## BUSINESS DIRECTORY.



TIONESTA LODGE No. 369, I.O. of O. F

TIONESTA, PA

MEETS every Friday evening, at 8 o'clock, in the Hall formerly occupied by the Good Templars.

S. H. HASLET, N. G.
27-1f. J. T. DALE, Sec'y.

Samuel D. Irwin. A TTORNEY, OGUNSELLOR AT LAW and REAL ESTATE AGENT, Legal business promptly attended to. Tionesta, Pa.

A, WRWTON PETTIS.

MILES W. TATE PRITIS & TATE.

ATTORNEYS AT LAW,

W. W. Mason, Timera, Ps. Mason & Jenks, A TTORNEYS AT LAW. Office on Eln Burest, above Walnut, Tionesta, Pa.

F. W. Hays, A TTORNEY AT LAW, and NOTARY PUBLIC, Reynolds Hukill & Co.'s Bleek, Seneca St., Oil City, Pa. 39-1y

KINNEAR & SMILEY,

Atterneys at Law, - - - Franklin, Pa PRACTICE in the several Courts of Venaugo, Crawford, Forest, and adjoining counties. 39-ly.

HARRIS & FASSETT,

sterneys at Law, Thusville Penn'a

PRACTICE in all the Courts of Warren, Crawford, Forest and Venango Coun-

PHYSICIANS & SURGEONS. J. WINAMS, M. D., and J. E. BLAINE, M. D.

Maving entered into a co-partnership, all calls, night or day, will receive immediate attention. Office at residence of Dr. Winans, kim St., Tionesta, Pa. 36-ly

J. P. Heivly,

SURGEON DENTIST, in Schonblom's Building, between Centre and Sycamore Sta., Oil City, Pa.

All operations done in a careful manner and warranted. Chloroform and ether administered when required if the case will permit.

15-1y

Charles B. Ansart, DENTIST, Centre Street, Oil City, Pa

Lawrence House,

TIONESTA, PA., G. G. BUTTER
FIELD, PROPRIETOR. This house
to centrally located. Everything new and
well furnished Superior accommodations and strict attention given to guests.
Vegetables and Fruits of all kinds served
in their season. Sample room for Commercial Agents.

Tionesta House.

M. ITTEL, Proprietor, Elm St. Tie-nesta, Pa., at the mouth of the creek, Mr. Itile has thoroughly rehovated the Tionesta House, and re-furnished it comeletely. All who patronize him will be well entertained at reasonable rates. 20 ly

FOREST HOUSE, D. BLACK PROPRIETOR. Opposite popular 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

National Hotel.

TIDIOUTE, PA., Benj. Elliott, proprie-tor. This house has been newly furn-ished and is kept in good style. Gueste will be made comfortable here at reasons-

Scott House.

FAGUNDUS, PA., E. A. Roberts, Prore-farnished and now offers superior semmodations to guests. 25-1y.

Dr. J. L. Acomb, DHYSICIAN AND SURGEON, who has Had fifteen years' experience in a large and successful practice, will attend all Professional Calls. Office in his Drug and Grocery Stors, located in Tidioute, near -Tidioute House.

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

DR. CHAS. O. DAY, an experienced Physician and Druggist from New York, has charge of the Store. All prescriptions put to accurately.

put up accurately.

JNO. P. PARK. MAY, PARK & CO., BANKERS

Corner of Elm'& Walnut Sts. Tionesta

Bank of Discount and Deposit.

Interest allowed on Time Deposits, Collegtions 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, Collecting and Exchange Business.
Drans of 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 inest favorable terms.
Interest allowed on time deposits.

# The Forest Republican.

VOL. VI. NO. 26.

TIONESTA, PA., OCTOBER 1, 1873.

\$2 PER ANNUM.

## 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 officers are to be elected, I, T. J. Van Giesen, High Sheriff of the county of Forest, do heroby make known and give this public notice to the electors of the county of Forest, that a General Election will be held in said county, on the

SECOND TEESDAY (14th) OF OCTOBER, 1873, at the several districts, viz: In Barnett township at Clarington school

In Green township at the house of L.

Arner,
In Howe township at Brookston, in
Brookston Hall. In Jenks township at the court house in

daries. In Harmony township at Allender school In Hickory township at Ball school

In Kingsley township at Wheeler, Du-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 Judge of the Supreme Court of Pennsylvania.

One person for the office of Treasurer of Pennsylvania.

One person for Assembly to represent Clarion and Forest Counties.

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 District Autorior of Forest County.

One person for the office of District Attorney of Forest County.

One person for the office of Jury Commissioner of Forest County.

One person for the office of Coroner of Forest County.

One person for the office of Coroner of Forest County.

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 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 eny incorporated district, is by law incapable of holding or exercising at the time, the office or appointment of judge, inspector or cierk of any election of this Commonwealth, and that no inspector, judge or other officer of such election shall be eligible to be then yoted for,

Also, that in the 4th section of the act of Assembly entitled "An act relating to elections and for other purposes," approved 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.

A further supplement to the election

A further supplement to the election laws of this Commonwealth:

laws of this Commonwealth:

Whereas, by an act of the Congress of the United States, entitled "An act to amend the several acts heretofore passed to provide for the enrolling and calling out of the national forces, and for other purposes," and approved March 3d, 1835. All persons who have deserted the military or naval services of the United States, and who have been discharged or reliaved 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:

are deprived of exercising any rights of citizenship hereof; And whereas, persons not citizens of the United States, are under the constitu-tion and laws of Pennsylvania qualified electors of this Commonwealth—

electors of this Commonwealth—
Sec. 1. Be it enacted by the Senate and
House of Representatives of the Commonwealth of Pennsylvonia 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 judges or inspectors of
any such election to receive any ballot or
ballots from any persons embraced in the
provisions, and subject to the disabilities
imposed by said act of Congress, approved imposed by said act of Congress, approved March 3d, 1865. And it shall be unlawful for any such person to offer to vote any such ballot of ballots.

SEC. 2. That if any such judge or inspec-tors of election or any of them shall receive or consent to receive any such unlawful ballot or ballots from any such disqualified ballot or ballots from any such disqualified person, he or they so offending shall he guilty of misdemeanor, and upon conviction thereof in any Court of Quarter Sessions of this Commonwealth, he shalt for each offence be sentenced to pay a fine of not less than one hundred dollars, and to undergo imprisonment in the jail of the proper county for not less than sixty days. Sic. 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 thereof, and offer to vote a ballot or ballots, any person so offending shall be guilty of a misdemeonor, and on conviction thereof in any Court of Quarter Sessions of this Commonwealth, shall for

conviction thereof in any Court of Quarter Sessions of this Commonwealth, shall for each offence be punished in a like manner as is provided in the preceeding section of this act, in the case of officers of elections receiving such unlawful ballot or ballots. SEC. 4. That if any person shall hereafter persuade or advise any person or persons deprived of citizenship and disqualified as aforesaid, to offer any ballot or ballots to the officers of any election hereafter to be held in this Commonwealth, or shall persuade or advise any such officer to receive any ballot or ballots from any person deprived of citizenship and disqualified as aforesaid, such persons so offending shall be gullky of a misdemeanor, and upon conviction thereof in any Court of Quarter Sessions of this Commonwealth, shall be Sessions of this Commonwealth, shall be punished in like manner as provided in the second section of this act, in the case of officers of such election receiving such un-

## REGISTRY LAW.

lawful ballot or ballots.

I also give official notice to the electors of Porest county that, by an act entitled "An act further supplemental to the act relative to the elections of this Comman-wealth," approved April 17th, 1860, it is provided as follows:

See, J. Be it enacted by the Senate and

House of Representatives of the Common-woulth of Pennsylvania in General Assem-

bly met, and it is hereby enacted by 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 same of 15th of April, 1854, and proceed to an immediate 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 assessment, 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. As soon as this revision is completed he shall visit every dwelling house in his district and make careful inquiry if any person whose name is on his list has died or removed from the district, and if so, to take the same therefrom, or whether any qualified voter resides therein whose name is not on the list, and if so, to whose name therefrom, or whether any qualified voter resides therein whose name is not on the list, and if so, to add the same therefrom, or whether any qualified voter resides therein whose name is not on the list a tax shall forthwith be assessed against the person, and the assessor shall in all cases where a name is added to the list a tax shall forthwith be assessed against the person so assessed claims to be a voter. Upon the completion of this work it shall be the duty of each asclaims 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 a list in alphabetical order of the freemen above twenty-one years of age claiming to be qualified voters in the ward, borough, township or district of which he is assessor, and opposite to each of saidnames 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 street, alley or court in which situate, and if in a town where there are no numbers, the pament he street, alley re no numbers, the name of the street, all ley 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 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 he has been for five consecutive years next preceding a voter in said district; and in all cases where the person has been naturalized, the where the person has been naturalized, the name shall be marked with the letter "N." name shalf be marked with the letter "N."
Where the person has merely declared his
intention to become a citizen and designs
to be naturalized before the next election,
the name shall be marked "D. I." Where
the claim to vote is by reason of being between the ages of twenty-one and twentytwo, 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 duty of each assessor as aforceaid, upon the completion of the

or as aforesaid, upon the completion of the duties herein imposed, to make a separate list of all new assessments made by him and the amounts assessed upon each, and and the amounts assessed upon each, and furnish the same immediately to the commissioners, who shall immediately add the names to the tax duplicates and the wards, township, berough or district in which they have been assessed.

SEC. 2. On the list being completed and the assessment made as aforesaid the same shall be forthwith returned to the county.

shall be forthwith returned to the county commissioners, who shall duplicate copies of said lists, with the observations and explanations required to be noted as aforesaid, to be made 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 effection district who shall desire to see the same, and it shall be the dushall be forthwith returned to the county sire to see the same, and it shall be the du-ty 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 such claimant, and mark opposite the name "D. L" and immediately assess him with a tax, noting in all cases, his occupawith a tax, noting in all cases, his occupation, residence, whether a boarder or
house-keeper, if a boarder with whom he
boards, and whether naturalized or designing to be, marking in all such cases
the letters opposite the name "N." or "D.
I," as the case may be; if the person
claiming to be assessed be naturalized, he
shall exhibit to the assessor his certificate
of naturalization and if he claims that he
designs to be naturalized before the next
ensuing election, he shall exhibit his certificate of declaration of intentions; in all
cases where any ward, borough, township
or election district is divided into two or
more precincts, the assessor shall note in more precincts, the assessor shall note in all his assessments the election precinct in which each elector resides, and shall make a separate return for each to the county commissioners in all cases in which a re-turn is required of him by the provisions turn is required of him by the provisions of this act; and the county commissioners in making duplicate copies of the names of the voters in each precinct separately, and shall furnish the same to the assessor, and the copies required by this act to be 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 have been completed on the tenth day precedent. Sec. 3 After the assessments shan have been completed on the tenth day prece-ding the second Tuesday of October in each year, the assessor shall, on the Mon-day 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 explana-tions required to be noted as aforesaid, and the county commissioners shall thereupin 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 re-turned as resident taxables in said ward. turned as resident taxables in said ward, borough, townshsp or precinet, and furnish the same together with the necessary election blanks to the officers of the election in said ward, borough, township or precinct, on or before six o'clock on the morning of the first Tuesday of November, and no man shall 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 hereinafter required. on said list, unless he shall make proof of his right to vote, as hereinafter required. Sec. 4. On the day of election any person whose name is not on the said list, and claiming the right to vote at said election, shall produce at least one qualified voter of the district as a witness to the residence of the claimant in the district in which he claims to be a voter, for a period of at least len days next preceding said election, which witness shall take and subscribe a written, or partiy written and partly printed affidavit, to the facts stated by him, which affidavit shall clearly define where

to a written, or partly written and partly printed affidavit, stating that to the best of his knowledge and belief when and where be was born; that he is a citizen of the Commonwealth of Pennsylvania and of the United States; that he has resided in the United States; that he has resided in the Commonwealth one year, or if former-ly a citizen therein, and has moved there-from six months preceding such election; that he has not moved into the district for the purpose 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, 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 his certificate of naturalization 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 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 entitled to citizenship 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-me and twenty-two verse; that he 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 yote, 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 filed by the roturn judges with the prothonotary, and shall remain on file therewith at the prothonotary's office, subject to examination as other election papers are; if the election officers shall find that the applicant or applicants possess all the legal qualifications of voters, he or they shall be permitted to vote, and the name or names shall be added to the list of taxables by the the election officers, the word bles 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 list of persons vo-ting at such elections.

SEC. 5. It shall be lawful for any quali-fied citizen of the district, notwithstanding 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 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 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 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 nat-uralization of their fathers, they and the person who shall offer such a second vote. person who shall offer such a second vote, upon so offending shall be deemed guilty of high misdemeanor, and on conviction thereof be fined and 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 like punishment shall be inflicted, on conviction, on the officers of election who shall nealest or refuse to make or cause to shall neglect or refuse to make, or cause to

SEC. 5. It shall be lawful for any quali-

shall neglect or refuse to make, or cause to be made, the endorsement required as aforesaid on said naturalization certificates. Sgc, 6. If any election officer shall re-fuse 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 challenged by any qualified voter requiring such proof, every person so offending shall upon con-viction be deemed guilty of a high misdo-meanor, and shall be sentenced, for every offense, to pay a fine not exceeding one hundred dollars, or to undergo an impris-

onment not exceeding one year, or either or both, at the discretion of the court. SEC. 7. Ten days preceding every elec-tion for electors for President and Vice President of the United States, it shall be President of the United States, it shall be the duty of the assessor to attend at the place required by law for holding the glection 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 yote, or whose rights have originated since the same was made out, and shall add the names of such persons thereto 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 by this act and the acts to which this is a supplement, at the general election in October. The assessor shall also make the by this act and the acts to which this is a supplement, at the general election in October. The assessor shall also make the same return; to the county commissioners of all assessments made by virtue of this section; and the county commissioners shall furnish copies thereof to the election officers in pach district, in like wanner, in all respects, as is required at the general election in October.

Size, by The respective assessors, inspec-

Size, b. The respective assessors, inspec-tors and judges of the election shall each have the power to administers oaths to any person claiming the right to be assessed 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 any willful false 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 assessors shall each receive the same compensation for that time necessity.

the same compensation for that time neces-sarily spent in performing their duties hereby enjoined as is provided by law for the performance of their other duties, to

dollars or to imprisonment not exceeding three months, or both at the discretion of

dollars or to imprisonment not exceeding three months, or both at the discretion of the court.

SEC. II. On petition of five or more citizens of the county, stating under oath that they verily believe that frauds will be practiced at the election about to be held in any district, it shall be the duty of the Court of Common Pleas of said county, if in session, if not a Judge thereof in vacation, to appoint two judicious, sober and intelligent citizens of the county to act as overseers of said election; said overseers shall be selected from different political parties, where the inspectors belong to different parties, and where both inspectors belong to the same political party both of the overseers shall be taken from the opposite political party; said overseers shall have the right to be present with the officers of the election during the whole time the same is held, the votes counted and the returns made out and signed by the election officers; to keep a list of the voters if they see proper; to challenge any person offering to vote, and to interrogate him and his witnesses, under eath, in regard to his right of suffrage at said election, and to examine his papers produced; and the officers of said election are required to afford to said overseers so selected and appointed every convenience and facility for the discharge of their duties; and if said election officers shall refuse to permit said everseers to be present and perform their duties as aforesaid, or if they shall be driven away from the polls by violence or intimidation, all the vote pelled at such election district may be rejected, by any tribunal trying a contest under the said election: Frovided, that no person signing the petition shall be appointed an overseer.

SEC. 12. If any prothonotary, elerk, or deputy of either, or any other person shall affix the seal of office to any naturalization paper, or permit the issue of any fraudulently used, or furnish a naturalization paper, or shall vote or attempt to vote thereon, or if any one shall roudul

years.
SEC. 13. 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 naturaliza-tion, for uimself or any other person, wiltion, for himself or any other person, wil-fully depose or affirm any matter to be facts, knowing the same to be untrue, shall be guilty of perjury; and any certificate of instiralization issued in pursuance of any such deposition, deciration or affirmation shall be null and void; and it shall be the duty of the court issuing the same, upon proof being made before it that it was fraudulently obtained, to take immediate measures for recalling the same for can fraudulently obtained, to take immediate measures for recalling the same for cancellation; and any person who shall vote or attempt to vote on any paper so obtained, or shall any way aid in, connive at or have any agency whatever in the issue, circulation or use of any fraudulent naturalization certificate, shall be deemed guilty of a misdemeandor, and upon conviction thereof shall underso immediate many in the of a misdemonador, and upon conviction thereof shall undergo imprisonment in the penitentiary for not more than two years, and pay a fine of not more than one thou-sand dollars, or either or both, at the dis-cretion of the equit.

SEC. 14. Any assessor, election officer or person appointed as an overseer, who shall neglect or refuse to perform any duty en-joined by this act, without legal cause, shall be subject to a penalty of one hun-dred dollars, and if any assessor shall as-sess any person as a voter who is not sess 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 misdemeander in office, and on conviction be punished by fine and imprisonment, be punished by fine and imprisonment, and subject to an action for damage by the person aggrieved, and if any person shall trandulently add to, deface or destroy a list of voters made out as directed by this act, or tear down or remove the same from the place where it has been filled, with fraudulent or mischlovous intent, or for any improper purpose, the person so offending shall be guilty of a high misdemeanor, and on conviction shall be punished by a fine not exceeding five hundred dollars or impriponment not exceeding dollars or imprisonment not exceeding two years, or both, at the discretion of the

SEC. 15. All elections hereafter held, un-der the laws of this Commonwealth, the polls shall be opened between the hours of six and seven o'clock a, m., and closed a

seven o'clock p. m.
SEC, 16. It shall be the duty of the Secretary of the Commonwealth to prepare forms for all the blanks made necessary by this act, and furnish copies of the same to all the county commissioners of the sev-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 farnish to all the election officers of the election districts of clection officers of the election districts of their respective counties, copies of such blanks, in such quantities as may be ren-dered necessary for the discharge of their duties under this act,

SEC. 17. That citizens of this State tem-porarily in the service of the State or the United States Government, on clerical 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-

CHANGE IN THE MODE OF VOTING. As therein disrected, I also give official notice of the following provisions of an act approved the 36th of March, 1866, entitled "An act regulating the mode of voting at all the elections in this Commonwealth."

wealth."

Size, 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 countles of this Commonwealth, at all general, township, berough and special elections are hereby hereafter authorized and required to vote by tickets printed or written, or partly printed and partly written, severally classified Sac. 4 On the day of election any person whose name is not on the said list, and claiming the right to vote at said election, shall produce at least one qualified voter of the claimant in the district in which he claimant in the district in which he 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

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One So	mare (	l inch.	) one	iner	tion		81	50
One Sc		48		e mo			- 3	00
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One Sc		- 66	on	e yea	r .		10	00
Two S	quares	one 3	rear	100			15	00
Quarte	r Col.	540			1190		- 30	00
Half	44	-64					- 50	00
One	*1	44					100	00
Learn	d potte	on at o	stabi	inhod	Lwat	mer.		- 3

Legal notices at established rates.
Marriage and death notices, gratis.
All bills for yearly advertisements collected quarterly. Temporary advertisements must be paid for in advance.
Job work, Cash on Delivery.

one ticket shall embrace the names of all the county officers voted for, including office of Senator and member of Ausomoffice of Senator and member of Assembly, if voted for, and he labeled "County," one ticket shall embrace the names of all the township officers voted for, and be labeled "Township," one ticket shall emprace the names of all the borough officers voted for, and be labeled "Borough," and each class shall be deposited in seperate baltot box-

Pursuant to the provisions contained in the 76th section of the act first aforesaid, the judges of the aforesaid districts shall the judges of the aforesaid districts shall representatively take charge of the certificates of roturn of the election of their respective districts, and produce them at a meeting of one judge from each district, at the Borough of Tionests, on the 3d day after the election, being FRIDAY THE 17TH DAY OF OCTOBER, 1873, then and there to perform the duties required by law of said judges.

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

T. J. VAN GIESEN, Speriff.

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