

 $\mathcal{H}^{(1)}$ 

TYLERSBURGH, PA. C. B. WEBER, has possession of the new brick hotel and will be happy to entertain all his old customers, and any number of new ones. Good accommodations for guests, and excellent stabling.

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

IN HIS STORE WILL BE FOUND

A full assortment 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 Drug list from New York, has charge of the Store. All prescriptions putup accurately.

R. H. MAY. JNO. P. PARE. A. B. KULLY MAY, PARK & CO., BANKERS Corner of Elm & Walnut Sts. Tionesta.

Bank of Discount and Deposit,

Interest allowed on Time Deposits.

Sollections made on all the Principal points of the U.S.

> Collections soilcited. 18-1y.

## D. W. CLARK,

(COMMISSIONER'S CLERK, FOREST CO., PA.) • REAL ESTATE AGENT. HOUSES and Lots for Sale and RENT, Wild Lands for Sale,

I have superior facilities for ascortaining the condition of taxes and tax deeds, de., and su therefore qualified to act intelli-gently as agant of those living at a dis-tance, owning lands in the County, Office in Commissioners Room, Court House, Ticnesta, Pa. 4-H-iy, D. W. CLARK,

### F. F. L.

WANTED.-Everybody to know that Four-Fold Liniment is the leading Lini-ment for curing all kind of Pains and sore Throats, and for Horses, Cattle, de, is the most successful Liniment in the market. See circulars around bottles. Sold by all Druggists, 30-1y com

(in BOVARD & CO.'S Store, Tionesta, Pa.

PRACTICAL.

## WATCHMAKER & JEWELER. DEALER IN

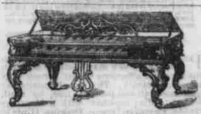
Watches, Clocks, Solid and Plated Jewelry, Black Jewelry, Eye Glasses, Spectacles, Violin Strings, de., de.

Will examine and repair Fine Enclish, Swiss or American Watches, such as Re-peaters, Independent Seconds, Stem Winders, Duplex, Levers, Anchors and Lepines, and will make any new pieces for the same, such as staffs, Forks, Pel-letts, Wheels, Pinions, Cylinders, Bar-rels, Arbors, and in fact any part apper-taning to fine watches. taining to fine wate

All Work Warranted. I can safely

GUARANTEE that any work undertaken by me will be done in such a manner and at such prices

# GOOD WORK that will give satisfaction to all who may favor me with their orders. L. KLEIN, 14-1y Author of "The Watch."



overseers, so selected and appointed, every convenience and facility for the discharge of their duties; and if said election offi-cers shall refuse to permit said overseers to be present, and perform their duties as aforesaid, such officer or officers shall be guilty of a misdemeanor, and on convic-tion thereof shall be fined not exceeding one thousand dollars, or imprisoned not exceeding one year, or both, in the discre-tion of the court ; or if the overseers shall be driven away from the polis by violence or infinidation, all the votes polled in such election district may be rejected by the proper tribunal trying a contest under waid election, or a part or portion of such votes aforesaid may be counted, as such tribunal may deem necessary to a just and proper disposition of the case. SECTION 3. At all elections hereafter held under the laws of this common-wealth, the polls shall be opened at seven o'clock a m., and closed at seven o'.lock p. m.

SEC. 6. In all election districts where a SEC. 5. In all election districts where a vacancy exists by reason of the disquali-cation of the officer or otherwise in an election board heretofore appointed, or where any new district shall be formed, the judge or judges of the court of com-mon pleas of the proper county shall, ten days before any general or special elec-tion, appoint competent persons, to fill said vacancies and to conduct the election in said new districts: and in the appoint said vacancies and to conduct the election in said new districts; and in the appoint-ment of inspectors in any election district both shall not be of the same political party; and the judge of elections shall, in all cases, he of the political party having the majority of votes in said district, as nearly as the judge or judges can ascer-tain the fact; and is case of the disagree-ment of the judge as to the solection of inspectors, the political majority of the judges shall select one of such inspectors, and the minority judge or judges shall se-lect the other. ect the other.

SEC. 7. Whenever there shall be a vacan

SEC. 7. Whenever there shall be a vacan-cy in an election board on the morning of an election, said vacancy shall be filled in conformity with exisiting laws. SEC. 8. At the opening of the polls at all elections it shall he the duty of the judges of election for their respective dis-tricts to designate one of the inspectors, whose duty it shall be to have in custody the registry of voters, and to make the entries therein required by law; and it shall be the duty of the other of said in-spectors to receive and number the ballots at said election.

in the election district two months imme-diately preceding such election, he shall be entitled to vote, although he shall not have paid taxes. The said affidavits of all persons making such claims, and the affi-davits of the witnesse- to their residence shall be preserved by the election board, and at the close of the election they shall be enclosed with the first of voters, tally list and other papers required by law to be filed by the return judge with the prothon-otary, and shall remain on file therewith in the prothonotary's office, subject to ex-amination as other election papers are, af the election officers shall find that the ap-plicant possesses all the legal qualifications the election officers shall and that the ap-plicant possesses all the legal qualifications of a voter he shall be permitted to vote, and his name shall be added to the list of taxables by the election officers, the word "tax" being added where the claimant claims to vote on tax, and the word "age," where he claims to vote on age; the same words being added by the elerks in each case, respectively, on the list of persons voting at such election.

voting at such election. Suc, 11. It shall be lawful for any quali-field citizen of the district, notwithstand-ing the name of the proposed voier is contained in the list of taxables, to chal-lenge the vote of such person, whereupon, the same proof of the right of suffrage as is now required by law shall be publicly made and acted on by the elsetion loard, and the vote admitted or rejected accord-ing to he a naturalized citizen shall be re-quired to produce his naturalization cer-tificate at the election before voting, az-cept where he has been for five years con-secutively a voter in the district in which cutively a voter in the district in which secutively 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 the word "voted," with the day, month and year; and it any election officer or officers shall receive a second vote on the same day, by virtue of the same certifi-cate, excepting where sons are entitled to vote, because of the naturalization of their others they and the newson who their fithers, they and the person who shall offer such second vote shall be guil-ty of a misdemeanor, and on conviction thereof shall be fined or impriscised, or both, at the discretion of hippinot, ed, or both, at the discretion of the court; but the fine shall not exceed five hundred dollars in each case, nor the imprison-ment one year. The like punishment shall be inflicted, on conviction, on the officers of election who shall neglect or re-fuse to make, or cause to be made, the endorsement required as aforesaid on said naturalization certificate.

SEC. 12 If any exection officer shall re-fnase or neglect to require such proof of the tight of suffrage as is prescribed by this law, or the laws to which this is a supplement, from any person offering to vote whose name is not on the list of as-sessed voters, or whose right to vote is challenged by any qualified voter present,

returns of election of township or borough officers to be made to the court as directed in this section ; but all returns of the elec-tion of township or borough officers shall be enclosed in a scaled cover, directed to the prothonotary of the court of common pleas of the proper coufty, and shall, by some one of them, be delivered into this office within three days after every such election and filed therein. In counties where there are three or more judges of said court learned in the law, at least two judges shall sit to compute and certify re-turns, unless unavoidably prevented. If any of the judges shall binaself be a can-didate for any office at any election, he shall not sit with the court, or act in count-ing the returns of such election and in such cases the other judges, if any, shall act; and if in any county there shall be no judge qualified to hold the said court, under the provisions of this act, presents and able to act, then, and in every such case, the cast, then, and in every such case, the returns of wills, the sheriff and the county commissioners of the proper county shall be and crastitute a board who, or a majority of whom, shall have and exercise all the powers and perform all the duties vested in, or required to be performed by the court of common pleas of such county; by and under the provis-ions of this section ; but none of the said officers shall act as a member of such beard when himself a candidate, for any ions of this section; but none of the said officers shall act as a member of such board when himself a candidate for any office at the election, the returns of which the said board is required to cannot under the provisions of this section. The returns required by this act to be presented by the problemotizy of the courts of common pleas of the counties of Philadelphia and pleas of the counties of Philadelphia and Allegheny, respectively, shall be present-ed to such three or more of the judges of the several courts of common pleas of said counties, respectively, as the judges of said courts, or a nudority of them, may designate to perform the duty of receiv-ing, computing and certifying said re-turns. When two or more counties are connected for the election of any officer, the courts of such counties shall each ap-point a return judge to meet at such time. connected for the election of any officer, ine courts of such counties shall each ap-point a return judge to meet at such time and place, as required by law, to compute and certify the vote of such discrict. All officers provided for by this set shall be compensated as like officers are paid by existing laws. Whenever a place has been or shall be provided by the authori-ties of any city, county, township or bor-such, for the safe keeping of the ballst boxes, the judge and mimority inspector shall, after the election shall be finished, and the ballot box or boxes containing the tickets, list of voters and other papers, have been security bound with tape and scaled, and the signatures of the judge and inspectors affixed thereto, for the identy-

any viciation of this provision shall be a misdemeanor, and subject the officer so offending to a fine, on conviction, not ex-ceeding one hundred dollars or to impris-onment not exceeding three months, or both, at the discretion of the court. SEC, 19. Any assessor, election officer or person appointed as overseer, who shall neglect or refuse to perform any duty en-joined by this act, without reasonable or legal cause, shall be subject to a penalty of one hundred dollars; and if any assess sor shall knowingly assess any person as a voter who is not qualified, or shall wil-fully refuse to assess any one who is qual-ified, he shall be guilty of a misdemeanor in office, and on conviction be punished by a fine not exceeding one thousand dollars, or imprisonment not exceeding two years or both, at the discretion of the court, and also to be subject to an action for damages by the party agrieved; and if any person shall fraudulently alter, add to, deface or destroy any list of voters made out as 'di-rected by this act, or tear down or remove the same from the place where it has been fixed, with fraudulert or mischierlous in-tant, or for any improper purpose, the pertant, or for any improper purpose, the per-son so offending shall be guilty of a miscle-meanor, and on conviction shall be pun-ished by a fine not exceeding five hundred 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 court; and if any person shall, by violence or infimidation, drive, or attempt to drive from the polls any person or persons ap-pointed by the court to act as overseer of an election, or in any way wilfully pre-vent said overseers from performing any of the duties imposed upon them by this act, such person shall be guilty of a mis-demeanor, and upon conviction thereof shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, or both, at the descretion on the court. Any person who shall, on the day of any election district in which he is not entitled to vote, and shall use any intimidation or violence for the pointing place in any election district in which he is not entitled to vote, and shall use any intimidation or violence for the purpose of preventing any officer of elec-tion from performing the duties required of him by law, or far the purpose of pre-venting any qualified vote of such district exercising his right to vote, or from exer-elsing his right to challenge any person of-fering to vote, such person shall be doom-ed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, or balls, at the discolar of the court. Any citerk, oversect or election of their who shall disclose how any elector shall have voted, unless required to do as a a witness in a judicial proceeding, shall be guilty of a misdemeanor, and upon con-riction thereof shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, or both, at the discussion of the court. But the discussion of the court. SEC 20. If any prothonotary, cierk, or [CONCLUDED ON FOURTH FACE.]

[CONCLUDED ON FOURTH PAGE.]

Sectors to receive and number the hallots and election. Beck Lox 1736, Oll City, Pa.