The Lorest Remblican.

IS PUBLISHED EVERY WEDNESDAY, BY W. R. DUNN. PPICE IN ROBINSON & BONNER'S BUILDING

TERMS, \$2.00 A YEAR. No Subscriptions received for a shorter period than three months.

ELM STREET, TIONESTA, PA.

Correspondence solicited from all parts of the country. No notice will be taken of annonymous communications.

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. RANDALIA, Sec'y, 27-tf.

TIONESTA COUNCIL, NO. 342, O. U. A. M.

MEETS at Old Fellows' Lodge Room, every Tuesday evening, at 7 o'clock. P. M. CLARK, R. S.

Dr. W. W. Powell.

OFFICE and residence opposite the Lawrence House, Office days Wednes-days and Saturdays, 2-1f.

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

May 16, 1875,-1f

E. L. Davis, A TTORNEY AT LAW, Tionesta, Pa. Collections made in this and adjoining countles.

MILES W. TATE. ATTORNEY AT LAW,

TIONESTA, PA.

F. B. KRILRY.

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

P. KINNBAR.

KINNEAR & SMILEY,

Attorneys at Law, - - - Franklin, Pa. PRACTICE in the several Courts of Ve-naugo, Crawford, Forest, and adjoin-ing counties. 39-1y.

R. C. & M. V. LAWSON,

BARBERS and Hairdressers, Smear-D baugh building, Elm St. Switches, Veizzes, Braids, 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, - PROPERRIOR. Frist-Class Licensed House. Good sta-le connected. 13-1y

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

Lawrence House,

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 scason. Sample room for Com-mercial Agents. mercial Agents.

S. A. VARNER PROPRIETOR. Opposite S. Court House, Tionesta, Pa. Just opened. Everything new and clean and fresh. The best of liquors kept constantly on hand. A pertion of the public patronage is respectfully solicited.

4-17-1v

C. B. Weber's Hotel, TYLERSBURGH, PA. C. B. WEBER, and will be happy to entertain all his old customers, and any number of new ones. Good accommodations for guests, and excellent stabilize.

.

罗

cellent stabling. Dr. J. L. Acomb, PHYSICIAN AND SURGEON, who has Phad 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 Tobereo, 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 out up accounted. put up accurately.

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

Corner of Elm & Walnut Sis. Tionesta.

Bank of Discount and Deposit.

Interest allowed on Time Deposits.

Collections made an aik the Principal points of the U.S.

Collections solicited. 18-1y.

D. W. CLARK,

[COMMISSIONER'S OLERE, POREST 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 qualified to act intelligently as agent of those living at a distance, emaing lands in the County.

Office in Commissioners Roma, Court House, Tionesta, Pa.

4-H-ly.

D. W. CLARK.

F. F. I. WANTED.—Exercisely to know that Four-Fold Liniment is the leading Liniment for curing all kind of Pains and Sure Fireals, and for Horses, Cattle, de., by the most successful Liniment in the market. See circulars around buttles.

See Up all Druggiets.

Wou Can Save Money

By buying your PIANOS and ORGANS from the undersigned Manufacturers. Agont, for the best brands in the market. Instruments shipped direct from the Factory, CHAS, A. SHULTZ, Toner, and the all Druggiets.

The Forest Republican.

VOL. VIII. NO. 27.

Work promptly attended to and

NEW HALNESS SHOP,

NEW HARNESS

BERES. C. M. BEREA'THE,

DRESSMAKER, Tionesta, Pa.

MRS. HEATH has recently moved to this place for the purpose of meeting a want which the ladles of the town and

Frank Robbius.

(SUCCESSOR TO DEMING.)

Pictures in every style of the art. Views of the oil regions for sale or taken to order.

CENTRE STREET, near R, R. crossing.

SYCAMORE STREET, near Union De-

PHOTOGRAPH GALLERY. RUM MTREET.

SOUTH OF ROBINSON & BONNER'S STORE.

Tionesta, Pa.,

M. CARPENTER, - - - Proprietor.

Pictures taken in all the latest styles

L. KLEIN.

in BOVARD & CO. SStore, Tionesta, Pa.

PRACTICAL

WATCHMAKER & JEWELER,

DEALER IN

Watches, Clocks, Solid and Plated

Jewelry, Black Jewelry.

Eye Glasses, Spec-

tacles, Violin Strings, &c., &c.

Will examine and repair Fine English, Swiss or American Watches, such as Re-peaters, Independent Seconds, Stem Winders, Duples, Levers, Anchors and Levins, and Will make any positions.

Lepines, and will make any new places for the same, such as staffs, Forks, Pel-letts, Wheels, Pinions, Cylinders, Bar-rels, Arbors, and in fact any part apper-taining to fine watches,

All Work Warranted.

GUARANTEE

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

GOOD WORK

I can safely

pat, Oil City, Pa.

PHOTOGRAPHER

North of Lawrence House, Tionesta, Pa.

TIONESTA, PA., OCTOBER 13, 1875.

\$2 PER ANNUM.

Painting, Paper-Hanging &c., E. H. CHASE, of Tionests, offers his

PAINTING.
GRAINING,
CALCIMINING,
SIZING & VARNISHING,
SIGN WRITING,
PAPER HANGING,
AND CARRIAGE WORK,

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

I. T. J. Van Glesen, (High Sheriff of the county of Forest, do lareby 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 Mr. Chase will work in the country when desired, 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. ty, on the

FIRST TUESDAY OF NOVEMBER, 1875.

being the 2d day of the month, between the hours of 7 a. m. and 7 p. m. at the several Election Districts. In Barnett township at Clarington school

A Specialty. Keeps on hand a fine assort-ment 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. In Green township at the house of In In Howe township at Brookston, in brookston Hall.

In Jonks township at the court house in In Harmony township at Allender school

In Hickory township at Ball school In Kingsley township at Wheeler, Du-enbury & Oo's at re. In Tione sta township at Court House in Tonesta borough.

In Ti nests borough at Court House in said bbrough.

At which time and places the qualified electors will elect by ballot: One person for Governor of the State of

a want which the latties 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 newsat patterns. All I ask is a fair trial. Residence on Water Street, in the house formerly occupied by Jacob Shriver. 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 Chrison, Elk, and

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.

votes noresaid 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 a m., and closed at seven o . leck

SEC. 6. In all election districts where a vacancy exists by reason of the disquali-cation of the offic r or otherwise in an cation of the officer or otherwise in an election beard heretofore appointed, or where any new district shall be formed, the judge or judges of the court of compount pleas of the proper county shall, tendays before any general or special election, appoint competent persons, to fill said vacancies and to conduct the election in said new districts; and in the appointment of inspectors in any election district both shall not be of the same political party; and the judge of elections shall, in all cases, be of the political party having the unjority of votes in said district, as rearly as the judge or judges can ascerrearly as the judge or judges can ascer-tain the fact; and in case of the disagree-ment of the indices as to the selection of inspectors, the political majority of the judges shall select one of such inspectors,

et the other. Sec. 7. Whenever there shall be a vacau-

and the minority judge or judges shall se-

that will give satisfaction to all who shay favor me with their orders.

L. K.I.E.I.N.,
14-J.Y. Author of "The Watch."

NEC. S. At the opening of the polls at all elections it shall be that of the fully of the judges of election for their respective districts 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 to have in custody the registry of voters, and to make the entries therein required by law; and it shall be to have in custody the registry of voters, and to make the entries therein required by law; and it shall be to have in custody the registry of voters, and to make the entries therein required by law; and it shall be received, and the number recorded by the deletions by the citizens shall be received, and the number recorded by the deletion on the list of voters opposite the name of the elector from whom received. And any state voting two or more tikes, the saveral tickets so voted shall each be numbered with the number to the name of the voter. Any elector may write his name upon his ticket, or cause the same

PROCLAMATION OF GENERAL ELECTION.

Whereas, in and by an act of the General Assembly of the Commonwealth of Penna Assembly of a misdemeacor, and shall be such pennature of the taken of the official proceeding of a misdemeacor, and shall be such pennature of the very such official pon central for every suc The judge shall be sworn by the minority inspector, if there shall be such indirectly inspector, and in case there be no minority inspector, then by a justice of the peace or allegemen, and the inspectors, overseers and elerks shall be sworn by the judge. Certificates of such swearing or affirming shall be duly made out and signed by the officers so sworn, and attested by the efficer who administered the oath. If any judge or minority inspector refuses or falls to swear the officers of election in the manner required by this act, or if any officer of election shall act without being first duly sworn, or if any officer of election shall sign the form of oath without being duly sworn, or if any judge or minority inspector shall certify that any officer was sworn when he was not, it shall be deemed a misdemeanor, and upon conviction, the officer or officers so offending shall be fined not exceeding one thousand dollars, or imprisoned not exceeding one year, or both in the discretion of the court.

year, or both in the discretion of the court.

See, 10. On the day of election any person whose name shall not appear on the registry of voters, and who craims the right to vote at said election, shall produce at least one qualified voter or the district as a witness to the residence of the claimant in the district in which he claims to be a voter, for the period of at least two months immediately preceding said election, which witness shall be sworn or affirmed and subscribe a written or partly written and partly printed affidavit to the facts stated by him, which affidavit is the facts stated by him, which affidavit is of the person so claiming to be a voter; and the person so claiming the right to vote shall also take and subscribe 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 menth, and of the commonwealth of Pennsylvania; that he has resided in the commonwealth one year, or, if formerly a qualified elector or a native born citine bas been a citizen of the United States for one month, and of the commonwealth of Pennsylvanis; that he has resided in the commonwealth of Pennsylvanis; that he has resided in the commonwealth one year, or, if for men ental, and of the commonwealth of Pennsylvanis; that he has resided in the commonwealth of Pennsylvanis; that he has resided the the formation of Forest County.

One person for Surveyor of Forest County.
One person for Surveyor of Forest County.
One person for Surveyor of Forest County.
The attention of electors is also called to the following extracts from a "Forther supplement to the Act regulating election; in this Commonwealth," approved January 20th, 1874:
Section 4. On the perition 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 at the law judges of the said court able to act at the time concurring, to appoint two judicious, sober and intelligent citizens of the said district bolonging 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 return to vote, and interiogate him and his with the such parties, and the return has been naturalized or that he is a mative born citizen of the United States, or, if born elsewhere, shall state the is, at the time formation, and shall forther seal return the parties, or appoint two judicions, the right to be present with the officers of such election during the whole time such lake and an abscribe an affidavit that he is a return the parties, overseers of election officers; to keep a list of voters, if they see 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
guilty of a misdemeanor, 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 intimication, all the votes polled in
such election, or a part or portion of such
votes aforesaid may be rejected by
the proper tribunal trying a contest under
said election, or a part or portion of such
tythough 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 commonmand his hame shad to acceed to the the of taxables by the election officers, the word "ax" being added where the claimant claims to vote on tax, and the word "axe," where he claims to vote on axe; the same words being added by the clerks in each case, respectively, on the list of persons voting at such election.

Sec. 11. It shall be lawful for any quali-See, II. It shall be lawful for any qualified citizen of the district, notwithstanding the name of the proposed voter is contained in the list of taxables, to challenge the vote of such perso, whereupon the same proof of the right of suffrage as is now required by law shall be publicly made and acted on by the election beard, and the vote admitted or rejected according to be a naturalized citizen shall be required to produce his naturalization certificate at the election before voting, except where he has been for five years consecutively a voter in the district in which cent where he has been for five years consentively a veter in the district in which
he offers his yote; and on the vote of such
person being received, it shall be the duty
of the election efficers 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 fathers, they and the person who
shall offer such second vote shall be guilty of a misdemeaner, and on conviction
thereof shall be fined or imprisoned, or
both, at the discretion of the court; but
the fine 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 cortificate.

Sec. 12 If any accume officer shall, re-

SEC. 12 If any election officer shalt refere or negligible of require such proof of the right of suffrage as is preachled 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 inhelicinged by any qualified voter present,

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 re-urn shoot in a bilition, in all of which the vote received by each candidate shall be given after his or her mame, 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 is overfilled, the overseers, and any officer refusing to sign or certify, of 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 fally declared from the window to the citizens 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 hou e for information of the public. The triplicate returns shall be enclosed in envelopes and exactly a sealed in the presence of the officers, and one envelope, with the unscaled return sheet, given to the judge, which shall gentain case list of voters, tally-paper, and onths 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 resistence be in a town, village, or city upon the line of a railroad leading to the county sent, sha, i, before two o'clock past meritian of the day after the election, and all other judges shall, before two'clock past meritian of the second day after the election, deliver said return, together with return sheet, shall person the said returns to the said court. In counties where there is no resident preserved by the prothonotary shall be preserved by the prothonotary shall be preserved by the prothonotary shall be preserved by said court and computed by such of the court shall appoint, in the presence of the of said triplicate returns shall be placed in the box and scaled up with the ballots. Nothing in this act shall require the returns of election of township or borough officers to be made to the court as directed returns 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 shall be enclosed in a sealed cover, directed to the prothonotary of the court of commion pleas of the proper county, and shall, by some one of them, be delivered into this office within three days after every such election and filed therein. In countles 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 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 a.t., present and able to act, then, and in every such case, the register of wills, the sheriff and the county county shall be and eventiants 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 sourt of common pleas of such county by and under the provis-

sach cases the other judges, if any, shall be no judge qualified to hold the said court, under the provisions of this art, present and able to act, then, and in every such case, the registor of wills, the sheriff and the county companisationers of the proper county shall be and constitute 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 sourt of esimmon pleas of such county by and under the provisions of this section; but none of the said officers shall act as, a member of such baard when himself a cantidate for suy office at the election, the returns of which the said beard is required to count under the provisions of this section, the returns of which the said beard is required to count under the provisions of this section. The returns required by this act to be presented by the sourts of common pleas of the counties of Philadelphia and Allegheny, respectively, shall be presented to the said counties, respectively, shall be presented to the soveral courts of cummon pleas of the counties of Philadelphia and Allegheny, respectively, shall be presented to the said counties, respectively, as the judges of shall counties, and counties shall each appeals a return judge to meet at such time of a counties and counties shall each appeals a return judge to meet at such time of a counties of the counties shall each appeals a return judge to meet at such time of a counties of shall each appeals a return judge to meet at such time of a counties of shall each appeals a return judge to meet at such time of a counties of shall each appeals a return judge to meet at such time of a counties of shall each appeals a return judge to meet at such time of a counties of shall each appeals a return judge to meet a such time of a counties of shall each appeals and counties of shall each appeals and control of any city, county, township or borsugh, for the safe keeping of the habit shall disclose how any elector shall fafter the election shall be flaished, and the ballst box or boxes containing the tarkets, has of voters and other papers, have soon scenarily bound with tape and scaled, and the signatures of the judge and scaled. Since 20, If any prothenolary, clars, or

Rates of Advertising.

One Square (1 inch,) one inertion - \$1 50 10 00 15 00 80 00 50 00 one year - -

Legal notices at actabilished 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.

boxes, to the mayor and recorder of such city, or in counties, townships or boroughs, to such person or persons as the court of common pleas of the proper county may designate, at the place provided, as adoresaid, who shall then deposit the said boxes and keep the same to answer the call of any court or ribbunal authorized to try the merits of such election. Whenever the election officers of the said bexes and seep the same to answer the call of any control tribunal authorized to try the merits of such election. Whenever the election officers of any election district shall require the election boxes of such district 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 sworm or affirmed not to disclose howany 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 while 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 caunty in election districts wherein assessors have not heretofore 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 assertained from the party having a majority of the votes in their respective districts.

SEC. 15. That in the election to be hold

districts.

Sac. 15. That in the election to be held on the third Tuesday of February next, and at the election annually thereafter, there shall be elected 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 records to perform the dust. chosen by the people to perform the duty as in all others, one person as judge and two inspectors, in conformity with the gen-eral laws of the commonwealth to conduct the elections for one year, and also an as-

eral laws of the commonwealth, to conduct the elections for one year, and also an assessor who shall periorm the duties incident to elections as required by the provisions of this act.

Sign life in the assessors appointed under the fourteenth section of this act shall, within ave days after their appointment, proceed to make out lists of the electors of their respective election districts, and deliver the same to the commissioners, who shall transmit a certified copy of the same to the judge of each election district, at least farty-eight hours before the election to be field, said assessors, shall also post ten copies thereof in complications places in each election district at least ten days before said election. And the lists so made by the assessors during the two secular days preceding the day of the delivory thereof to the commissioner. (of which days public notice shall be given by anadbill threats, and correction in the custody of said assessor from ten a. m. to three p. m, and from six p. m. to nine p. r. of each of said days, in the manner provided in section second of this act; and all of the remedies, privileges and powers secured and provided thereby are hereby made applicable to the lists herein named.

Sec. 17. The respective, assess rs. in spectors and judges of the elections shall

applicable to the lists herein named.

SEC. 17. The respective, assess rs, in spectors and judges of the elections shall each have the power to administer oaths to any person claiming the right to be asses see, 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 or thing concerning which they shall be lawfully interrogated by any of said officers or overseers, shall be perjury.

SEC. 18. The assessors shall each receive the same compensation for the time necessarily spent in performing the duties herethe same compensation for the time neces-sarily spent in performing the duties here-by enjoined, as is provided by law to as-sessors making valuations, to be paid by 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-ceding the annual election in November; 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 impria-

offending to a fine, on conviction, not exceeding one hundred dollars or to imprisonment 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 aggiest 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 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 or both, at the discretion of the court, and or solli, at the discretion of the court, and also to be subject to an action for damages by the party agrieved; and if any persen shall fraudulently after, add to, deface or destroy any list of veters made out as di-rected by this act, or tear down or remove the same from the place where it has been fixed, with frauduler tor mischevious in-tent or for my improve autrony the over

CONCLUDED ON FOURTH PACE.