

REPUBLICAN NATIONAL TICKET.

FOR PRESIDENT,

RUTHERFORD B. HAYES,

OF ORIO.

FOR VICE-PRESIDENT,

WILLIAM A. WHEELER,

OF NEW YORK.

ELECTORS AT LARGE. Renjamin H, Brewster, of Philadelphia, John W, Chaifant, of Allegheny. DISTRICT ELECTORS.

Henry Diston, Chris, J. Hoffman, Chos, T. Jones, Edwin A. Fitley, Bonjamin Smith J. W. Bernard, Jitcob Knabb, Joseph Thomas, I Ario Pardee, J. Lewis Pagne, Ed. S. Silliman, William Calley,

ELECTORS.
L. Miles L. Tracy,
16 S.W. starkweather
17 Daniel J. Morrell,
18 Jeremiah Lyons,
19 William Hay,
20 Wm. Cameron,
21 J. B. Donnelly,
22 Paniel O'Nell,
23 William Nebb,
24 A. B. Hergner,
25 Sam. M. Jackson,
35 Sam. M. Jackson,
36 Leavener,
37 Sam. M. Jackson, 27 W. W. Wilber.

REPUBLICAN COUNTY NOMINATIONS.

MAJOR HENRY WETTER,

Assembly, D. C. OYSTER, of Ridgway.

A. W. GRAY, of Jay Township, HORACE LITTLE, of Ridgway

J. O. W. BAHLEY, of Ridgway.

Jury Commissioner.
MARTIN CLOVER, of Jay

## Senatorial Conference Proceedings.

The Republican Senatorial confer-Clarion Forest, Elk and Cameron ballot boxes. met at Tionesta on Tuesday Oct. 17th and by the 15th section of aforesaid act The following conferees were present that-

decided to ballot for choice of candi- State Legislature; and of the select and

On the first ballot Green, of Forest, received three votes and Maj. Henry

Wetter, of Clarion, three votes On the second ballot, Maj. Henry Wetter, of Clarion, received six votes, and was declared the unanimous sholce of Forest and Clarion counties

for State Senator. W. R. Johns, of Clarion, offered the following resolutions, which were adopted.

Resolved. That we, the Republican Senatorial Conferces of the counties of Clarion and Forest in Convention met declare as our choice as candidate for State Senator, of the thirty-eighth Senatorial district, composed of the counties of Clarion, Forest, Elk and Cameron, Major Henry Wetter of Clarion, and that we respectfully ask the conferees of said counties of Elk power to enforce this article by appropriand Cameron to concur in our action.

Resolved, That in case of the nonconcurrence of Elk and Cameron, this Conference stands adjourned to meet at Clarion, on Friday, Oct. 20th.

On motion Capt D. S. Knox, and W. R. Johns, were appointed a committee to telegraph the result of this action to the conferees of Elk and

Cameron. During the evening answers were Clarion was declared the unanmous choice of the Conferees for State Senator, and the conference adjourned. W. R. DUNN, Sec'y D S KNOX,

According to the testimony of one of the most prominent Democrats of Ohio. Tilden has instructed the the laws of any Territory, any act is or Chairman of the State and County shall be required to be done as a pre. requisite or qualification for voting, and by get up Greenback clubs in every district, wherever they can find a few Greenback men. The game is to have a half dozen Democrats start the club. and then bring into its membership dition of servitude, and if any such person weak minded Republicans. The result is to be that every Democrat in the club will vote for Tilden and the whole ticket, while the Republican grieved thereby, to be recovered by an ac sheep will throw away their votes on Cooper and Carry. This is a true statement of one of Tilden's schemes fence be deemed guilty of a misdemeanor. for cutting down the Republican vote, and shall, on conviction thereof, befined not and its working was demonstrated in Indiana at the late election. Republicans in the Cooper and Carry clubs, tion of the court, if they do not wish to be made fools of, will withdraw therefrom immediately, and when they do they will see how speedily the mask will drop from the faces of the Democratic bell-weathers.

SEND in your subscriptions to the Advocate. We will give the County State, and National vote in full, as soon as ascertained, which will make the Advocate valuable for reference.

Or laws of any State to the contrary not withstanding.

And Whereas, The Legislature of this affidavit of all persons making such claims and the affidavits of the witnesses to their residence, shall be preserved by the election the election beard and at the close of the election they shall be enclosed with the list of voters, tally lists and other papers required by law to be filled by the return judge

## Election Proclamation.

W HEREAS, In and by the 13th secof Pennsylvania, passed July 2, 1969, en-titled "An act relating to the elections of the Commonwealth," it is enjoined on the Sheriff of every county to give notice of such elections to be held, and to enumerate in such notice what officers are to be elected. In pursuance thereof, I DANIEL S. U.L., High sheriff of the county of Els. de therefore make known and give this table notice to the electors of said county of Eis, that it general election will be held

THESDAY, NOVEMBER 7, 1876.
It being the first Tuesday of the month) for the purpose of electing the following of-

Twenty-nine Presidential Electors. me person for Congressman, to repreold, Elk, Mifflin and Center. One person for State Senator to repre-

ent the councies of Clarion, Elk, Cameron and Forest. One person or Assemblyman to repre-

ent the County of Elk.
Two persons for Associate Judges. One person for District Attorney. One person for County Surveyor.
One person for Jury Commissioner.
And the qualified electors of the county
of Elk will hold their elections in the sev-

eral districts, as follows:

Benezette township, at the house of Elizabeth Winslow. Benzinger township, at the school house on Michael street, near the Elk creek

Fox township, at the Centreville school Highland township, at the house of Levi

Horton township, at the school house near D. C. Oyster's hotel, Jay township, at the house of Alfred

Jones township, at the Wilcox Tanning and Lumber Co's office. Millstone township, at the house of Henry

Derr, at Barr's Dam. Ridgway township, at the Court House. Spring Creek township, at the house of Stockdale, Downer & Co.

St. Marys borough at the town hall. I also make known the following: As Acc regulating the mode of voting at elections in the several counties of this Commonwealth; approved March 80th.

SECTION I. Be it enacted by the Senate and House of Representatives of the Commonwealth 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 the Commonwealth, at all gen-eral, township, borough and special elec-tions, are hereby hereafter authorized and required to vote by tickets printed or written, or partly printed as I partly written, severally classified as follows: One ticket shall embrace the names of all judges of courts voted for, and to be labeled cutside "Judiciary;" one ticket shall embrace the names of all State officers to be voted for, and be labeled "State:" one ticket shall embrace the names of all county officers voted for, including the office of enator and members of Assembly, if voted The Republican Senatorial confer-ence of the Thirty-eight Senatorial for and shall be labeled "County," etc., district composed of the counties of and each class shall be deposited in separate

I also make known and give notice as in

Forest—Capt. D Knox T. Agnew W.
R. Duan Clari on. — W. R. Johns
John Wray
The Conference met at the Central
House at 2 o'clock P. M. and organized
The Conference met at the Central House at 2 o'clock P. M. and organized by calling D. S. Knox to the chair and appointing W. R. Dunn, Secretary.

omeer of otherwise, a shall be employed under to the legislative, executive or judicial depart the legislative, executive or judicial depart to the act regulating elections of this Compensation of an act approved the 30th day of January, and deemed guilty of a misdemeanor, and upon conviction thereof, shall undersome the State, or the United States, or the United State As the Conferees of Etk and of any city or incorporated district, and monwealth." Cameron were not present, it was also any member of Congress or of the common councils of any city, or commis-siner of any incorporated district, is by law incapable of holding or exercising at the same time the office or appointment of judge, inspector or clerk of any election of the Commonwealth, and no inspector, judge or any other officer of such election shall be eligible to be voted for.

Also, in the 4th section of the act of assembly, entitled "An act relating to elec-tions and for other purposes," approved April 16th, 1860, it is enacted that the 14th section shall be so constructed as to prevent any militia or borough officers from serving as judge, inspector or clerk, at any general or special election in this Common-

I also make known the following: WHEREAS, The fifteenth amendment of the Constitution of the United States is as

follows: 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,
SECTION 2. The Congress shall have

ate legislation. AND WHEREAS, The Congress of the United States, on the 31st day of March, 1870, passed an act entitled "An act to enforce the rights of citizens of the United States to vote in the several States of this Union, and for other purposes," the first and second sections of which are as follows:

Section 1. Be it enacted by the Sen-ate and House of Representatives of the United States of America, in Cong-ress assembled. That all citizens of the United States who are or shall be otherwise qualified by law to vote at any election by the people in any State, Territory, district, received concurring in the action of the Conference, and pledging hearty support for the candidate indicated.

Whereupon, Major Henry Wetter, of Shall such elections, without distinction of Charless was declared in the action of the candidate indicated. race, color or previous condition of servitude, any constitution, law, custom. usage or regulation of any State or Territory, or by or under its authority, to the contrary

notwithstanding. Section 2. And be it further enacted That if by law or under the authority of the constitution or laws of any State, or of an opportunity to perform such prerequisite and to become qualified to vote with ou distinction of race, color or previous conor officer shall refuse or knowingly omit to give full effect to this section, he shall for tion on the case, with full costs and such allowance for counsel fees as the court may deem just and shall, also, for every such ofless than five hundred dollars, and be imprisoned not less than one month and not more than one year, or both, at the direc-

And Whereas. It is declared by the 2d section of the VI article of the constitution | move therefore and returned, that he has

of assembly that provides that only white freemen shall be entitled to vote or be registered as voters, or as claiming to vote at any general election of this Common-wealth, be and the same is hereby repealed, weath, be and the same is hereby repealed, and that hereafter all freemen, without distinction of color, shall be enrolled and registered according to the provisions of the first section of the act approved 17th of April, 1860, entitled, "An act further supplemental to an act relating to elections in this Commonwealth," and when otherwise qualified under existing laws, be entitled to vote at all general and special elections in this Commonwealth.

I also make known the following: Whereas, By the act of Congress of the United States, entitled "An act to amend the several acts heretofore passed to provide for the enrolling and calling out the national forces and for other purposes," and approved March 3, 1865, all persons who have deserted the military or naval s rvice of the United States; and who have not been discharged or relieved from the penalty or disability therein provided, are deemed and taken to have voluntarily re-

deemed and taken to have voluntarily relinquished and forfeited their right of
citizenship, and their right to become
citizens, and are deprived of exercising any
rights of citizens thereof.

And Whereas, Persons not citizens of
the United States are not, under the constitution and Laws of Pennsylvania, qualified
electors of this Commonwealth.

electors of this Commonwealth electors of this Commonwealth.

SECTION 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That in all elections hereafter to be held in this Commonwealth, it shall be unlawful for the judge or inspectors of any such election to receive any ballot or ballots from any person or persons embraced in from any person or persons embraced in the provisions and subject to the disability imposed by said act of Congress, approved March 3d, 1865 and it shall be unlawful for any such person to offer to vote any ballot or ballots.

SECTION 2. That if any judge or inspector of election, or any one of them shall receive or consent to receive, any such unlawful ballot or ballots, from any such disqual-ified person, he or they so offending shall be guilty of a misdemeanor, and upon conviction thereof in any court of quarter sessions of this Commonwealth, he shall for each offense, be sentenced to pay a fine of not less than one hundred dollars, and to undergo an imprisonment in the jail of the proper county, for not less than sixty days. SECTION 3, That if any person deprived of citizenship and disqualified as aforesaid, shall at any election hereafter to be held in

this Commonwealth, vote, or tender to the officers and offer to vote a ballot or ballots. any person so offending shall be deemed guilty of a misdemeanor, and on conviction thereof in any court of quarter sessions of this Commonwealth, shall, for each offense, be punished in a like manner as is provided in the preceding section of this act, in the case of officers receiving such unlawful bal-

lot or ballots. Section 4. That if any person shall hereafter persuade or advise any person or persons deprived of citizenship and disqual-fied as aforesaid, to offer any ballot or ballots to the officer of any election here-after to be held in this Commonwealth, or shall persuade or advise any such officer of any election hereafter to be held in this Commonwealth, to receive any ballot or ballots from any person or persons deprived of citizenship and disqualified as aforesaid, such person so offending shall be deemed guilty of a misdemeanor, and upon conviction thereof in any court of quarter sessions of this Commonwealth shall be punished in a like manner as is provided in the second let or ballots.

I also make known the following section

Sec. 5. At all elections hereafter held under the laws of this Commonwealth, the polls shall be opened at 7 o'clock A. M., and closed at 7 o'clock P. M.

SEC. 9. All elections by the citizens shall be by ballot; every ballot shall be numbered in the order in which it shall be received, and the number recorded by the clerks on the list of voters opposite the name of the elector from whom received. And any voter voting two or more tickets, the several tickets so voted shall be numbered with the number corresponding with the number to the name of the voter.

Any elector may write his name upon his ticket or cause the same to be written thereon, and attested by citizens of the dis-

SEC. 10 On the day of election any person whose name shall not appear on the registry of voters, and who claims the right to vote at said election shall produce at least one qualified voter of the district as witness to the residence of the claimant in the district in which he claims to be a voter for the period of at least two months immediately preceding said election, which witness shall be sworn or affirmed, and subscribed a written, or partly written and partly printed affidavit to the facts stated by him, which affidavit shall define clearly where the residence is of the person so claiming to be a voter; and the person so claiming the right to vote shall also take and subscribe to a written or partly written and partly printed affidavit stating to the best of his knowledge and belief when and where he was borp; that he has been a citizen of the United States for one month and of the Commonwealth of Pennsylvania; that he has resided in the Commonwealth one year, or, if formerly a qualified elector or a native born citizen thereof, and has remove therefrom and returned, that he resided therein six months next preceding said election that he has resided in the dis trict in which he claims to be a voter for the period of at least two mouths immediately preceding said election that he has not moved into the district for the purpose of voting therein; that he has if twenty-two years of age or upwards, paid a State or county tax within two years, which was assessed at least two months and paid at least one month before the election. The said affidavit shall also state when and where the tax claimed to be paid by the affiant was assessed, and when and where and to whom paid; and the tax receipt therefor shall be produced for examination, unless the affiant shall state in his affidavit that it has been lost or destroyed, or that he never received any; and if a naturalized citizen, shall also state when, where and by what court he was naturalized and shall also produce his certificate of naturalization for examination. But if the person so claiming the right to vote shall take and subscribe an affidavit that he is a native born citizen of the United States, born elsewhere, shall state the fact in his affidavit 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 making the affidavit of the age of twenty one and under twenty-two years: that he has been a citizen of the United States one month, and has resided in the state one year; or, if a native born citizen of the State and re. and the laws of the United States which shall be the supreme law of the land shall be the supreme law of the land anything in the constitution or laws of any State to the contrary notwithstanding.

The Legislature of this sufficient and returned, same as move therefore and returned as move the returned as move the returned as move the returned as move therefore and returned as move the returned as move the returned as move the returned a

with the prothonotary, and shall remain on file therewith in the prothono-

main on file therewith in the prothonotary's office, subject to examination as other election papers are. If the election officers find that the applicant possesses all the legal qualifications of a voter he shall be permitted to vote and his name shall be added to the list of taxables by the election officers and the word "tax," being 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 by the clerks in each case, respectively, on the list of persons vot-

being added by the clerks in each case, respectively, on the list of persons voting at such elections.

SEC. 11. It shall be lawful for any qualified citizen of the district, notwithstanding the name of the proposed voter is contained on the list of residents taxables, to challenge the vote of such person 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 ciriming to be a naturalized citizen shall be required to produce his naturalization certifito produce his naturalization certificate at the election before voting, except where he has been for five years consecutively a voter in the district in which he offers his vote; and on the vote of such person being received, it shall be the duty of the election officers to write or stand on the constitution of the election officers to write or stand on the constitution of the election officers to write or stand on the constitution of the election officers to write or stand on the constitution of the election officers to write or stand on the constitution of the election to write or stamp on such certificate the word "voted" with the day, month or year, and if any election of-ficer or officers shall receive a second vote on the same day, by virtue of the same certificate, excepting where sons are entitled to vote because of the naturalization of their fathers, they and the person who shall offer such second yote shall be guilty of a misdemeanor, and on conviction thereof shall be fined or imprisoned, or both, at the discretion of the court; but the fine shall not exceed five hundred doilars in each case, nor the imprisonment more than one year. The like punishment shall be inflicted, on conviction of the officers of the election who shall neglect or refuse to make, or cause to be made, the endorsement required as aforesaid on said naturaliza-

tion certificate. SEC. 17. The respective assessors, inspectors and judges of election shall each have the power to administer oaths to any person claiming the right to be assessed or the right of suffrage, or in regard to any other matter or thing required to be done or inquired into by any of said officers under this act; and wilful, false swearing by any person in relation to any matter or thing concerning which they shall be

lawfully interrogated by any of said officers or overseers, shall be perjury.

SEC. 21. Any person who, on oath or affirmation, in or before any court in this State, or officer authorized to administer oaths, shall, to procure a certificate of naturalization for him-self or any other person. self or any other person, willfully de-pose, 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 desposition, declaration 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 was fraudulently obtained, to take immediate measures for recalling the same for cancellation, and any person a like manner as is provided in the second section of this act, in the case of officers of such election receiving such unlawful bal- any way aid in, connive at, or have any agency whatever, in the issue cir-culation or use of any fraudulent naturalization certificate, shall be tiary for not more than two years, and pay a fine of not more than one thousand dollars for every such offense, or either or both, at the discretion of the

Also, to part of section nineteen of said act, as follows: "Any person who shall, on the day of any election, visit a polling place in any election district at which he is not entitled to vote and shall use any intimidation or violence for the purpose of preventing any officer of elec-tion from performing the duties of him required by law, or for the purpose of preventing any qualified voter. of such district exercising his right to vote, or from exercising his right to challenge any person offering to vote, such persons shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding one thousand dollars or by imprisonment not exceeding two years, or both, at the discretion of the

court. Pursuant to the provisions contained in the thirteenth section of the act last aforesaid, the return judges of the aforesaid districts living within twelve miles of the prothonotary's ofice, or within twenty-four miles, if their residence be in a town, village or city upon the line of a railroad leading to the county seat, shall before two o'clock, past meridian, of the day after the election and all other judges shall, before twelve o'clock meridian, on the second day after election, delivere said return, together with return sheet, to the prothonotary of the court of com-mon pleas of Elk county, at Ridg-

Given under my hand at Ridgway, the 4th day of October, in the year of our Lord one thousand eight hun dred and seventy-six, and of the In-dependence of the United States the one hundred and first.
D. SCULL, Sheriff.

SHERIFF'S OFFICE, Ridgway, Pa., Oct. 4, '75

MILLINERY AND DRESSMAKING

M RS. J. R. KELTZ, Kersey, Elk Co., Pa., takes this method of announcing to the citizens of Elk county, that she has on hand an assortment of fashionable millinery goods which will be sold cheap. Also dressmaking in all its brances. Agent for Dr. J. Ball & Co.'s Patent Ivory and Lignum Vitte Eye Cups. Send for descriptive circular.

TEAMING.

The undersigned having provid himself with a team of horses, wago of etc., is prepared to do job teaming all description. A large stock of seasoned hardwood on hand, and for sale at reasonable figures. Your patronage

Sept. 21s 1876-3m. W. A. DERBY.

Executors' Notice.

Estate of Frederick Dippold, de-Letters Testamentary upon the above estate have been granted to the undersigned, all persons indebted to said estate are requested to make payment, and those having claims to present the same without delay to CHARLES LUHR, Ex'rs C. L. BAYER.

CALL at the corner of Main and Mill Street for your Stoves and Tin

LIFE, Growth, BEAUTY.

Can be applied by the hand as it does not can be applied by the hand as it does not stain the skin or soil the finest linen. As a Hair Dressing it is the most perfect the world has ever produced. The hair is renorated and strengthened, and natural

color restored without the application of mineral substances.

Since the introduction of this truly valuable preparation into this country, it has been the wonder and admiration of all classes, as it has proved to be the only article that will absolutely without deception, re-store gray hair to its original color, health softness, lustre and beauty, and produce hair on bald heads of its original growth

Here is the Proof of its SUPERIOR EXCELLENCE.

Read this Home Certificate, testified to by Edward B. Garrigues one of the most competent Druggists and Chemists of Phila-delphia, a man whose verseity none can

I am happy to add my testimony to the great value of the London Hair Color Re-storer which restored my hair to its origi. nal Color, and the hue appears to be per-manent. I am satisfied that this prepara-tion not a dye but operates upon the se-cretions. It is also a beautiful hair dressing and promotes the growth. I purchased the first bottle from Edward B. Garrigues, druggisl. Tenth and Coates street, who can

druggisl, Tenth and Coates street, who can also testify my hair was quite gray when I commenced its use. MRS. MILLER, No. 730 North Ninth street, Phila.

Dr. Swayne & Son, Respected friends:— I have the pleasure to inform you that a lady of my acquaintance, Mrs. Miller, is delighted with the success of your London Hair Color Restorer." Her hair was fast falling and quite gray. The color has been restored, the falling off entirely stopped, and a new growth of hair is the result.

E. B. GARRIGUES,
Druggist, cor Tenth and Coates, Phila.

Druggist, cor Tenth and Coates, Phila. BOSTON TESTIMONY.

July 22d, 1871 .- Dr. Swayne & Son:-Last winter while in Trenton, N. J., I pro-cured six bottles London Hair Color Re-storer, which I like very much, in fact better than any thing I have used in the last Boston. Respectfully yours, ADA BAKER. No 59 Rutland Square.

London Hair Color Restorer and Dressing Has completely restored my hair to its original color and youthful beauty, and caused a rapid and luxuriant growth.

MRS. ANNIE MORRIS, No 616 North

Seventh Street, Philadelphia.
Dr. Dalton of Philadelphia, says of it. The London Hair Color Restorer is used very extensively among my patients and friends, as well as by myself. I therefore speak from experience.

75 CENTS PER BOTTLE. Address orders to Dr. SWAYNE & SON 30 North Sixth Street, Philadelphia, Pa., sole Proprietors.

SOLD BY ALL DRUGGISTS THE LUNGS CONSUMPTION

This distressing and dangerous complaint and its premonitory symptoms, neglected cough, night sweats, boarsoness, wasting flesh fever—permanently cured by DOCTOR SWAYNE'S COMPOUND SYRUP OF WILD CHERRY. BRONCHITIS—A premonitor or Pul-

monary Consumption, is characterized by estarch, or inflamation of the mucum membrane of the air passages, with cough and expectoration, short breath, hourseness, pains in the chest. For all bronchiai affections, sore throat, loss of voice, coughs,

DR. SWAYNE'S Compound Syrup of Wild Cherry

IS A SOVEREIGN REMEDY Hemorrhage, or Spitting of Blood, may proceed from the larynx, trachia, bronchia or lungs and arises from various causes, as undue physical exertion, plethora, or full-ness of the vessels, weak lungs, overstrainng of the voice, suppressed evacuation, ob-

struction of the spleen or liver, &c. Dr. Swayne's Compound Syrup of Wild Cherry.

strikes at the root of disease by purifying the blood, restoring the liver and kidneys to healthy action, invigorating the nervous The only standard remely for bemor-

rhane, bronchial and all pulmonary com- CARDS, plaints. Consumptives or those predis-posed to weak lungs should not fail to use this great vegetable remedy. Its marvelous power, not only over con-

cumpt-on, but over every chronic disease where a gradual alterative action is needed Under its use the cough is loosened, the night sweats diminished, the pain subsides, the pulse returns to its natural standard, the stomach is improved in its power to di-gest and assimilate the food, and every organ has a purer and better quality of blood supplied to it, out of which new recreative and plastic material is made.

Prepared only by DR. SWAYNE & SON, 889 North Sixth Street, Philadelphia. FOLD BY ALL PROMINERT DRUGGISTS.

Itching Piles! PILES, PILES, ITCHING PILES,

POSITIVELY CURED by the use of SWAYNES OINTMENT HOME TESTIMONY.

I was sorely afflicted with one of the most distressing of all diseases Pruritus or Prurigo, or more commonly known as Itching Piles. The itching at times was almost intolerable, increased by scratching, and not unfrequently become quite sore. I bought a box of Swayne's Ointment; its use gave quick relief, and in a short time made a perfect cure. I can now sleep undisturbed, and I would advise all who are suffering with this distressing complaint to procure Swayne's Ointment at once. I had tried prescriptions almost innumerable, without hading and perms neat relief.

JOSEPH W. CHRIST,

(Firm of Roedel & Christ,) Boot and Shoe House 344 North Second street, Philadelphia.

SKIN DISEASES.

Swayne's All-healing Ointment is also a specific for Tetter. Itch, Salt Rheum, Scald Head, Erysipelas, Barber's Itch Blotches, all Scaly, crusty, cutaneous Er-ruptions. Perfectly safe and harmless even on the most tender infant. Price 50 cents. Sent by mail to any address on re-

SWAYNE'S PANACEA
Celebrated all over the world for its remable cures of Scrofula, Mercural and Syphil itic complaints. Describe symptoms in all ocmmicanutic address neletters to DR-SWAYNE and SON, Philade, lpbia. - n7yl.

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possess capacities for musical effects and expression never before attained sonal, and an ornament in any parior. [27] Boautiful New Styles, new rooty. GEC. WOODS & CO., Cambridgeport, Mass. WAREROOMS: 608 Washington St., Roston; 170 State St., Chleage; 28 Ludgate Hill, London.

THE VOX HUMANA.—A leading Musical Journal of selected music and valuable reading from \$e to \$e, worth of the finest selected music. GEO, WOODS & CO., Publishers, Cambridgeport, Mass.

THE

The Times Are surely getting better notwithstanding the croakings of politicians;

else why should our most sagacious

merchants venture to lay in such

tremendous stocks of goods. We no-

in our town. Indications too are that

well filled not only with the choicest

of seasonable goods, but also with well

pieased and satisfied looking customers

If you have not already been there

this week, we advise you to go at once.

**GOODS CHEAP** 

60 10

JAMES H. HAGERTY

Main Street, Ridgway, Pa.

RY GOODS, NOTIONS, BOOTS

SHOES, HATS AND CAPS,

tice that our downstairs neighbors, Messes Powell & Kime, are opening ELK COUNTY ADVOCATE up one of the largest and most complete assortments of merchandise that we remember ever before having seen

> they have made no mistake in venturing to increase their business, for there is a constant rush for their new goods. Every department of their well arranged salesrooms seems to be

You will never be sorry. ONLY REPUBLICAN PAPER

IF YOU WANT TO BUY

IN ELK COUNTY.

TERMS TWO DOLLARS A YEAR

GLASS AND QUEENS-WARE, WOOD AND

WILLOW-WARE. TOBACCO AND CIGARS.

A Large Stock of

Groceries and Provisions.

The BEST BRANDS of FLOUR Constantly on hand, and sold as cheap as the CHEAPEST.

WORK!

TAGS,

NOTE HEAS

BILL HEADS,

ENVELOPES,

LETTER HEADS,

MONTHLY STATEMENTS.

PROGRAMMES, POSTERS, &C.

ORDERS BY MAIL

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Executor's Notice.

ESTATE of Charles Brockl, dethe above estate have been granted to the undersigned, all persons indebted to said estate are requested to make payment, and those having claims to present the same without delay to HARLES LUHR, Executor. n2316,

THE ADVOCATE, Ridgway, Elk Co., Pa.