BUSINESS DIRECTORY.



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

MEETS every Friday evening, at 7 o'clock, in the Hall formerly occupied by the Good Templars.

A. B. KELLY, N. G.

A. RANDALL, See'y.

27-tf.

TIONESTA COUNCIL, NO. 342, O. U. A. M. MEETS at Odd Fellows' Lodge Room every Tuesday evening, at 7 o'clock J. T. DALE, C.

P. M. CLARK, R. S.

Dr. W. W. Powell,

OFFICE and residence opposite the Lawrence House. Office days Wednes-days and Saturdays. 2-tf.

J. B. AGNEW. Attorney at Law, " Tionesta, Pa. Office on Elm Street.

May 16, 1875,-tf

A TTORNEY AT LAW, Tionests, Pa. Collections made in this and adjoining counties. 40-1y

MILES W. TATE, ATTORNEY AT LAW.

TIONESTA, PA.

F. W. Hays, A Trorney AT LAW, and Notary Puniac, Reynolds Hukill & Co.'s Block, Sonoca St., Oli City, Pa. 39-1y

KINNEAR & SMILEY,

Attorneys at Law, - - - Franklin, Pa. PRACTICE in the several Courts of Ve-nango, Crawford, Forest, and adjoin-ing counties. 28-1y.

R. C. & M. V. LAWSON, BARBERS and Hairdressers, Smear-baugh building, Elm St. Switches, Frizzes, Itraids, Curls, &c., made from Combings. Having settled permanently in this place, they desire the patronage of the public, Satisfaction guaranteed, 15 3m

NATIONAL HOTEL, TIDIOUTE, PA

W. D. BUCKLIN, - PROPRIETOR. Frist-Class Licensed House. Good sta-ble connected. 13-1y

CENTRAL HOUSE, BONNER & AGNEW BLOCK. L. AONEW, Proprietor. This is a new house, and has just been fitted up for the aeronmodation of the public. A portion of the patronage of the public is solicited.

TIONESTA, PA., WILLIAM LAW-RENCE, PROPRIETOR. This house is centrally located. Everything new and well furnished Superior accommoda-tions and strict attention given to guests. Vegetables and Fruits of all kinds served in their season. Sample room for Com-mercial Agents.

FOREST HOUSE,

S. A. VARNER PROPRIETOR. Opposite Opened. Everything now and clean and fresh. The best of liquors kept constantly on hand. A portion of the public patronage is respectfully solicited.

4-17-1v

C. B. Weber's Hotel, 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 had 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 fall assortment of Medicines, Liquors Tobacco, Cigars, Stationery, Glass, Paints, Oils, Cuttory, all of the best quality, and will be sold at reasonable rates.

DR. CHAS. O. DAY, an experienced Physician and Drug les from New York, has charge of the Store. All prescriptions pullip accurately.

R. H. MAY. JEG. P. PARE. A. B. KRLLY MAY, PARK & CO., BANKERS

Corner of Elm & Walnut Sis, Tionesta

Bank of Discount and Deposit. Interest allowed on Time Deposits.

Sollactions 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.

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.

Ollion in Commissioners Room, Court House, Ticnesta, Pa.

4-H-ly.

D. W. CLARK,

F. F. I. WANTED.—Everybody to know that Four-Fold Liniment is the leading Liniment for curing all kind of Pains and Sore Throats, and for Horses, Cattle, &c., is the most successful Liniment in the market. See circulars around bottles. Sold by all Druggists. 30-1y com.



TIONESTA, PA., OCTOBER 6, 1875.

\$2 PER ANNUM.

ainting, Paper-Hanging &c., H. CHASE, of Tionesta, offers his services to those in need of

VOL. VIII. NO. 26.

PAINTING,
GLAINING,
CALCIMINING,
BEXING & VARNISHING,
SIGN WRITING,
PAPER HANGING,
AND CARRIAGE WORK,

Work promptly attended to and

Satisfaction Guaranteed. Mr. Chase will work in the country when desired. 13-tf.

NEW HARNESS SHOP JUST opened next door north of the Lawrence House. The undersigned is prepared to do all kinds of work in his line in the best style and on short notice.

NEW HARNESS

A Specialty. Keeps on hand a fine assortment of Curry Combs, Brushes, Harness Oill, Whips, and Saddles. Harness of all kinds made to order and cheap as the cheapest. Remember the name and place W. WEST,

North of Lawrence House,

14-1y

Tionesta, Pa.

MRS. C. M. HEATH,

DRESSMAKER, Tionesta, Pa

MRS. HEATH has recently moved to this place for the purpose of meeting a want which the ladies of the town and county have for a long time known, that of having a dressmaker of experience among them. I am prepared to make all kinds of dresses in the latest styles, and guarantee satisfaction. Stamping for braiding and embroidery done in the best manner, with the newest patterns. All I sak is a fair 'rial. Residence on Water Street, in the house formerly occupied by Jacob Shriver.

Frank Robbins, PHOTOGRAPHER

(SUCCESSOR TO DEMINO.) Pictures in every style of the art. Visof the oil regions for sale or taken to

CENTRE STREET, near R, R. cross SYCAMORE STREET, near Union De pot, Oil City, Pa.

PHOTOGRAPH GALLERY.

ELM STREET. SOUTH OF RORINSON & BONNER'S

Tionesta, Pa., M. CARPENTER, - - - Proprietor.

Pictures taken in all the latest styles



L.KLEIN,

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

PRACTICAL

WATCHMAKER & JEWELER.

DEALER IN

Watches, Clocks, Solid and Plated Jewelry, Block Jewelry, Eye Glasses, Spec-



In Hickory township at Ball schoo

house.

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

In Tionesta township at Court House in Tionesta borough.

In The next borough at Court House in said borough.

In To nests to top and places the qualified aid borough.

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

One person for Governor of the State of Pennsylvania.

One person for Treasurer of the State of Pennsylvania.

One person State Senator, in connection with the counties of Clarion, Elk, and Cameron.

One person for Associate Judge of Forest County.
One person for Prothonotary, Register, Recorder, and Clerk of Courts of Forest

County.

One person for Sheriff of Forest County.

Three persons for Commissioners of Forest County.

Three persons for Auditors of Forest County.

One person for Jury Commissioner of Forest County.

Forest County. One person for Surveyor of Forest Coun-The attention of electors is also called to the following extracts from a "Further supplement to the Act regulating elections in this Commonwealth," approved Janua-

supplement to the Act regulating elections in this Commonwealth," approved January 30th, 1874:

Section 4. On the petition of five or more citizens of any election district, setting forth that the appointment of overseers is a reasonable precaution to secure the purity and fairness of the election in said district, it shall be the duty of the court of common pleas of the proper county, all the law judges of the said court able to act at the time concurring, to appoint two judicious, soher and intelligent citizens of the said district belonging to different political parties, overseers of election to supervise the proceedings of election officers thereof, and to make report of the same as they may be required by such court. Said overseers shall be men qualified to serve upon election boards, and shall have the right to be present with the officers of such election during the whole time such is held, the votes counted, and the returns made out and signed by the election officers; to keep a list of voters, if they approper; to challenge any person offering to vote, and interrogate him shall his witnesses under outh, 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 overseers to be present, and perform their duties as aforesaid, such officer or officers shall be 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 misdemisanor, and on conviction thereof shall be fined not exceeding one thousand dollars, or imprisoned not exceeding one year, or both, in the discretion of the court; or if the overseers shall be driven away from the polls by violence or intimidation, all the votes polled in such election district may be rejected by the proper tribunal trying a contest under said 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 5. At all elections hereafter held under the laws of this commonwealth, the polls shall be opened at seven o'clock p. m.

wealth, the polls shall be spenied at seven of clock a m., and closed at seven of the same, and make any new place to the same, and will examine and repair Fine English. Winders, Dujex, Levers, Anchiers and Lopines, and will make any new place for the same, such as statis, Forka, Pelicits, Wheela, Finoura, Cytinders, Bettets, Athors, and his make any new place for the same, such as statis, Forka, Pelicits, Wheela, Finoura, Cytinders, Bettets, Athors, and his make any new place for the same, such as statis, Forka, Pelicits, Athors, and his make any new place for the same, such as statis, Forka, Pelicits, Athors, and his make any new place for the same, such as statis, Forka, Pelicits, Athors, and his make any new place for the same, such as statis, Forka, Pelicits, and the political party having the majority of votes in said district, as searly as the judge of election shall, in all cases, be of the political party, having the majority of votes in said district, as searly as the judge of election districts and the fact; and asses of the course in an election shall be discovered to the same political majority of the significant majority of votes in an election shall be discovered to the same political majority of the significant majority of votes in an election district as search that the same political majority of the same political majo

PROCLAMATION OF GENER.

AL ELECTION.

Whereas, in and by unact of the General Assembly of the Commonwealth of Pehnsylvania, entitled 'An Act to regulate the Elections of the Commonwealth,' passed the 2d day of July, A. D., 1869, it is made the duty of the Sheriff of every county within this Commonwealth to give public notice of the General Elections, and in such to enumerate:

1st. The officers to be elected.

2d. Designate the place at which the election is to be held.

1. T. I. Van Giesen, High Sheriff of the county of Forest, that a General Election will be held in said county, on the

FIRST TIESDAY OF NOVEMBER, 1876, it being the 2d day of the month, between the hours of 7 a. us. and 7 p. m. at the several Election is to be held.

In Barnett township at Clarington school house.

In Green township at the court house in Marien.

In Jenks township at the court house in Marien.

In Hickory township at Ball school

In Harmony township at Allender school house.

In Hickory township at Ball school

shall be fined not exceeding one thousand dollars, or imprisoned not exceeding one year, or both in the discretion of the court.

Size, 10. On the day of election any person whose name shall not appear on the registry of voters, and who culms 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 be claims to the voter, for the period of at least two months immediately proceding said elections which witness shall be sworn or afford and subscribe a written or partly written and partly printed affidavit shall define clearly where the residence is of the person so claiming to be a voter; and the person so claiming to be a voter; and the person so claiming to be a written or partly written and partly printed affidavit, stating, to the best of his knowledge and belief, when and where he was born; that he has been a citizen of the United States for one month, and of the commonwealth of Pennsylvanis; that he has resided in the commonwealth one year, or, if formerly a qualified electior or a native born citizen thereof, and has removed therefrom and returned, that he has resided therein also many the proceeding said election; that he has resided therein also many the proceeding said election; that he has not moved into the district for the parpose of voting therein; that he has, if twenty-two years of age or upwards, paid a state or county tax within two years, which was assessed at least two months and paid at least one month before the election. The said affidavit shall also state when and where the tax claimed to be paid by the affiant was assessed, and when and where and to whom paid; and the lax receipt therefor shall be produced for examination, unless the affiant shall also state when and where the tax claimed to be read to the country of the person of his father's naturalization, and shall forther s in the election district two aronths immediately 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 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 fist of voters, fally int and other papers required by law to be filed by the return judge with the prothonotary, and shall remain on file therewith in the prothonotary a office, subject to examination as other election papers are. If the election officers shall find that the applicant possesses all the legal qualifications of a voter he shall be permitted to vote, and his name shall be added to the list of taxables by the election officers, 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.

SEC. 11. It shall be lawful for any quali-fied citizen of the district, notwithstand-ing the name of the proposed voter is contained in the list of taxables, to challonge the vote of such person, whereupons the same proof of the right of suffrage as is now required by law shall be publicly made and acted on by the specifical heard, and the vote admitted or rejected according to the contract of the co ing to be a naturalized citizen shall be reing to the evidence. Every person claiming to be a naturalized citizen shall be required to produce his maturalization certificate at the election before voting, except where he has been for five years consecutively a voter in the district in which he offers his vote; and on the vote of such person being received, it shall be the duty of the election officers to write or 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 certificate, excepting where sons are entitled to vote, because of the naturalization of their nathers, they and the person who shall offer such second vote shall be guilty of a misdemeanor, and on conviction thereof shall be fined or imprisoned, or both, at the discretion of the court; but the sine shall not exceed five hundred dollars in each case, nor the imprisonment one year. The like 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 naturalization curtificate.

Sec. 12 If any mestion officer shall re-

and shall admit such person to vote with-out requiring such proof, every person so offending shall upon conviction, be guilty of a misdemeanor, and shall be sentenced for every such offence to pay a fine not ex-ceeding five hundred dollars, or to under-go an imprisonment not more than one year, or both at the discretion of the court.

SEC. 13. As soon as the polls shall close, the officers of election shall proceed to count all the votes cast for each candidate voted for, and make a full return of the same in triplicate, with a return sheet in stillion, in all of which the vote received by each candidate shall be given after his other mans first in word and on her name, first in words and again in figure, and shall be signed by all of said officers and certified by overseers, if any or if n t so certified, the overseers, and any officer rechaing to sign or certify, or either of them, shall write upon each of the returns his or their reasons for not signing or certifying them. The vote, as soon as counted, shall also be publicly and fully declared from the window to the clitisens present, and a brief statement showing the votes received by each candidate shall be made and signed by the election officers as soon as the vote is counted and the same shall be immediately posted up on the door of the election hour for information of the public. The triplicate returns shall be enclosed in envelopes and be saided in the presence of the officers, and one envelope, with the unscaled returns shall be enclosed in envelopes and be saided in the presence of the officers, and one envelope, with the unscaled return sheet, given to the judge, which shall contain one list of voters, tally-paper, and oaths of officers, and another of said envelopes shall be given to the minority inspector. All judges living within twelve miles of the prothonotary's office, or within twenty-four miles, if their residence be in a town, village, or city upon the line of a railroad leading to the county seat, shall, before twelve o'clock meridian of the day after the election, and all other judges shall, before twelve o'clock meridian of the second day after the clection, deliver said return, together with return sheet, to the prothonotary of the county for public inspection. At twelve o'clock on the second day following any election, the prothonotary of the count of common pleas of the counts where there is no resident president judge, the associate judges shall persent the said returns to the said court. In counties where there is no resident president judges, the associate judges shall persent the said returns to the said court and the returns certified and certificates of election issued under the s

election papers in their possession; and if palpable mistake or fraud shall be discovered, it shall, upon such hearing as may be deemed necessary to enlighten the court, be corrected by the court, and so certified; all allogations of palpable fraud or man in shall be desided by the said court want three days after the day the returns are brought into court for computation; and the said inquiry shall be directed only to palpable fraud or mistake, and shall not be deemed a judicial adjudication to cenclude any contest now or hereafter to be provided by law; and the other of said triplicate returns shall be placed in the box and sealed up with the ballots. Nothing in this set shall require the roturns of election of township or borough officers to be made to the court as directed in this section; but all returns of the election of township or borough officers to be made to the court as directed in this section; but all returns of the election of township or borough officers shall be enclosed in a sealed cover, directed to the protionolary of the court of common pleas of the proper couffly, 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 returns, unless unavoidably prevented. If any of the judges shall himself be a candidate for any office at any election, he shall not sit with the court, or act in counting the returns of such election and in such eases 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, present and said entire the provisions of this act, in one of the said officers shall be and emissione as the required by the court of common pleas of such counts, one amajority of them, ray designate to perform the Judges of such counts, or a majority of them, ray designate to perform the Judges of said court

SEC. 12 If any enertion officer shall refuse 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 yote whose name is not on the list of assessed voters, or whose right to vote is challenged by any qualified voter present,

Rates of Advertising.

One Square (I inch,) one inertion - \$1 50
One Square "one month - 3 00
One Square "three months - 6 00
One Square "one year - 10 00
Two Squares, one year - 15 00
Quarter Gol. - 30 00
Half " " - 50 00

Logal 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.

centry of common pleas of the proper county may designate, at the place provided, as aforesaid, who shall then deposit the said boxes and keep the same to answer the call of any court or tribunal authorized to try the merits of such election. Whenever, the election officers of any election which, by law, they are or shall be required to hold any election which, by law, they are or shall be required to hold, they shall keep the same securely in their possession without opening, until the morning of such election, and until they shall be severally sworn or affirmed not to disclose how any elector shall have voted, and after being so sworn or affirmed, they shall open the said boxes and burn and totally destroy all the ballots and other papers which they shall find therein before proceeding to hold such election.

SEC, 14. That from and immediately after the passage of this act, the court of common pleas in the proper county in election districts wherein assessors have not herotofore-been elected, shall appoint one reputable person in each election district to be the assessor thereof, who shall perform all the duties relating to elections now required to be performed by assessors under the provisions of this act. Such assessors shall be appointed as nearly as can be ascertained from the party having a majority of the votes in their respective districts, and at the election annually thereafter, there shall be siected in each election district in the State, as well in those wherein the registration of voters has heretofore been made by officers appointed, and not chosen by the people to perform the duty as in all others, one person as judge and two inspectors, in conformity with the general laws of the common wealth, to conduct the elections for one year, and also an assessor who shall perform the duties incident to elections as required by the provisions of this act.

Size, 18. That the assessors appointed ander the fourthenth section of this act, and all others of the election shall each received the section spect

sarily spent in performing the duties here-by enjoined, as is provided by law to as-sessors making valuations, to be paid by sessors inaking valuations, to be paid to the county commissioners as in other cases; and it shall not be lawful for any assessor to assess a tax against any person whatever within sixty-one-days next pre-coding the annual election in Navombers any violation 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

ouneal not exceeding three months, or both, at the discretion of the court. SEC. 19. Any assessor, election officer or person appellated as overseer, who shall angiect 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 asses neglect or refuse to perform any duty enjoined by this act, without reasonable or legal cause, shall be subject to a penalty of one hundred dollars; and if any assessor shall knowingly assess any person as a voter who is not qualified, or shall wilfully refuse to assess any one who is qualified, he shall be guity 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 frandulently alter, add to, deface or destroy any list of voters made out as directed by this act, or tear down or remove the same from the place where it has been fixed, with frandulert or mischnevious intent, or for any improper purpose, the person so offending shall be guilty of a misdemeanor, and on conviction shall be punished 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 intimidation, drive, or altempt to drive from the polls any person or persons appointed by the court as at a overseer of an election, or in any way willfully prevent said overseers from performing any of the duties imposed upon them by this act, such person shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, or both, at the discretion of the court. Any person who shall, on the day of any election, visit a polling place in any effection district in which he is not entitled to vote, and shall use any intimidation or violence for the purpose of preventing any qualified voter of such district excelsing his right to vote, or from exercising his right to challenge any person offering to vote, such person shall be deemed or by imprisonment not exceeding two years, or both, at the discretion of the court.

Sec. 20. If any proth

[CONCLUDED ON FOURTH PAGE.]