Marriages and Death notices Inserted

BUSINESS DIRECTORY.

NEWTON PETTIS.

MILES W. TATE.

PETTIS & TATE,

ATTORNEYS AT LAW.

Isaac Ash,

A TTORNEY AT LAW, Oil City, Pa.
Will practice in the various Courts of
forest County. All business entrusted to
als care will receive prompt attention.

W. Masons Tionests, Pa. George A. Jenks, Mason & Jenks, TTORNEYS AT LAW, Office on Elm Street, above Walnut, Tionesta, Pa.

C. W. Gilfillan, A TTORNEY AT LAW, Franklin, Venango Co., Pa.

J. R. MARRIS.

HARRIS & FASSETT,

ttorneys at Law, Titusville Penn'a PRACTICE in all the Courts of Warren, Crawford, Forest and Venango Coun-ties. 49-tf

TTORNEY & COUNSELOR AT LAW A Tionesta, Pa. Office on Elm Street.
The professional services of the Hon. S.
P. Johnson can be secured through me if
desired in any business entrasted to me in
Forest Co. Collections promptly attended
to. Also Real Estate Agent.

Tionesta House.

M. ITTEL, Proprietor, Elm St. Tio-mesta, Pa., at the mouth of the creek, Mr. Ittle has thoroughly renovated the Tionesta House, and re-furnished it com-pletely. All who patronize him will be well entertained at reasonable rates, 20 ly

FOREST HOUSE. D. BLACK PROPRIETOR. Opposite
Court House, Tionesta, Pa. Just
opened. Everything new and clean and
fresh. The best of liquors kept constantly
on hand. A portion of the public patronage is respectfully solicited.
4-17-1y

Holmes House, TIONESTA, PA., opposite the Depot. C. D. Mable, Proprietor, Good Sta-bling connected with the house.

FAGUNDUS, PA., E. A. Roberts, Proprietor. This ho'el has been recently re-furnished and now offers superior accommodations to guests. 25-1y.

Syracuse House, Tidloute, Pa., J. & D. Magee, Propletors. The house has been thoroughly refitted and is now in the first-class order, with the best of accommodations. Any afformation concerning Oil Territory at this point will be cheerfully furnished.

-ly J. & D. MAGEE,

Exchange Hotel, LOWER TIDIOUTE, Pa., D. S. RAMS-DEEL & Son Prop's. This house having been refited is now the most desirable stop-ping place in Tidioute. A good Billiard Room attached.

National Hotel, Rational Hotel,

TRVINETON, PA. W. A. Hallenback,
Proprietor. This hotel is New, and is
own open as a first class house, situate at
sejunction of the Oil Creek & Allegheny
silver and Philadelphia & Erie Railroads,
pposite the Depot. Parties having to lay
ver trains will find this the most convenmat hotel in form, with first-class accomnodations and reasonable charges.

Dr. J. L. Acomb. DHYSICIAN AND SURGEON, who has T had fifteen years' experience in a large and successful practice, will attend all Professional Calls. Office in his Drug and Grocery Store, located in Tidionte, near Tidioute House,

IN HIS STORE WILL BE FOUND A full assortment of Medicines, Liquors Tobacco, Cigars, Stationery, Glass, Paints, Oils, Cutlery, and fine Groceries, all of the best quality, and will be sold at reasonable

H. R. BURGESS, an experienced Drug-gist from New York, has charge of the store. All prescriptions put up accurately.

JNO. P. PARK. A. B. KELLY MAY, PARK & CO., BANKERS

Corner of Elm & Walnut Sis, Tionesta, Bank of Discount and Deposit,

Interest allowed on Time Deposits. Collections made on all the Principal points of the U.S.

Collections solicited. 18-1y.

TIONESTA SAVINGS BANK, Tionesta, Forest Co., Pa.

This Bank transacts a General Banking, This Bank transacts a General Banking, collecting and Exchange Business.
Drafts on the Principal Cities of the United States and Europe bought and sold.
Gold and Silver Coin and Government Securities bought and sold. 7-30 Bonds converted on the most favorable terms.
Interest allowed on time deposits.
Mar. 7, tr.

SLOAN & VAN GIESEN. BLACKSMITHS

WAGON-MAKERS.

Comer of Church and Elm Streets, TIONESTA PA.

This firm is prepared to do all work in its line, and will warrant everything done at their shops to give satisfaction. Par-ticular attention given to

HORSE-SHOEING.

Give them a trial, and you will not re-

FOREST REPUBLICAN.

"Let us have Faith that Right makes Might; and in that Faith let us to the end, dare do our duty as we understand it."--LINCOLN.

VOL. V. NO. 26.

TIONESTA, PA., WEDNESDAY, OCTOBER 2, 1872. \$2 PER ANNUM.

D. W. CLARK, COMMISSIONER'S CLERK, FOREST CO., PA.)

REAL ESTATE AGENT. HOUSES and Lots for Sale and RENT. I have superior facilities for ascertaining

the condition of taxes and tax deeds, &n., and am therefore qualified to act intelligently as agent of those living at a distance, owning lands in the County.

Office in Commissioners Room, Court
House, Tionosta, Pa.

4-41-1y.

D. W. CLARK.

T. A. WEIGHT, Sony, GEO. W. DITHRIDGE,

THE SUPERIOR LUMBER CO.,

MANUFACTURERS OF

Pine Lumber, Lath, Shingles &c.

Mills on Tionesta Creek, Forest Co., Pa. Yards & Office cor. 22d & Rail Road Sts., PITTSBURGH, PA.

PRACTICAL Harness Maker and addir. Three doors north of Lines House, Tionesta, Pa. All work is warranted.

Wm. Fellers, LICENCED AUCTIONIER, will attend
to all business in that line promptly,
at reasonable rates. Address
WM. FELLERS, Newmanville, 9-3m.

FORT PITT GLASS WORKS.

Established A. D. 1827.

DITHRIDGE & SON, MANUFACTURERS OF

Dithridge's xx Flint Glass PATENT OVAL LAMP CHIMNEYS.

AND Silvered Glass Reflectors.

These chimneys do not break by heat, Ask for DITHRIDGES. Take no other. DITHRIDGE & SON, Pittsburgh, Pa.

New Boarding House. MRS. S. S. HULINGS has built a large addition to her house, and is now prepared to accommodate a number of permanent boarders, and all transient ones who may favor her with their patronage. A good stable has recently been built to accommodate the horses of guests. Charges reasonable. Residence on Elm St., opportus 2 Haslet's store.

JONES HOUSE,

· CLARION, PENN'A.

S. S. JONES - - - Proprietor.

MHW GROCERY AND PROVISION STORE IN TIONESTA.

GEO. W. BOVARD & CO.

HAVE just brought on a complete and carefully selected stock of

GROCERIES, PROVISIONS,

and everything necessary to the complete stock of a first-class Grocery House, which they have opened out at their establish-ment on Elm St., first door north of M. E.

SUGARS, SYRUPS, F SPICES, FRUITS, HAMS. LARD.

AND PROVISIONS OF ALL KINDS, at the lowest cash prices. Goods warranted to be of the best quality. Call and examine, and we believe we can suit you.

GEO. W. BOVARD & CO.

LLOYD & SON.

WATER STREET, TIONESTA, PA.

HAVE JUST OPENED an extensive

FLOUR AND FEED, GROCERIES AND PROVISIONS,

Which they offer to the public at rates as low as can be offered by any other estab-lishment in town. Give us a call before lishment in town.
purchasing elsewhere,
LLOYD & SON.

AMBRACLET

having to use a crutch and a cane, at times so painful as to utterly incapacitate him from attending to his business. Having tried every remedy known, without effect, except Gilliland's Pain Killer, he was finally induced to try it. A second application enabled him to lay aside his crutch, and a third effected a permanent cure. Mr. Bell is a popular and well-known citizen, is a living monument of the effacacy of that great medical discovery, Gilliland's Pain Killer. The affilieted should ask their grocer or druggist for it, and try its wen-

In Howe township at the house of C. F.

In Jenks township at the court house in In Harmony township at Allender school In Hickory township at Ball school

In Kingsley township at Wheeler, Du-

One person for Congress, in connection with the counties of Eric, Warren, Eik, Jefferson, McKean, Cameron and Clear-

One person for the office of Senator in onn ection with the counties of Clarion, Armstrong and Jefferson.

One person for Assembly to represent
Forest and Clarion Counties.

One person for the office of Prothonotary, Register and Recorder etc., of Forest

One person for the office of Sheriff of Forest county. One person for the office of Treasurer of

One person for the office of Treasurer of Forest county.
One person for the office of County Commissioner of Forest county.
One person for the office of County Auditor of Forest county.
One person for the office of County Surveyor of Forest county.

One person for the office of County Surveyor of Forest county.

At the same time and places also an election will be held for delegates to the convention to amend the Constitution of the State, in conformity with the Act entitled "An act to provide for calling a convention to amend the Constitution," approved April 11, 1872. As prescribed by said act, the following rules and regulations shall apply to said election and the returns of the same:

FIRST. At the general election to be

First. At the general election to be held the second Tuesday of October next, there will be elected by the qualified electors of this Commonwealth, delegates to a convention to revise and amend the Constitution of the State; the said convention shall consist of one hundred and thirty-three members, to be elected in the manner following: Twenty-eight members thereof shall be elected in the State at large as follows: Each voter in the State at large as follows: Each voter in the State at large and the twenty-eight highest if vote shall be declared elected; ninety-nine delegates shall be appointed to and elected from the different Senatorial districts in the State, three delegates to be elected for each Senator therefrom; and in choosing all district delegates, each voter shall be entitled to a vote for not more than two of the members to be elected from hydrogeneral states. First. At the general election to be to a vote for not more than two of the members to be chosen from his district, and the three candidates highest in vote shall be declared elected, except in the county of Allegheny, forming the Twenty-third Senatorial District, where no voter shall vote for more than six candidates and the vote for more than six candidates, and the nine highest in vote shall be elected, and in the counties of Luzerne, Monroe and Pike, forming the Thirteenth Senatorial Pike, forming the Thirteenth Senatorial District, where no voter shall vote for more than four candidates, and the six highest in vote shall he elected, and six additional delegates shall be chosen from the city of Philadelphia, by a vote at large in said city, and in their election no voter shall vote for more than three candidates, and the six highest in vote shall be declared elected.

and the six highest in vote shall be de-clared elected.

SECOND. The Judges and Inspectors for each election district shall provide two suitable boxes for each poll, one in which to deposite the tickets voted for District Delegate; which boxes shall be labelled respectively "Delegates at Large," and "District Delegates," and in each district in the city of Phitadelphia an additional box shall be provided for each poll, in which to deposit the tickets voted for "Ci-ty Delegats," and said last mentioned boxes must each be labelled "City Dele-gates."

THIRD. The said election shall be held and conducted by the proper election offi-cers of the several election districts of the Commonwealth, and shall be governed and regulated in all respects by the g-ner-al election laws of the Commonwealth, so far as the same shall be applicable thereto, and not inconsistent with the provisions of said act.

FOURTH. The tickets to be voted for rembers at large of the convention shall have on the outside the words "Delegates at large," and on the inside the names of the candidates to be voted for, not exceeding fourteen in number.

FIFTH. The tickets to be voted for dis-

tain a greater number of names than the number for which the voter shall be enti-tled to vote shall be rejected; and in case of the delegates to be chosen at large in Philadelphia, the words "City Delegates"

Philadelphia, the words "City Designesshall be on the outside of the ticket.

Sixth, In the city of Philadelphia the return judges shall meet at the State House at ten o'clock on the Thursday next following the election, and make out the Mr. Samuel Bell, of W. E. Schmertz & Co. Wholesale Boot and Shoe Manufacturers, 31 Fifth avenue, Pittsburgh, Pa., has been afflicted with chronic rheumatish for thirty years, from his right hip to his foot, having to use a crutch and a cane, at times so painful as to utterly incapacitate him from attending to his business. Having tried every remedy known, without effect, except Gilliland's Pain Killer, he was finally induced to try it. A second application enabled him to hay aside his crutch, and a third effected a permanent cure. Mr. Bell is a nonular and well-known citizen,

Also, that in the 4th section of the act of Assembly entitled "An act relating to elections and for other purposes," appro-ved April 16th 1859, it is enacted that the 13th section shall not be so construed as to prevent any militia or borough officer from serving as Judge, Inspector or Clerk, at any general or special election in this Commonwealth.

In Kingsley township at Wheeler, Dusenbury & Co's stere.

In Tionesta township at school house in Tionesta borough.

In Tionesta borough at school house in said borough.

At which time and places the qualified electors will elect by ballot:

One person for the office of Governor of Pennsylvania.

One person for Auditor General of the Commonwealth of Pennsylvania.

One person for the office of Judge of the Supreme Court of Pennsylvania.

Three persons for Congressmen at large.

One person for Congress, in connection

Commonwealth.

A further supplement to the election laws of this Commonwealth.

Whereax, by an act of the Congress of the United States, entitled "An act to amend the several acts hereto-fore passed to provide for the enrolling and calling out of the national forces, and ior other purposes," and approved March 24, 1835, All persons who have described to relieved from the penalty or disability therein provided, are deemed and taken to have voluntarily relinquished and forfeited their rights to become citizens, and are deprived of exercising any rights of

example on the reof in any court of Quarter | whose name is not on the said list, and Sessions of this Commonwealth, si all be claiming the right to vote at said election, punished in like manner as provided in the second section of this act, in the case of officers of such election receiving such unsuch of the claimant in the district in which he officers of such election receiving such un-lawful ballot or ballots,

REGISTRY LAW.

I also give official notice to the electors of Forest county that, by an act entitled "An act further supplemental to the act relative to the elections of this Common-

relative to the elections of this Common-wealth," approved April 17th, 1869, it is provided as follows: Section 1. Be it oracted by the Senate and House of Representatives of the Com-monwealth of Pennsylvania in General Assembly met, and it is hereby exacted by the authority of the same, That it shall be the duty of each of the assessors of this by the authority of the same, That it shall be the duty of each of the assessors of this Commonwealth, on the first Monday of June of each year, to take up the transcript he has received from the county commissioners under the eighth section of the act of 18th of April 1834, and proceed to an ammediate revision of the same by striking therefrom the name of every person who is known by him to have died or removed since the last previous assessment from the district of which he is the assessor, or whose death or removal shall be made known to him, and to add to the same the name of any qualified voter who shall be made known to him, to have removed into the district since the last previous asto the district since the last previous as-sessment, or whose removal into the same shall be or shall have been made known to him, and also the names of all who make claim to him to be qualified voters therein. Figure. The tickets to be voted for district members of the convention shall have on the outside the words "District Delegates," and on the inside the name or names of the candidates voted for, not exceeding the proper number limited as aforesaid; but any ticket which shall contain a greater number of names than the qualified voter resides therein whose name is not on his list, and if so, to add the same thereto, and in all cases where a name is added to the list a tax shall forthwith be assessed against the person, and the assessor shall in all cases ascertain by inquiry upon what ground the person so assessed claims to be a voter. Upon the completion of this work it shall be the duty of each assessor as aforesaid to proceed to make out a list in alphabetical order of the freemen above twenty-one years of age claim. ing to be qualified voters in the ward, borongh, township or district of which he is assessor, and opposite to each of said names state whether said freeman is or is not a house-keeper, and if he is, the number of his residence, in towns where the same are numbered, with the atreet, alley, or court in which situate, and if in a town where there are no numbers, the name of the street, alley or court on which said house fronts; also the occupation of the person, and where he is not a housekeeper, the occupation, place of boarding and with ing to be qualified voters in the ward, bor and a third effected a permanent cure. Mr. Bell is a popular and well-known citizen, is a living monument of the effacecy of the convention and for district part medical discovery, Gilliland's Pain Killer. The afflicted should ask their grocer or druggist for it, and try its wonderful power. Mr. Gilliland, we understand, wants a respectable agent in every town and country for it. The principal office is at 72 Third Avenne, Pittsburgh Pa.

The Bepular and well-known citizen, and defined a governor country of the correction of the person, there is not a lousekeever, the ostical discovery. Gilliland's members of the same and the proceedings and with claims to vote on age, the same words to the convention and for district members of the same and the proceedings of the convention and for district members of the same and the proceedings and either or any of the person, their added when the claimant claims to vote on age, the same words whom, and if working for another, the claims to vote on age, the same words and the proceeding on the claims to vote on age, the same words and the proceeding on the claims to vote on age, the same words and the proceeding on the claims to vote on age, the same words and the proceeding on the claims to vote on age, the same words and the proceeding on the claims to vote on age, the same words and the proceeding on the claims to vote on age, the same words and the proceeding on the claims to vote on age, the same words and the proceeding on the claims to vote on age, the same words and the proceeding on the claims to vote on age, the same words and the proceeding on the person, their added when the claims to vote on age, the same words and either or any of the parsons, their added when the claims to vote on age, the same words and either or any of the parsons, their added when the claims to vote on tax, and the word was converted and when the claims to vote on age, the same words and either or any of the proceedings and either or any of the proceedings and either or any of the parson, t

Sec. 2. On the list being completed and the assessment made as aforesaid the same shall be forthwith returned to the county commissioners, who shall duplicate copies I said lists, with the observations and explanations required to be noted as afore-said, to be made out as soon as practicable and placed in the hands of the assessor, and piaced in the hands of the assessor, who shall prior to the first of August in cach year put one copy thereof on the house where the election of the respective district is required to be held, and retain the other in his possession for the inspection, free of charge, of any person residing in the said election district who shall desire to see the same, and it shall be the duty of the same assessor to add, from time to time, on the personal application of any one claiming the right to vote, the mane of such claimant, and mark opposite the tel States, and who have been discharged or relieved from the penalty or disability therein provided, are deemed and taken to have voluntarily relinquished and forfeited their rights to become citizens, and are deprived of exercising any rights of citizenship hereof:

And whereas, persons, not citizens of the United States, are under the constitution and laws of Pennsylvania qualified electors of this Commonwealth—

SEC. 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 same and in all elections hereafter to be held in this Commonwealth; it shall be unlawful for the indexe or invasors.

to thinks the case, when the case may be; if the personal content of the date of the case may be; if the proper content of the case of the case may be; if the proper content of the case of the case

claims to be a voter, for a period of at least ten days next preceding said election, which witness shall take and subscribe a written, or partly written and partly printed affidavit, to the facts stated by him, which affidavit shall clearly define where the residence is of the person so claiming to be a voter, and the person claiming the right to vote shall also take and subscribe or that he never received any, 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, or if born elsewhere, shall state that fact in his affidavit, or shall produce evidence that he has been naturalized or that he is that he has been naturalized or that he is entitled to cificenship by reason of his father's naturalization; and shall further state in his affidavit that he is, at the time of taking the affidavit, between the age of twenty-one and twenty-two years; that he has resided in the State one year and in the district ten days preceding such election, he shall be entitled to vote, although he shall not have paid taxes; the said affidavits of the witnesses to their residence shall be preserved by the election board, and at the close of the election they shall be enclosed with the list of voters, tally list and other papers required by law to be be enclosed with the list of voters, tally list and other papers required by law to be filed by the return judges with the prothonotary, and shall remain on tile therewith at the prothonotary's office, subject to examination as other election papers are; if the election officers shall find that the applicantor 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 being added when the claimant chaims to vote on tax, and the word 'ago' when he claims to vote on ago, the same words being added by the election of persons voting at

PROCLAMATION OF GENER.

AL ELECTION.

Whereas, in and by an act of the General Assembly of the Commonwealth of Pennsylvania, entitled 'An Act to regulate the General Elections within this Commonwealth, it is enjoined upon me to give public notice of said elections, and to enumerate in said notice what officer or otherwise, a benchmark in the county of Forest, do hereby make and the county of Forest, the repsylvania of the State Legislature, or of any divergence of the county of Forest, the repsylvania of the county of Forest, the repsylvania of the State Legislature, or of any divergence of the county of Forest, the repsylvania of the county of lenge the vote of such person; whereupon the same proof of right of suffrage as is now required by law shall be publicly made and acted upon by the election board, and the vote admitted or rejected, according to the evidence; every person claiming to be a naturalized citizen shall be required to produce his naturalization certificate at the election before voting, except he has been for ten 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 stamp on such certificate the word 'voted, with the month and year, and if any election officer or officers shall receive a second vote on the same day, by virtue of the same certificate, excepting where sons are entitled to vote by the naturalization of their fathers, they and the person who shall offer such a second vote, upon so oftending shall be deemed guilty of high misdemeanor, and upon 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 or the imprisonment one year; the life punishment shall be inflicted, on conviction, on the officers of election who shall neglect or refuse to make, or cause to be made, the endorsement required as aforesaid on said maturalization ecrlificates.

Size, 6. If any election officer shall refuse or neglect to require such proof of the right of suffrage as is required 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 challeuged by any qualified voter requiring such proof, every person so offending shall upon conviction be deemed guilty of a high misdemestor, and shall be sentenced, for every offense, to pay a fine not exceeding one hundred dollars, or to undergo an imprisonment not exceeding one year, or either or both, at the discretion of the court.

Sec, 7. Ten days preceding every election for electors for

the duty of the assessor to attend at the place required by law for holding the election in each election district, and then and there hear all applications of persons whose names have been omitted from the list of assessed voters, who claimed the right to vote, or whose rights have originated since the same was made out, and shall add the names of such persons there to as shall show that they are entitled to the right of suffrage in such district, on the personal application of the claimant only, and forthwith assess them with the proper tax. After completing the list, a copy thereof shall be placed on the door of or on the house where the election is to be held, at least eight days before the election; and at the election the same course shall be pursued in all respects as is required

the United States; any violation of this provision shall be a misdemeanor, and subjecting the officers so offending to a fine on conviction not exceeding one hundred dollars, or to imprisonment not exceeding three months, or both, at the discretion of

Court of Common Pleas of said county, if in session, if not a judge thereof in vaca-tion, to appoint two judicious, soher and intelligent citizens of the county to act as printed affidavit, stating that to the best of his knowledge and belief when and where 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 one year, or if formerly a citizen therein, and has moved therein parties, and where both inspectors belong to different parties, and where both inspectors belong to the same political party both of the overscers shall be taken from the oppose of voting therein; that he has paid a State or county tax within two years which was assessed at least ten days before said election; and, if a naturalized citizen, also state when, where and by what court which was assessed at least ten days before said election; and, if a naturalized citizen, also state when, where and by what court he was naturalized, and shall also produce they are proper; to challenge any person offering to vote, and to interrogate him and the arithmesos, under oath, in regard to his his certificate of natoralization for examination; the said affidavit shall also state when and where the tax claimed to be paid by the affidavit was assessed, and when, 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, but if the content of the right to vote shall refuse to permit said election officers to be present and perform their election officers shall refuse to permit said overseers to be present and perform their duties as aloresaid, or if they shall be driven away from the polls by violence or intimidation, all the vote polled at such election district may be rejected, by any tribunal trying a centest under the said election: Provided, that no person signing the person signing that the amounted an averseer

the petition shall be appointed an overseer. Sac. 12. If any profitenotary, clerk, or deputy of either, or any other person shall affix the seal of office to any naturalization. paper, or permit the same to be affixed, or give out, or cause, or permit the same to be given out, in blank, whereby it may be be given out, in blank, whereby it may be frandplently used, or furnish a naturalization paper to any person who shall not have been duly examined and sworn in open court, in the presence of some of the judges thereof, according to the act of Congress, or shall aid in, or connive at, or in any way permit the issue of any fraudulent naturalization certificates, he shall be guilty of a high misdemeanor; or if any one shall fraudulently use any such certificate of naturalization, knowing that it was fraudulently issued, or shall vote or attempt to vote thereon, or if any one shall vote or attempt to vote on any certificate of naturalization not issued to him, he shall be guilty of a high misdemeanor; and either or any of the parsons, their aiders or abottors, shall on conviction be fined in a sum not exceeding one thousand dollars, and imprisonment in the proper penitonitary for a period not exceeding three years.

See, 13. Any person who can each or af-

Business Cards, not exceeding one inch In length, \$10 per year.

Legal notices at established rates, These rates are low, and no deviation will be made, or discrimination among patrons. The rates offered are such, as will make it to the advantage of mendol, 2 business in the limits of the circulation of the paper to advertise liberally.

tion, for himself or any other person, wilfully depose or affirm any matter to be
facts, knowing the same to be true, shall
be guilty of perjury; and any certificate of
naturalization issued in pursuance of any
such deposition, declaration or affirmation
shall be null ned void; and it shall be the
duty of the court issuing the same, upon
proof being made before it that it was
foundulently 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 shall any way aid in, counive at
or have any agency windever in the issue,
circulation or use of any fraudulent naturslization certificate, shall be deemed guilty
of a misdemeanor, and upon convection
thereof shall undergo imprisenment in the
penitentiary for not more than two years,
and pay a fine of not more than one thousand dollars, or either or both, at the discretion of the court.

Sic, 14, Any assessor, election officer or

SEC. 14. Any assessor, election officer or person appointed as an overseer, who shall neglect or reuse to perform any duty enjoined by this set, without legal cause, shall be subject to a penalty of one hundred dollars, and if any assessor shall assess any person as dred dollars, and if any assessor shall assess any person as a voter who is not qualified, or refuse to assess any one who is qualified, he shall be deemed guilty of a misdementor in office, and on conviction be punished by time and imprisonment, and subject to an action for damage by the person aggrieved, and if any person shall fraudulently add to, deface or destroy a list of vo ersmade out as directed by this act, or tear down or remove the same from act, or tear down or remove the same from the place where it has been filed, with fraudulent or mischlevous intent, or for any improper purpose, the person so of-fending shall be guilty of a high misce-meanor, and on conviction shall be pun-ished by a fine not event in the conviction. meanor, and on conviction shall be pun-ished by a fine not exceeding five hundred dollars or imprisonment not exceeding two years, or both, at the discretion of the

SEC. 15. 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

SEC, 17. That citizens of this State temporarily in the service of the State em-peraction of the State or the United States Government, on elerical or other duty, and who do not vote where thus employed, shall not be deprived thereby of the right to vote in their several election districts if otherwise duly quali-fied.

CHANGE IN THE MODE OF VOTING. As therein directed, I also give official notice of the following provisions of an act approved the 30th of March, 1866, entitled "An Act regulating the mode of voting at all the elections in this Commonwealth."

SEC. 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 the qualified voters of the several counties of this Commonwealth, at all general, township, borough and special elections are hereby hereafter authorized and required to vote by tickets printed or written, or partly printed and partly written, severally assified as t follows: One ticket shall embrace the names of all judges of courts voted for, and he labeled "judiciary," one ticket shall embrace the names of all the State officers voted for and be labeled "State," one ticket the court.

SEC. II. On petition of five or more citizens of the county, stating under oath that they verify believe that trands will be precified at the election about to be held in any district, it shall be the duty of the Courtes, if voted for, and member of Courtes of Courtes, if voted for, and be labeled "County," one ticket shall embrace the names of all the township officers voted for, and be labeled "Township," one ticket shall embrace the names of all the borough officers voted for, and be labeled "Borough," and each class shall be deposited in separate ballot boxes.

Pursuant to the provisions contained in the 76th section of the act first aforesaid, the judges of the aforesaid districts shall representatively take charge of the certificates of return of the election of their respective districts. and produce them at a meeting of one judge from each district, at the Borough of Tionesta on the 3d day after the election, being FRIDAY THE LITH DAY OF OCTOBER, 1872, then and there to perform the duties required by law of said judges.

Also, that where a judge, by sickness or unavoidable accident, is unable to attend such meeting of judges, then the certificate of return shall be taken charge of by one of the inspectors or clerks of election of the district, who shall do and perform the duties of said judge unable to attend. E. L. DAVIS, Sheriff.

J. C. LONG, Wholesale and Retail Dealer in

HARDWARE. WELL FIXTURES.

OF ALL KINDS,