The Juniata Sentinel.

ESTABLISHED IN 1846.

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

THE JUNIATA SENTINEL is published every Wednesday morning at \$1.50 a year, in ad. vance ; 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.

Tegal Advertisement

GENERAL ELECTION PROCLA-MATION

Whereas, in and by an Act of the Gen. eral Assembly of the Commo onwealth of Pennsylvania, entitled "An Act relating to the elections of this Commonwealth, pass-ed the 2nd day of July, A. p. 1836, it is made the duty of the Sheriff of every coun. ty within the Commonwealth 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 Jan'sta, 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 true they will vote by bal-lot for the several officers hereafter mentioned, viz :

One person to fill the office of President Judge of the Ninth Judicial District com. posed of the counties of Cumberland, Ju-niata and Perry.

One person to represent the counties of Juniata and Mifflin in the House of Repreaentatives of the Commonwealth of Pen avivania.

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 Junists 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-

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

At the Court House in the borough of Mifflintown, for Fermanagh township. At the School House in Mexico, for Walk-

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

township.

At the School Honse in Thompson town, for the borough of Thompsontown. At the Public House of Thomas Cox, for

Greenwood township. At the School House in Richfield, for

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

ship. At the School House in McAlisterville,

for Favette 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 Miltord township.

At Spruce Hill School House, for Spruce Hill township. At the School House at Academia, for

Beale township. At the School House near McCulloch's

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

father's naturalization,) and shall further state in his addiavit that he is at the time of taking the addiavit, between the ages of suse, neg dence of Benjamin Walls, dec'd., tor Lacg twenty.one and twenty.two years; that he has resided in the State one year and in the township, except that portion of it lyink north-westward of the summit of the Shade election district ten days next proceeding such election, he shall be entitled to vote, Mountain. At the Centre School House, for so much although he shall not have paid taxes; the of the townships of Lack and Tuscarora as lie north-west of the summit of the Shade said affidavits of all persons making such claims, and the affidavits of the witnesses Mon-tain. At the Church Hill School House, for to their residences, shall be preserved by the election board, and at the Turbett township. I ALSO MAKE KNOWN and give to. tice, as in and by the 43rd section of the aforesaid act I am directed, "that 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 commissioned officer or otherwise, a subordinate officer or agent who is or shall be employed under the legislative, executive or judiciar 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 ble to any office then to be voted for. Also that the 4th 4th section of the Act of Assembly, entitled "An Act relating to executions and for other purposes," approved April 18, 1840, it is enacted that the aforesaid 13th section shall not be construct so as to prevent any military officer or borough officer from serving as judge, inspec-



B. F. SCHWEIER, VOLUME XXV, NO. 39

said Judges.

SPECIAL NOTICE.

shall produce at least one qualified voter of

the district as a witness to the residence of the clasmant 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

written, or partly written and partly printed

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

lence is of the person so claiming to be a

voter ; and the person so claiming the right

o vote shall also take and subscribe a writ-

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

and belief, where and when he was born ; that he is a citizen of the Commonwealth cf

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

me 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 thera-in; that he has paid a State or county tax within two years, which was assessed at

east ten days before said election, and if a

naturalized citizen, shall also state, when

and where and by what court he was natur-

paturalization for examination; the said

alized, and shall also produce his certificate

attidavit shall state when and where the tax

claimed to be paid by the affint was assess-

ed, and when, where and to whom paid, and the tax receipt therefor shall be produced

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

stroyed, or that he never received any ; but

chall take and subscribe to said affidavit that

if the person so claiming the right to vote

he is a native born citizen of the United

States, (or if born elsewhere, shall state the

fact in his efficient and shall produce evi-

dence that he has been naturalized, or that

he is entitled to citizenship by reason of his

MIFFLINTOWN, JUNIATA COUNTY, PENN'A., SEPTEMBER 27, 1871.

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

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 reone ticket shall embrace the names of all State officers voted for, and be labeled, fuse to permit said overseers to be present and perform their duties as aforess.d, or if "State ;" one ticket shall embrace the names of all county officers voted for, including they shall be driven away from the polls by office of Senator, member of Assembly, i vote 1 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 ap-

ship;" one ticket shall embrace the names of al' borough officers voted for, and be laointed an overseer. SEC. 12. If any prothonotary, clerk, or beled "Borough;" and each class shall be the deputy of either, or any other person, shall affix the seal of office to any unturalideposited in separate ballot.boxes. The Return Judges for this Representatation paper, or permit the same to be aflive District will meet in Mifflintown on Tuesfixed, or give out, or cause or permit the day, October 17th, then and there to do and ame to be given out. in blank, whereby it perform such duties as are roquired by law may be fraudulently used, or furnish a naturalization certificate to any person who Agreeably to the provision of the 61st shall not have been duly examined and ection of raid Act every General and Spesworn in open court, in the presence of cial Election shall be opened between the hours of eight and ten o'clock in the fore-

me of the judges thereof, according to the act of Congress, or shall aid in, con-nive at, or in any way permit the is-ne of noon and shall continue without interruption of adjournment until seven o'clock in the evening, when the polls shall be closed. any fraudulent naturalization certificate, be suall be guilty of a high misdem-anor ; or, if any one shall fraudulently use any such certificate of naturalization knowing that it was fraudulently issued or shall The tollo ving provision of the Registry Law passed at the late session of the Legis-lature asplicable to elections and election vote, or altempt to vote thereon, or if any one shall vote, or attempt to vote on any certificate of naturalization not issued to officers, is published for the information of him, he shall be guilty of a high misde-meanor; and either or any of the persons, SEC. 4. On the day of election any peror their aiders or abettors, guilty of eitLer 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 be fined in a sum not exceeding one thousand dollars, and imprisonment in the proper penitentiary for a period not exceeding three years. Sec. 13. Any person who on oath or af-firmstion, in or before any court in this State, or officer authorized to administer oaths, shall, to procure a certificate of paturalization, for himself or any other person, willfully depose, declare or affirm any matter to be fact, knowing the same to be false, or shall in like mauner deny any untter 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, declaration or affirmation shall be null and oid ; 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 namer so obtained, or who shall in any way aid 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

every such offence, or either or both, at the li-cretion of the court. SEC. 14. Any assessor, election officer or person appointed as an overseer, who shall neg cet or refuse to perform any duty en-joined by this act, without reasonable or legal cause, shall be subject to a penalty of one hundred dollars. SEC 16 At all elections hereafter held,

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'cluck P. M.

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 while 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 Comn onwealth be and the same is hereby repealed ; and that hereafter all freemen, without distinction of color. shall be enrolled and registered according to the procisions of the first section of the act approved the 17th day of April, 1869, entitled 'An act further supplemental 'o the act relative to the election of this Commonrealth ; and shall, when otherwise qualified under existing laws, be entitled to vote at all general and special elections in this ommonwealth."

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, fe., 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 hundred and seventy-two, and annually thereafter, all elections for city, ward, borugh, township, and election in the different cities and counties of this Commonsealth, shall be on the days and at the times they were held as provided by law in the different cities, wards, boroughs and ownships, in said counties, prior to the eventh of April, Anno Domino one thouand 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, n said counties, to be elected at the elecions to be held one thousand eight hundred and seventy-two, shall begin when the erms of such office expire, and annually hereafter 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 uptil their successors are daly elected and qualified pursuant to this act; Provided further, that this act shall not apply to any lections provided for by special laws since the passage of the act of April seventeenth. one thousand eight hundred 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 Commonwealth of Pennsylvania in General As. sembly met, and it is hereev enacted by the authority of the same, That the question of celling a Convention to amend the Constitation of this Commonwealth be submitted to a vote of the people at the next general election, to be held on the second Tuesday f October next, the caid question to be voted on in the following manner, to wit : In counties and cities, in which slip ticket vo. ting is authorized by law, votes for and against a convention may be expres given upon the ticket, headed or endorsed with the word "State," and not otherwise; and the words used shall be "Constitutional Convention," and underneath "For a Con vention" or "Against a C ovention," and in counties or districts in which slip ticket voting shall not be authorined by law, each clector voting upon said question shall cast a separate ballot, endorsed on the outside "Constitutional Convention," and containing inside the words "For a Convention" or "Against a Convention," and all votes cast as aforesar! shall be received, counted and returned by the proper election officers and return judges as votes for Governor are received, counted and returned uneer existing laws. SECTION 2. That the election aforesaid shall be held and be subject to all the prorisions of law which apply to general elec-tions; the sheriffs of the several counties 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,

Poet's Corner.	
THE FACES WE MEET.	*****
ET DORA DARMOORE.	
Oh, the faces we meet	
In the crowded street,	
With the smiling lips, or their weary And the clouds of care, Which they often wear,	eye,
As they hurry swiftly by.	

There are faces as gay As the waves that play sunny sands of an islet green ; On the There are eyes as bright As the jewels' light

That ialls on the brow of a queen. There are tresses of hair Like a golden snare.

And they catch many hearts in their mesl stiong: There are locks like the night

On a me untain height, Ere the day-star heralds the dawn.

There are brows as free As a land-locked sea No storms have driven, no tempests tossed And brows r.s black As the desolute track.

Which the fire-fiend has crossed. There are lips whose smile, Without malice or guile. Lights the face as the sun lights the sea;

And lips where a sneer Chills the blood as with fear, At its dark muliguity. Oh, the faces we meet

In the crowded street, With careworn brows or with gladsome eye, Are pictures of line, made Of light and shace,

As they pass us swiftly by.

Itliscellancous meading.

An Old Bachelor's House -- Mr. A. T. Stewart's New Mansion on Fifth Ave-nue, New York.

The new house of Mr. Ste wart, at the corner of Thirty-fourth street and Fifth avenue. New York, is nearly ready for occupation. It is built of white marble, in composite style, covering an area of 116 by 62 feet, and is four stories high. The exterior ornamentation is elaborate and tasteful and the effect of the structure is extremely imposing A palace A Victim of Blackmailing Commits Sniwithout, the magaificience of the interior is more striking still.

RATES OF ADVERTISING.

All advertising for less than three months for one square of nine lines or less, will be for one square of nine lines or less, will be sharged 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 inclu-ding copy of paper, \$8,00 per year. Notices in reading columns, ten cumis per line. Mer chants advertising by the year at special rates.

S months 6 months. One square 3 3.50 \$ 5.00 1 1007 8.00 Two squares..... 5.00 Three squares.... 6.60 One-fourth col'n. 10.00 EDITOR AND PROPRIETOR. 8.00 11.00 10.00 17,00 15,00 25.00 WHOLE NUMBER 1280. Half column 18.00 45,00 45.00 80.00 GATHERING ELECTRICITY WITH A

SHORT ITEMS.

THE sieve through which the man S. H. Lockett, Professor of Engineerstrained every nerve is for sale at cost ing at Louisana University, writing

> A penniless brother of the poet John G. Percivil died in the City Hospital of

"Have I not a right to be saucy, if I walking cane. As soon as I did so, I please ?" "Yes if you please, but not if heard distinctly at the end of my cane, a yon displease," was the answer.

buzzing noise, like that made from elec- China exports tes, rhubard, mush, gintricity passing from a heavily charged ger borax, zinc, silke, cassia, filigree battery to a sharp-pointed rod. Repeat- work, ivory ware, lackered ware and mo-

A boy gave a good definition of a tried their canes with the same result horse, in his composition, when he said. except in one case where there was no "He is an animal with four legs, one m

menon, and set to work to test the cor- Springfield, Illinois, will be forty three rectness of my supposition. I took a feet higher than that of the capital at key, and held it at arm's length toward Wasington. the falls, and heard the same sound -

Steam carriages have recently been Finally, at-dark, I returned to the bridge used on the Boulevard de Courselles, and pointed my cane in the air, and had Paris, the locomotives sometimes drawing the satisfaction of seeing a clear, beautias many as three loaded wagons. ful electic brush on its end. The best

A boquet made of grassboppers strung point to observe this interesting and beautiful phenomenon is in the middle of on wire took a premium at a county fair in Massachuetts last week. Where is the bridge, and the cane must be held at arm's leugth, so that its end must be the Society for the prevention of erneltv ? some distance from any part of the

Henry Ward Beecher save that the bridge To-day the wind is strong, and drives the mist directly from the falls to most gratifying circumstance in his life the bridge, but an occasional shifting or was being ki-sed by a Kossuth. A contemporary asks ; "Isu't this a little hard lulling of the wind would cause a cessa tion of the electrical light or noise. My on poor Mrs. Beecher?"

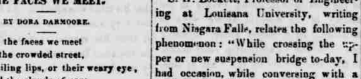
Col. S. J. Pope, of Robertson county, explanation of the phenomenon is this: As Franklin with his kite and key Tennessee, is the owner of an immense caught the lightning from the clouds of mule, said to be eleven feet in length, heaven, so here, from the suspension seven feet in circumference and over sevbridge, surrounded by the vapors from enteen hands high. He is four years old the mighty falls, we stand and gather on and still growing.

our walking canes the electicity genera- Texas will be some day, as famous for ted by the falling waters, and contained her wine as any of the old vine-growing in the floating mists. I think suitable countries. Mustang grapes are reported arrangements might be made to collect so plentiful near Goliad that the pure enormous quantites of electricity from grape juice brings only twenty-five cents these mists, which might be used in pro- per gallon.

ducing grand and striking effects, thus A westener, formerly living in Pittsadding another attractive feature to the field, Mass, being in that town on a visit, sights at this wonderful place." stepped into a store the other day, and

paid a bill of six dollars which he contracted twenty-seven years ago. Honest, but not prompt.

Rutland, Vermont, is all excitement A famous judge came late to court o



had occasion, while conversing with a New Haven a few days ago. friend, to point toward the falls with my

WALKING STICK

ing the experiment, the same noise was rocco. heard. I stopped several passers, and

ferrule on the cane. I immediately sup | each corner." posed this might be an electric pheno-

The dome of the new State house at

tor or clerk of any general or special elec-tion of this Commonwealch." Pursuant to the provisions contained in

the 67th section of the Act first aforesaid, the judges of the aforesaid district shall respectively take charge of the certificate of return of the election of their respective districts and produce them at a me the judges from each district, at the Court Nouse in the borough of Mifflintowa, on the third day after the day of election, being the present year on Friday, the 13th day o ber, then and there to do and perform the duties required by law of sate judges. Also, that where a judge by sickness or un avoidable 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 judge nable to attend.

Alse, that in the 31st section of said Act it is enacted that "when two or more coun-ties shall compose a district for the choice of a member or members of the Senate of this Commonwealth or of the House of Re. presentatives 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 membert, whice shall be signed by said judges and attested by the cierks, and one of said judges thall take charge of such certificate and shall produce the same at a meeting o o ac 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 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 30:h, 1866, provides as follows : SECTION I. Be it enacted by the Senate

and House of Representatives of the Com-monwealth of Pennsylvania in General As-sembly met, and it is hereby enacted by the authority of the same, That the qualified roters of the several counties of this Commonwesith, 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

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 file therewith in the prothanotary's office, subject to examination, us other election apers 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 he the election officers, the word "tax" being added where the claimant claims to vote a tax, and the word "age" where he claims to vote on age; the same words being added by the clerks in each case respectively on the list of persons voting at such election. SEC. 5 It shall be lawful for any qualified citizen of the district, notwithstanding 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 elecion beard, and the vote admitted or rejected, according to the evidence; every person claiming to be a naturalized citizen thall 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 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 offeading, shall be guilty of a high isdemeanor, 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 naturalization 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 supplement, 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 idmit such person to vote without requiring such proof, every person so offending shail, 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 ither or bota, 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, 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

court.

ent political parties, and the same political inspectors belong to the same political party, both of overseers shall be taken from the opposite political party ; said overscers 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 t of voters, if they see proper ; to challenge any person offering to vote, interrogate him and his witnesses, under oath. 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. 17. It shall be the duty of the Sec-retary of the Commonwealth to prepare form for all the blanks made necessary by this act and furnish copies of the same to the county commissioners of the several counties of the Commonwealth ; and the county commissioners of each county shall, as 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 tem-

porarily 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 de prived of the right to vote in their several election districts if otherwise duly quali-

Sec. 20. The act entitled "A further supplement to the act relating to the elections of this Commonwealth," approved April fourth, Anno Domini one thousand eight hundred and sixty eight and other h altered or supplied by this act, be and the sume are here by repealed. Whereas, The fifteenth amendment of the

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 to enforce this article by appropriate legis-

Intion. AND WHEREAS, The Congress of the United States on the 51st day of March, 1870, passed an act entitled "An act to en-

force the right of citizens 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, ownship, school district, municipality, or other territorial subdivision, shall be en-titled and allowed to vots at all such electims, without distinction of race, color, or ntevious condition of servitude ; any constitution, law. custom, usage, or regulation its authority, of any State, or by or under 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 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 come 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 te 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 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 jast, 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-

and 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 'egislature of the Com-menwealth, 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 hundred and seventy-one. JOHN W. GEARY. Given under my hand at my office in the borough of Mifflintown, the fifth day o September, A. D one thousand eight hundred and seventy-one. JOSEPH ARD, Sheriff. Sheriff's Office, Mittlintown, 1

September 5, 1871. A New Order of the Garter.

Several young ladies of New York a of dressing rooms on either side, a libra- mail, and in despair adopted the course On an ancient headstone in a gravefriend to witness an exciting game of a billiard room. All are fitted up with ore. Patch has been a rested. base ball, in which he was to take an a cost and elegance of design in haractive part. The young gentleman had mony with the lower part of the manforgotten his belt, and much to his an- sion. The third floor consi-ts of bednoyance, his pantaloons, kept hitching rooms of almost equal magnificience, and of emergencies than most of her sex. vants of the establishment.

invented ball belt.

corporal's duty to smell their breath and send back all who have been drinking Many more examples might be cited, to breakfast for my appetite." prove that it is the universal experience

of all who have fairly tested it that al cohol diminishes our power to resist cold. direction he will, he must necessarily "Is molasses good for cough ?" inquir

turn his back on one-half of the world, ed Jones, who had taken a slight cold and was barking with considerable enis sold for consumption."

munity. Girls, beware of him. A PERSON asked his friend why he married so little a wife ? "" by," said WHY is a vain young lady like a all evils we should choose the least." the glass.

On the ground floor is a grand cutrance over the discovery of the suicide of W. mensions and elegant design.

hall, entered through a superb matble A. Hale, a man about thirty-five years day in busy session, whereat, his clerk vestibule, a reception-room, parlor, break- of age, and a resident of the village - in great surprise, inquired of him the fast and dining roome, picture gallery He had a wife and a child, of whom he reason. "A child was born," his honor and music room, all of spacious dimen- took leave on Saturday, affectionately said, "and I'm the happy sire. "An inkissing both, giving to his wife his pock- fant judge ?" "Oh, no," said he, "as yet The drawing room is 47 by 24 feet, et book and watch, and telling her that he's but a crier."

and the dining room 32 by 19 The she would never see him again. Mrs floors and walls in all the rooms are of Hale was naturally alarmed at this unmarble, and the ceilings are decorated usual conduct of her husband, who had attention of a policeman, who tendered never given evidence of mental derange. his aid, when the old lady peppered him with beautiful frescoes.

cide.

The picture-gallery, which is seventy mant or serious depression, and, as the in the ribs with her umbrella, and sharpby twenty-eight feet, is fifty feet in hours passed by, communicated her fears ly soliloquized : "Clear out, you bigaheight surmounted by a done. All the to some of the neighbors. On Sunday mist, you shan't touch me." She had apartments are adorned with splendid morning a search was made, which re- read the papers.

mirrors, elaborately carved mantelpieces, sulted in finding the lifeless body of the The President has selected Hon. W. and furniture of costly woods of gilt, unfortunate man in a lonely place, the M. Meredith, Penneylvania, and Hon. upholstered with satin of various hues. throat having been cut by means of a Caleb Cushing, of Massachnetts. as The gilded chandeliers, which are of pocket knife, which was on the ground counsel of the United States before the original and elegant designs, are all con- near by. On searching the pockets a Tribunal of Arbitration at Genava, to nected by electric wires, so that they letter was discovered in the breast pocket be organized under the Treaty of Washcan be lighted or extinguished in a mo- of the coat, which reveals the cause of the ington, and these gentlemen have acment. The carpets have been made to rash act. It was addressed to Mr. Hale, cepted the appointment.

order in Europe, and correspond in beau- and was written by a young married Last week there was a roport that at ty and cost to the other furnishings of man of this village named George A. Newport a French count had eloned with Patch. It contained in substance an im- the wife of a New York gentleman the house.

The second floor is reached by a grand plied charge of misconduct on the part of The news went to New York, and within staircase of white marble, which was Hale and the wife of Patch, and a de- twenty four hours, it is said that over a manufactured in Italy and imported in mand of \$50 to prevent legal prosecu- hundred desperate individuals came on sections. On this floor are the sleeping tion. It is supposed that Hale was the suddenly to see their wives at the fashapartments, of Mr. Stewart, with suites victim of a relentless system of black- ionable watering place.

few days ago accompanied a gentleman ry forty-seven by twenty-four feet, and which he did to escape from his torment yard in Winslow, Maine, is inscribed : "Here lies the body of Richard Thomas,

A Young Man ELOPES WITH A an Englishman by birth, a Whig of '76 GRAND-MOTHER .- A singular case of in by occupation a cooper, now food for fatuation occurred in this city last Sat. worms; like an old rum pancheon marknoyance, his pantaloons, kept hitching toward his pedal extremities. One of the fourth is divided into numerous com the norms of almost equal magnificience, and the fourth is divided into numerous com the norms of the numerous com the norms of almost equal magnificience, and the fourth is divided into numerous com the norms of the numerous com the young ladies, more thoughtful in cases modious rooms for the use of the serthe charms of Mrs. George Locke, a Van Doren, the widow of a minister, resuggested in a whisper that her three friends-there were four them of in all- AN Irishman one morning went out married woman of this city, on the shady siding at Union Hill, was kidnapped, as should contribute one of their red, white very early in search of some game on an side of forty-five, mother of six children it was supposed, by gypsics. On Frior blue (as the case might be) garters to estate where the game laws were strictly and a grand-mother, on Saturday last day, as the mother was pa-sing through to make up a belt for Charley. As only enforced. Turning a sharp corner, whom persuaded her to elope with him They a by-street in Hudson City, she recogwomen of the blushing maideus know did he meet but the gentleman who repaired to the seven o'clock down train, nized her lost dhild in company with a how, each divested herself of a silken owned the estate. Paddy, seeing the Saturday evening, where they encount- party of vagrant Bohemians, and immeelastic, which they clasped together, game was up, cooly advanced toward the ered the devoted but derserted husband, diately took steps to recover him.

making a varigated base ball belt for Char- gentleman and said, "The top of the who interceded with his wife to return A lady who had passed much time ley, who had nothing to say, but blush- morning to your honor ! and what brought to her home. The obdurate spouse re- with the royal family of Austria, gives ingly encircled himself with the newly your honor out so early this morning?" sponded to this invitation by dealing her some interesting particulars concerning The gentleman replied by saying, "In- liege lord a blow on the eye, and cling- the manner in which its members live -deed, Paddy, I just strolled out to see if ing to her new found lover. The train A visitor to the imperial palace of w HISKY .-- It is stated that when Rus-sian troops are about to start on a march I could find an appetite for my break-started, the free-lovers on board, and the Schonbrun is greatly impressed with the fast ;" and then eying Paddy rather sus- lawful husband left behind. The hus- extreme simplicity of the private apart-The m-n once drawn up. it becomes the p ciously, said, 'and now, Paddy, what band was well nigh distracted with grief ments. Many Fifth-avenue grandees brought you out so early this morning ?" and shame. He says the man has been and ladies of the "Ring" would regard Paddy replied, 'Indade. your honor. I courting his wife for a long period, and them with disdain. These are more modjust strolled out to see if I could find a got her completely under his control .- est and comfortable in furniture and up-

It is in vain to hope to please all slike cute her paramour to the fullest extent keep their bees in boxes, supported on of the law --- Titusville H rald.

A lawyer was once pleading a case bee-raiser found a lot of his boxes robthat brought tears into the jurors' eyes, bed of honey, and kept watch at night A Western gentleman advertises for a and every one gave up the case as gone for the thieves. They proved a to be numergy. "It ought to be," said Brown, "it " self-supporting wife " The rascal is for the plaintiff But the opposing com- ber of huge frogs from a neighboring doubtless himself a charge upon the com- sel rose and said, " May it please the stream, one of which first attacked the court, I do not propose, in this case, to hive and drew all the bees upon himself. bore for water, but-" Here the tears when he hopped to the river and jumphe, "I thought you had known that of drunkard ? Because she is too fond of were suddenly dried, laughter ensued, ped in. In the meantime the other frogs and the defendants got clear.

stones half a foot from the ground. A plundered the hive.

He intends to pursue the guilty fugitives, holstery.

Ir is in vain to hope to please all alike if possible to save his wife, and prose- In Jamaica, West Indies, the settlers