goal our feet have press'd, All our cares will be forgotten. And the weary will have rest!

When this weary life is over .--Tis a toilsome world at best, -O the joy of that bright haven Where the weary are at rest?

Then on earth while yet we linger. Let our work be done with zest. Tuen we soon shall share that "mansion Where the weary may have rest.

Miscellaneous Beading. A GERMAN IN LUCK.

From the Laclede (Mo.) Republican.] We have just come into possession of the facts in connection with one of those remarkable coincidents which appear more like romance than reality when presented But fat men are deceptive, and Mr. Ful- sas City to see a circus. to the public as an item of news. Soon lerton immediately commenced to make after the close of the war, a German a fool of himself. The woman gave him ing a convention of baggage smaslers named Herman Schubert, who had serv ed three years in the Eleventh Missouri in this city, and he eat down and wrote Infantry, located with his family in Liv- her a very tender letter before she was out a bar-room, and there is said to Be ingston county, on a small farm. Her man, like most of his countrymen, had a know her character, or the character of large family, and the malaria so prevalent in the bottom lands of Grand river fifty five years old has no business fall affected them as it does other families .- ing in love at race horse speed. In due Sickness and ill-luck in various ways depleted Herman's purse, so that the strug gle to keep the wolf from the door was until last Thursday, when he made his stick." lasting and severe. He was involved in appearance in Detroit, at her request to The Change of habits are generally too debt, to commence with, having made have an interview. It may be well to small to be felt till they are too strong to but a small payment on his homestead, say here that in one of his letters he sent be broken. and a mortgage was recorded to secure her a fifty dollar greenback to buy a A man who sat down upon a paper of the amount unpaid. Herman was one of ring with, he claiming that he was a poor carpet nails said they reminded him of these persevering Germans who have hand at selecting such tokens. On arthe income tax. done so much toward developing the ag riving here, a hackman conveyed him to There were manifiactured in the United ricultural resources of the country, Yet, persevere as he would the payments he bint as to its charactes. Miss Adams sewing machines could not meet as they fell due. He was expecting him, and palmed herself who held the dread mortgage was fully off as being at her mother's house, even ordinance in regard to "cows loating on convinced of the German's integrity and was lenient to an unusual degree, but If Fullerton was in love before he was forbearance always ends, and so it did in clear gone now, and proposed matrimony this case. Herman's farm was offered before he had been in the house two for sale for debt. The gloom produced hours. After many blushes or attempts in that family by the sad event we will to blush, the woman said "yes," and Old A California, worth \$270,000, fell in stricken man made several attempts to troit. After prolonging his visit until street car, recently, and married her. raise money, but his friends were all hard late in the evening he went to a hotel, the "Equality," says a French writer, up, too. Not one ray of hope gleamed understanding being that he was yester- "means a desire to be equal to your suon his prospects; still be plowed and day to go with her to select the wedding periors, and superior to your equals." toiled as though all were well. Now garments. comes the astounding incident: The day fice seeker, and the twain went on a that the farm was to be sold arrived .- grand shopping exertsion. Whatever Herman went into the field to plow, as he she wanted he ordered and paid for, inhad been doing for a few days past For cluding two silk drasses, two shawls, a set from the Little Rock Arkansas, Penitensome unknown cause he was in buoyant of jewelry, and notions too many to men- tiary back yard on Wednesday, were shot spirits, notwithstanding the clouds hang tion. After two hours' tramping, the and killed by the guard. ing over his household. The land which pair returned to the house, and the A Georgia thief the other day, after he was plowing bad at an early period young woman informed him that she great risks, managed to steal \$400 in been occupied by a Morman family, had one more request to make Her Confederate money. No doubt he is now judging from an object soon after ex- "dear papa" was awing a debt of \$300 disgusted with his little game. humed by Herman's plow. The article and a cruel, heartless creditor had levied in question was a pine box about two on her piano in heu of his money — ple would be to listen at the keyhole. 'Tis feet long by one foot deep, which had Would be lend her father the money for been buried about thirty years since, and a few days? Of course he would, and he

Missourians.

among the boys, and when Jim, who lation in this village, havn't you? asked as he bit the naked hook. had wickedly pulled the cat's tail, asked a stranger of one of the citizens of a vil-

A RICH OLD WIDOWER MAKES A FOOT OF HIMSELF,

About a month ago, a man named Josiah B. Fullerton, who lives in Lucas county, Ohio, was in Toledo on a visit, and while in the railroad depot one day. saw, admired and became slightly ac quainted with a very good-looking young woman named Mattie Adams-at least that is one of her names. Fullerton assisted her on the train, saw to her bag

gage, and during their half hour's interview allowed her to know that he was a widower, worth \$30,000, and in search of a second wife. The man was completely enamored-not to say infatuated-and before the train left induced Miss Adams to give him her address and promise that he might write to her, she very graciously exchanging photographs He Plews Up \$1,700 in Gold on His with him. Now, Fullerton is a man fifty five years old. enything but handsome, short and fat, and looking as if Cupid might shoot away at him for a whole year without making any impression .the address of a noted house of ill fame early in October. half way home. Of course he didn't only one in the county. the house she inhabited, but then a man time he replied Thus matters went on "The Daughters of the Golden Candlethe house, and the old gent never got a States last year over half a million of bringing her mother for an introduction. the sidewalk " Nonsense was the happiest man in Dc- love with a lady in a Columbus (Ohio)

He was on hand as prompt as an ofwhen brought to the surface found al- counted out the money as fast as his fingmost decaye !. But the contents of the ers could fly. As he was not invited to box forms the subject of interest. Some stay to dinner, Fullerton went to his hoarticles of dress, papers, a Morman Bible tel, and at two o clock walked up to have and a small tin box containing \$1700 another chat with his fiancee. He range about fifty cents a day. in gold and \$7.65 in silver were found. the bell and no one answered. He rang The cotton worm has appeared in many The overjoyed man seized the box, again, and there was no reply. He pull- localities in Arkansas. There has been rushed home, entered the house where ed harder, and a strange woman appear- no rain for siz weeks, and both cottons his paternal frau was engaged at her ed at the door and asked what he wanted, and corn have suffered from drought. usual duties, and exclaimed: "Mein Gott While he was telling her, and totally The Ind Ses in Oregon and Washing in Himmel! if it pees mine I bay for te confounded by the turn matters had tafarm right away." The fran kinder soon Ken, she informed him that if he didn't get they allow the crows to steal their protook up the spirit of the occasion, and a out of that with his drunken tricks he visions without shooting them. scene of tumult ensued, seldom witnessed. would be snatched by the pince. He The neighbors were quickly apprised tried to go in and she pushed him out .of the German's good fortune, and lost He demanded an explanation, and she says: "Where our office was two weeks no time to visit him for the purpose of called him an old dough head. Two or gratifying their curiosity or expressing three citizens came along, stopped to their congratulations. One gentleman, hear the dispute, and one of them inhowever, we are informed, laid claim to formed Fullerton that if he valued his The steam power in the United States the box, basing his right on the fact that character he had better make himself less is equivalent to the labor of one hundred pression She had oftentimes mortified his uncle once owned the farm whereon conspicuous. The flea in his ear stunged and thirty million men, while that of the valuable prize was found. The field the man at first, but he finally saw how Great British amounts to four hundred in question had not been in cultivation matters stood. To be sure there was no million.

for many years previous to Herman's mistake, he asked a policeman in regard In ten years milch cows in Vermont was handed his card upon which was taking possession of it. It was doubt- to the character of the house, and later have increased ten per cent. The butter less owned by a Mormon settler who in the day, when at the southern depot produce has increased two million and a new 'dog cart.' The invitation was skedadled from this vicinity at the time to take a train for Toledo, he again asked cheese has declined three million pounds. graciously accepted, and at the appointed these heretics were cleaned out by the Officer Thompson as to the character of The colored people of the South, in house, and also exhibited the letters the sections where the Kuklux are not azza, elaborately dressed for the ride on A patient complained to his physician written him by Miss Adams, one of which in force, are preparing to celebrate the the beach. She was met by Mr that he was pursued by a ghost the night commences with the sentence: "My anniversary of the exancipation production p who applogized for the lateness of the before, as he was going home from the dear old darling fellow." To say that mation on the 22d. arrival of his turnout. She waited full tavern "What shape was it?" asked the man lelt mad, bad, ugly, and cut up, half an hour, and was just expressing the doctor. "In the shape of a jackars," is saying little enough. He didn't ask impatience, when a minature box wagon, said the man. "Go home," replied the anybody to kick lim, but he wouldn't one ounce of pulv. Sulphur; one part of drawn by two dogs, with white harness. physician, "and keep sober. You were was led up to the door by a colored frightened by your own shadow!"

have said a word if they had, declaring that he was \$500 out of pocket, and his

> some vacant hour. Occupation is the is that a little quicksilver in a glass tube the taste and business of his prey; but "You have considerable floating popu- the idler, he said, gave him no trouble. A man more discounted the smith quite busy and several

Forced politeness-Bowing to circums A capital letter-One containing a &

30,00

SHORT ITEMS.

RATES OF ADVERTISING.

All advertising for less than three 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.

Administrator's, Executor's and Auditor's
Notices, \$2.00. Professional and Business
Cards, not exceeding one square, and including copy of paper. \$8.00 per year. Notices

in reading columns, ten cents per line. Mer chants advertising by the year at special rates.

One square...... \$ 3,50

Two squares..... 5.00

Three squares ... 6,00 One-fourth col'n. 10.00

Half column 18.00

3 -onthe 6 wouths.

10.00

25,00

mittance. A good many merchanta are resting on

their owers. Why is a drunkard like a tanner? Be-

cause be soaks his hide. A greybound has died in California

aged 23 years.

An African giant, eight feet high, is oil

his way to America. The inventor of the metallic baggage-

check made a fortune of \$250 000. What does a grocer do with nearly all his things before he sells them? Gives

them a weigh Iowa stands at the foot of the list of whiskey manufacturing States, having

but one distillery A Missouri and his wife and seven children walked twenty-five miles to Kan-

The trunk-makers are talking of hold-

The village of Pickens, S. C., is with-

Bishop Asbury being asked to take some whisky, replied, "No, I make no

use of the devil's tea." Richmond, Ja., has a society called

An Atlanta, Georgia, editor calls for an

An Elmare, Ala., furmer boasts that he lately dug eight bushels of potatoes in three rows of thirty yards each.

The dome of the new State House at Springfield, Ill . will be 43 feet higher

than that of the Capitol at Washington.

The best lessons for a good many proa pity for such that the practice is dis-

Indianapolis has a merchant who has been in biliness over fifty years and never advertised a line. His profits av-

The editor of the Arkanisas Journal

of respect for the father of rivers, we

character ruined for life.—Detroit Free through the nose by means of a paper funnel.

A most excellent old lady up town is THE ruin of most men dates from much exercised in mind to know how it

horses waiting to be shod, all very poor lage on the Mississippi. "Well, yes "I'll give that girl a piece of my and lean. "I say, boss, do you make "No. Jim you are a wicked boy, and rather," was the reply, "about half the mind," exclaimed a certain young fellow. horses here?" "Make horses! No. the Bible eays there is no peace for the year the water is up to the second-etory "I would not," replied his uncle. "You've Why?" 'Oh! I noticed several frames set around you, that's all."