BUSINESS DIRECTORY.

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PETTIS & TATE,

ATTORNEYS AT LAW. TIONESTA, PA.

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.

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A TTORNEYS AT LAW, Office on Elm Street, above Walnut, Tionesta, Pa. C. W. Gilfillan, A TTORNEY AT LAW, Franklin, Venango Co., Pa.

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HARRIS & FASSETT, Attorneys at Law, Titusville Penn's

PRACTICE in all the Courts of Warren, Crawford, Forest and Venango Coun-ties. 49-1f W. P. Mercilliott,

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

M. ITTEL, Proprietor, Elm St. Tio-nesta, Pa., at the month of the creek, Mr. Etle 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 opened. Everything new and clean and fresh. The best of liquors kept constantly on hand. A portion of the public patronage is respectfully solicited.

4-17-1v

Holmes House, TIONESTA, PA., opposite the Depot. C. D. Mabie, Proprietor. Good Sta-lling 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.

PIDIOUTE, PA., J. & D MAGEE, Propie-tors. The house has been thoroughly effited and is now in the first-class order, rith the best of accommodations. Any normation concerning Oil Territory at his point will be cheerfully furnished. -ly J. & D. MAGEE,

Exchange Flotel, OWER TIDFOUTE, Pa., D. S. RAMS-DEEL & Son Prop's. This house having cen relited is now the most desirable stop-sing place in Tidloute. A good Billiard toom attached.

National Hotel, RVINETON, PA. W. A. Hallenback, Proprietor. This hotel is NEW, and is operator. This hotel is NEW, open as a first class house, situate at open as a first class house, allegheny tration of the Oil Creek & Allegheny Pullwais. liver and Philadelphia & Eric Railroads, pposite the Depot. Parties having to lay ver trains will find this the most convennt hotel in town, with first-class according and reasonable charges.

Dr. J. L. Acomb. HYSICIAN AND SURGEON, who has had fifteen years' experience in a large I successful practice, will attend all fessional calls. Office in his Drug and deery Store, located in Tidioute, near lioute House.

IN HIS STORE WILL BE FOUND full assortment of Medicines, Liquors bacco, Cigars, Stationery, Glass, Paints, Is, Cutlery, and fine the beeries, all of the st quality, and will be old at reasonable

A. B. KELLY PARK & CO., ANKERS

orner of Elm & Walnut Sts. Tionesta. Bank of Discount and Deposit.

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

Collections solicited. 18-1y.

J. T. DALE, Cast TIONESTA SAVINGS BANK. Tionesta, Forest Co., Pa.

This Bank transacia a General Banking, Beeting and Exchange Business. Drafts on the Principal Cities of the ted States and Europe bought and sold. old and Silver Coin and Government urities bought and sold. 7-30 Bonds terted on the most favorable terms, erest allowed on time deposits.

SLOAN & VAN GIESEN.

WAGON-MAKERS.

Corner of Church and Elm Streets,

This firm is prepared to do all work in a line, and will warrant everything done t their sheps to give satisfaction. Par-sular attention given to

ve 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. 30.

TIONESTA, PA., WEDNESDAY, OCTOBER 30, 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, &c., and am therefore qualitied to act intelligently as agent of those living at a distance, owning lands in the County.

Office in Commissioners Room, Court House, Tionesta, Pa. 4-41-1y. D. W. CLARK.

RDW. DITHRIDGE, Prest. T. A. WHIGHT, Secs.

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.

Jos. Y. Saul,

PRACTICAL Harness Maker and Saddler, Three doors north of Holmes House, Tionesta, Pa. All work is war-tf.

Wm. Fellers, LICENCED AUCTIONIER, will attend to all business in that line promptly, at reasonable rates. Address WM. FELLERS, Newmanville, 0-3m. Clarion Co. Pa.

FORT PITT GLASS WORKS. Established A. D. 1827.

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DITHRIDGE & SON,

MANUFACTURERS OF Dithridge's xx Flint Glass

PATENT OVAL LAMP CHIMNEYS.

Silvered Glass Reflectors.

These chimneys do not break by heat, Ask for DITHRIBORS. Take no other.

DITHRIDGE & SON, Pittsburgh, Pa.

New Boarding House.

S. S. JONES - - - Proprietor.

NEW GROCERY AND PROVISION STORE

IN TIONESTA.

GEO. W. BOVARD & CO.

HAVE just brought on a complete and carefully selected stock of

GROCERIES,

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.

SYRUPS. FRUITS, SUGARS, SPICES, COFFRES HAMS.

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 purchasing elsewhere. LLOYD & SON.

AMURACLES

r. Samuel Bell, of W. E. Schmertz & Wholesale Boot and Shoe Manufacturers, 31 Fifth avenue, Pittsburgh, Pa., has been afflicted with chronic rheumstish for hirty years, from his right hip to his foot, having to use a crutch and a cane, at tin es so painful as to utterly incapacitate him from attending to his business. Having from attending to his business. Having tried every remedy known, without effect, except Gilliand'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 efficacy of
that great medical discovery, Gilliand's
Pain Killer. The afflicted should ask their grocer or dru-gist for it, and try its won-derful power. Mr. Gilliland, we under-stand, wants a respectable agent in every town and county for it. The principal of-fice is at 72 Third Avenue, Pittsburgh Pa. 31-4t

In The nesta borough at school house in said borough.

Notice is hereby given, That any person excepting Justices of the Peace who shall hold any office or appointment of profit or trust under the United States, or this State or any city or corporated district, whether commissioned officer or otherwise, a subordinate officer or agent who is or shall be employed under the legislature, executive or judiciary department of this State, or of any city, or of any incorporated district, and also, that every member of Congress and of the State Legislature, or of the select or common council of any city, or commissioners of any incorporated district, is by law incapable of holding or exercising at the time, the office or appointment of judge, inspector or clerk of any election of this Commonwealth, and that no inspector, judge or other officer or such election shall be eligible to be then voted for.

Also, that in the 4th section of the act of

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 gnests. Charges reasonable. Residence on Elm St., opposite S. Haslet's store.

JONES HOUSE,

CLARION, PENN'A.

House a Representation in General Assembly met, and it is hereby enacted by authority of the same, That it shall be the dustry of eac of the assessors of this Commonwealth, on the first Monday of June of each year, to take up the transcript he has recently been built to accommodate the horses of gnests. Charges reasonable. Residence on Elm St., opposite S. Haslet's store.

23-1y

LONES HOUSE,

CLARION, PENN'A. PROVISIONS, 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 claiming to be qualified votors in the ward, borough, township or district of which he is assessor, and opposite to each of said names state whether said freeman is or is not a housekeeper, and if he is, the number of his residence, in towns where the same are numbered, with the street, alley or court in which situate, and if in a town where incre are no numbers, the name of the street, al-ley or court on which said house fronts; also the occupation of the person, and aso the occupation of the person, and where he is not a housekeeper, the occupation, place of boarding and with whom, and if working for another, the name of employer, and write opposite each of said names the word "voter," and where any person claims to vote by reason of naturalization he shall exhibit his certificate thereof to the assessor, unless be has been thereof to the assessor, unless he has been for five consecutive years next preceding a voter in said destrict; and in all cases where the person has been naturalized, the name s. all be marked with the letter"N Where the person has merely declared his intention to become a stazen and designs to be naturalized before the next election, the name shall be marked "b. L." Where the claim to vote is by reason of being be-tween the ages of twenty-one and twentytween the ages of twenty-one and twenty-twe, as provided by law, the word "age" shall be entered, and if the person has moved into the election district to reside since the last general election the letter "B," shall be placed opposite the name,— It shall be the further auty of each assess-ing the last general election of the letter of 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

the asse sment made as at resaid the same shall be forthwith returned to the county of 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,

PROCLAMATION OF GENERAL ELECTION.

Whereas, in and by an act of the General Assembly of the Commonwealth of Pennsylvania, entitied "An Act to regulate the General Elections within this Common wealth," it is enjoined upon me to give public notice of said notice what officers are to be elected, i.e. E. L. Davis, High Sheriff of the county of Forest, do hereby make known and give this public notice to the discharge of the county of the Commonwealth of the county of the Commonwealth of the Commonwealth of the Commonwealth of the County of the Commonwealth, and the part of the County of the Commonwealth of the County of the County of the Commonwealth of the County of the County of the Commonwealth of the County of the Commonwealth of the County of t onse.
In Green township at the house of L. in making duplicate capies of the names riner.
In Howe township at the house of C. F. In Howe township at the house of C. F.
Fox.

Fox.

In Jenks township at the court house in Marien,

In Harmony township at Allender school house.

In Hickory township at Eall school house.

In Kingsley township at Wheeler, Duschary & Co's str.re.

In Tionesta township at school house in Tionesta borough.

In Tionesta borough at school house in Said borough.

Notice is hereby given, That any person excepting Justices of the Peace who shall hold any office or appeintment of profit or trust under the United States, or this State. placed on the door of or on election places on or before the first day of August in each year, shall be placed on the door of or on the election place in each of said precincts.

SEC 3 After the assessments shall leave been completed on the tenth day preceding the second Tuesday of October in each year, the assessor shall, on the Monday immediately following, make a return to the county commissioners of the names of all persons assessed by him since the return required to be made by him by the second section of this act, noting opposite each name the observations and explainations required to be noted as aforesaid, and the county commissioners shall thereupen cause the same to be added to the returns required by the second section of this act, and a full and correct copy to be made, containing the names of all persons so returned as resident taxibles in said ward, borough, township or precinet, on or before six o'clock on the morning of the first Tuesday of November, and no man sha'l be permitted to vote at the election on that day whose name is not on said list, unless he shall make proof of his right to vote, as hereimafter required.

Sec. 9. The respective assessors, inspectors and judges of the election shall each required to be assessed or the right to be assessed or the right to be assessed or the right to by any of said officers under this act, and any whifal laise swearing by any person in relation to any matter concerning which they shall be lawfully interrogated by any of said officers, shall be punished as perjury.

Sec. 10. The everyective assessors, inspectors and judges of the election shall each required to be assessed or the right of the right to be assessed or the right of the returns of the respective as is required to

or commissioners of any incorporated disc.

receiving at the time, the order or appearance of the commentation of judgs, impactor or electric of any ment of judgs, impactor or electric or any ment of judgs or the content of the electron or the east of a standard or special cection in the intervention of the content of the comment of the comm

list and other papers required by law to be filed by the return judges with the pro-thonotary, and shall remain on file there-with at the proihonotary's office, subject to examination as other election papers are; if the election officers shall find that the avoidant or applicants toosess at the the applicant or applicants possess all the legal qualifications of voters, he or they shall be permitted to vote, and the name or names shall be added to the list of taxables by the the election officers, the word "tax" being added when the claimant claims to vote on tax, and the word "age" when he claims to vote on age, the same words being added by the clerks in each

case respectively on the fist of persons vo-ting at such elections, SEC, 5. It shall be lawful for any qualified citizen of the district, not with standing the name of the proposed voter is con-tained on the list of resident taxables, to challenge the vote of such person, where-upon 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, accord-ing to the evidence; every person claiming to be a naturalized efficient shall be required to preduce his naturalization continued. to produce his naturalization cortificate 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 "B." shall be placed opposite the name.
It shall be placed opposite the name.
It shall be the further duty of each assession as aforesaid, upon the completion of the duties herein imposed, to make a separate list of all new assessment made by him and the amounts assessed upon each, and furnish the same immediately to the computation of their fathers, they and the person who shall offer such a second vote, missioners, who shall immediately add furnish the same immediately to the commissioners, who shall immediately add the names to the tax duplicates and the person who shall offer such a second vote, upon so offending shall be deemed guilty of high misdeneasor, an on conviction which they have been assessed.

SEC. 2. On the list being completed and the asset sment made as at resaid the same shall be forthwith returned to the county the like number of the imprisonment one year; the like number of the line of the county. the like punishment shall be inflicted, on conviction, on the efficers of election who shall neglect or refuse to make, or cause to be made, the endorsement required as said, to be mise out as soon as practicable and placed in the hands of the assessor, who shall prior to the first of August in each 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 design the case of the charge of the proof of the respective confirmation of the assessed and residing and placed in the hands of the assesser, where the cleenton officer shall respect to require any or the said of the assesser. See, 6. If any election officer shall respect to require such proof of the respective confirmation of the assesser. See, 6. If any election officer shall respect to require such proof of the respective confirmation of the respect

shall add the names of such persons thereto as shull 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
cupy 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
by this act and the acts to which this is a
supplement, at the general election in Ocsupplement, at the general election in October. The assessor shall also make the same returns to the country commissioners of all assessments made by virtue of this

in any way permit the issue of any fraud-ule t maturalization cert feates, 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 guity of a high misdemeanor; and either orany of the pursons, their aiders or atectors, shall on conviction be fined as a result of the convention of the purson of the convention of the co in a sum not exceeding one thousand dollars, and imprisonment in the proper pen-itentiary for a period not exceeding three

years.

Size, 18. Any person who, on oath or affirmation before any court of this State, or officer authorized to administer oaths, shall, to procure a certificate of naturalization, for himself or any other person, wiltedly depose or affirm any matter to be facis, knowing the same to be true, shall be guilty of perjury; and any certificate of naturalization issued in pusuance of any such deposition, deciaration or affirmation shall be rull and void; and it shall be the duty of the court issuing the same, upon proof being made before it that it was fraudulently obtained, to take immediate measures for recalling the same for cancellation; and any person who shall vote or alternal to vote on any paper so obtained to the contraction of the court issuing the same for cancellation; and any person who shall vote or alternal to vote on any paper so obtained to the court issuing the same for cancellation; and any person who shall vote or alternal to vote on any paper so obtained. or attempt to vote on any paper so ob-tained, or shall any way ald in commise at or have any agency whatever in the issue, circulation or use of any fraudolent naturdization certificate, shall be deemed guitte of a misdemeanor, and upon convertion thereof shall undergo impresentant in the pentientiary for not more than two years, and pay a fine of net more than one thousand dobacs, or either or both, at the dis

eretion of the court. SEC. 14. Any assessor, election officer of person appointed as an overseer, who shall neglect or refuse to perform any duty enjoined by this act, without legal cade, shall be subject to a penalty of one hundred dollars, and if any assessor shall gedrei doints, 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 guity of a nisdemeaner in office, and on conviction be punished by fine and imprisonment, and subject to an action for dumage by the person aggrieved, and of any person shall fraudulently add to, deface or destroy a list of vo ors made out as directed by this act or tage down or remove the same from tion, free of charge, of any person residing in the said election district who shall desire to see the same, and it shall be the during of the same assessor to add, from time to time, on the personal application of any one claiming the right to vote, the name of

eral counties of the Commonwealth; and
the county commissioners of each county
shall, as soon as necessary after the receipt
of the same, at the proper expense of the
county, procure and furnish to all the
clection 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.

See 17. That discovered this State terms

Suc. 17. That citizens of this State temporarily in the service 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 duty quali-fied.

Pursuant to the provisions contained in the 76th section of the act first aforesaid, the judges of the aforesaid districts shall rep-resentatively take charge of the certificates of return of the election of their respective districts, and produce them at a meeting of the fully from each district, at the lorne judge from each district, at the for-ough of Tionesta, on the third day after the election, being FRIDAY, THE STR DAY of NOVEMBER, 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. duties of said judge unable to attend. E. L. DAVIS, Sacriff.

The Blue Laws of Connecticut.

Many of our readers who have often heard of the Connecticut "blue laws," have probably never had an opportunity of perusing that celebrated code. The territory now comprised in Connecticut was formerly two colonies, Connecticut and New Haven. The colony of Connecticut was planted by emigrants from Massachusetts and Windsor, in 1633, and Hartford and Wetherfield, 1635-36. The other colony, styled by its founders the Dominion of New Haven, was founded by emigrants from England in 1638. The two colonies were united in 1665. The statutes copied below of the American olonies, were enacted by the people of the "dominion of New Haven," and being printed on blue paper, came

The governor and magistrates convened to general assembly, are the supreme power under God, of this inde-

From the determination of the asembly no appeal shall be made.

The governor is autenable to the The assubly of the people shall not

be dismissed by the governor, but shall Conspiracy against this dominion

Whoever attempts to change or overturn the dominion shall suffer

The judges shall determine no con-

No one shall be a freeman or give a vote unless he be converted and a member of one of the churches allow-

Each freeman shall swear by the blessed God to bear true allegience to this dominion and that Jesus is the only King. No Quaker, no desenter from the

established worship of this dominion,

shall be allowed to give a vote for the electing of magistrates or any other officer. No food or ladging shall be offered to Quaker, Adamite or heret'e.

It any person turns Quaker he shall be banished and not suffered to return but on pain of death, No priest shall abode in the domin-

ion; he shall be banished and suffer death on his return. Priests may be seized by any one without a warrant.

No one to cross a river but an anthorized ferryman. No one shall run on the Sabbathday, or walk in his garden, or elsewhere, except reverently, to and from

meering. No one shall travel, cook vistnals, make beds, sweep house, out bair or

shave on the Sabbath day. No woman shall kiss her children on Sabbath or fasting day. The Salobath shall begin at sonset

To pick an ear of corn growing in a neighbor's garden shall be deemed theft. A person accused of trespass in the eight shall be judged guilty, unless he

on Saturday.

has confederates, and he refuses to dis- glass of water from an adjoining room, over them, he may be racked.

clears himself by his oath.

None shall buy or sell lands without need not return. You will not be permission of the selectmen. A drunkard shall have a master to bar him from the liberty of buying riages in summer.

Every rateable person who refines \$10,000 is reported paid to the May-

in length, \$10 per year.

Rates of Advertising. One Square (1 inch.) one inertions - \$1.50 One Square " one month - ~ 3.60 One Square " three months - 6.00 Business Cards, not exceeding one inch

These rates are low, and no deviation will be made, or discrimination among pairons. The rates offered are such, as all make at to the advantage of men dot. 2 business in the limits of the circulation of be paper to a lvertise liberally.

Legal notices at established rates.

and it baras a house, shall suffer death; and persons superted of this crime shall be imprisoned without benefit of bail. Whoseever brings cards or dice into

this dominion shall pay a fine of £5. No one shall read common prayer books, keep Christmas or set days, eat mince pies, dance, play cards, or play any instrument of music except the drum, trumpet and Jew's harp.

No gospel minister shall join people in marriage. The magistrate only shall join them in marriage, as he may do it with less scandal to Christ's

When parents refuse their children convenient marriages, the magistrates shall determine the point.

The selectmen on finding children gnorant may take them away from their parents, and put them in better hands at the expense of their parents.

Fornication shall be punished by

ompelling marriage, or as the court shall think proper.
Adultery shall be punished with death.

A man that strikes his wife shall pay a fine of £10. A woman that strikes her husband shall be punished as the law directs. A wife shall be deemed good evi-

dence against her husband.

No man shall court a maid in person or by letter, without first obtaining consent of her parents, £5 penalty for the first offence; £10 for the secand; for the third imprisonment dur-

ing the pleasure of the court. Married persons must live together or be imprisoned.

Every male must have his hair cut round according to his cap.

How to Preserve Autumn Leaves.

The leaves of Autumn are beginning to assume the most beautiful tintscrimson, russet, orange gold and variegated colors, and the question now presents itself, which is the best method of preserving them?. Of late years the preparing and shipping of rare specimens of leaves from American forests to Europe, in boxes, has assumed the form of trade, to a considerable extent, and the fancy shops in the Whosoever says there is power and large cities are each fall supplied with jurisdiction above and over this do. the finest varieties that can be found. minion, shall suffer death and loss of The process of preservation is simple: A thick blotting pad, some sheets of drawing paper, a camels hair brush and some amber varnish are all the necessary appliances, save a thick book to press the leaves between the blotting pad so as to extract the moisture before they are vanished and placed upon the paper. Already the leaves are turning, and the ivy especially is in proper condition. The poisonous plant makes the prettiest leaves, and is not so dangerous but that most people can handle it in the

fall. -- Meadville Republican. +01 A party of men animatedly engaged in discussing polities before a country store attracted the attention of an aged agriculturist. "There's something the matter here," he observed to his wife, and drawing his team he lightly shouted to a consumtive individual on the autskirts, "What's a foot?" "Twelve inches," was the sardonic reply. The aged agreulturist swore some and drove on.

The author of "Heart Pictures" assigns the following sufficient reasons not kissing Mrs. G.: 1. I am such a good husband I

wouldn't even be guilty of the appearance of disloyalty to my sweet wife. 2. I was afraid the driver would see me and tell G.

3. I don't think Mrs. G. would let A Georgia brakeman walking on the track didn't notice an approaching freight train, which struck him, not in

a vital part of his body, and knocked

him twenty feet into the mud. He

landed on his feet, picked up his hat, and in an excited enthusiam shouted; Three cheers for Greely! Another vote saved!" If your sister, while tenderly engaged in a tender conversation with a When it appears that the accused tender sweetheart, asks you to bring a you can start on the errand but you

missed. appointed by the selectmen, who are record of 40 years, finds fewest mar-An Albany minister, referring to his

to pay his proportion to support the or of Memphis by four men for run-minister of the town or purish, shall ning kens banks.

BLACKSMITHS AND TIONESTA PA.

HORSE-SHOEING.