

to both houses of the Legislature a long-winded message vetoing the concurrent resolution directing the appropriation committee to report pay for members only up to the tenth inst. This fact of itself has no significance except as showing the insincerity of democrats in the Legislature in voting to cut off the z pay. The resolution originally passed the Senate without any negative votes although two or three democrats refrained from voting at all. When the motion was made to pass it over the veto of the Executive, every democrat in the Senate voted against it. In the House where the resolution was concurred in with but [slight opposition, no attempt whatever was made to pass it over the Governors veto. But the Governor's message is not confined to a definition of what he considers the constitutional objections to the resolution which gave rise to it. He takes occasion to justify himself for calling the useless extra session, and also attempts the justification of his party for its continuation. Nor is this all, The Republican Senators are consured for the course they have taken, and it is broadly hinted that an attempt will be made to compel them to agree to such apportionment bills as shall be satisfactory to the democratic leaders. The Governor also plainly hints that unless the apportionment bills are passed he will veto the appropriation bill. This threat, however, is of little consequence, as everybody is well aware that the Governor's party fol- HARNESS, COLLARS, BRIDLES, lowers would be the last to vote to sustain him in such a veto. Now that the Governor has indicated his policy, the people will be auxious to see how he is going to carry it out. He may 4 81 ibsinuates that it is going to be done by prolonging the extra session indefinitely. This is of interest to the people because his veto, if it means anything at all, indicates that the legislator shall each receive ten dollars for every day the session lasts. One of two things the Governor will find it pecessary now to do: He must either the must either to substant to the governor will find it pecessary now to do: He must either the substant of the must either the substant of the must either to the governor will find it pecessary now to do: He must either to the must either the must either to the must either the must either to the mu by prolonging the extra session indefi-

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	Dr. Dr. To cash on hand from last year\$145 39 To amt reed from Co. Treasurer307 14 To amt reed from Collector
	8793 53 Cr. By vouchers
	\$793.53 We the undersigned Auditors of Har- mony Township have examined the above accounts and believe them to be correct. D. E. LANDERS, A. M. KROTZER, JAMES F. CONNELY, Auditors.
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lo on trains leaving Oil City 2:45pm, ar-riving Oil City 2:55pm.

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The act of Assembly entitled "an ac re lating to the elections of this Common-wealth," passed July 2, 1819, provides as

follows, viz: "In case the person who shall have re ceived the second highest number of votes for inspector shall not attend on the day of any election, then the person who shall have received the second highest number nave received the second ingrest miniate of votes for Judge at the next preceding election shall act as inspector in his place. And in case the person who shall have re-ceived the highest number of votes for inspector shall not attend, the person elected Judge shall appoint an inspector in his place, and in case the person elected Judge shall not attend, then the inspector who received the highest number of votes shall appoint a Judge in his place; and if any vacancy shall continue in the board for the space of one hour stree the time for the space of one hour after the time fixed by law for the opening of the election, the qualified voters of the township, ward or district for which such officer shall

have been elected, present at the place of election shall elect one of their number to fill such vacancy. I siso give official notice to the electors

a like give official notice to the effectors of Forest county, that by an act entitled "An Act further supplemental to the act relative to the election of this Common-wealth, approved Jan. 30, 1874:" SEC. 0. All the elections by the citizens shall be by ballot; every ballot voted shall be numbered in the order in which it shall

be received, and the number recorded by the elerks on the list of voters opposite the name of the elector from whom received. And any voter voting two or more lickets the several tickets so voted shall each be numbered with the number corresponding with the number to the name of the voter. Any elector may write his name upon his ticket, or cause the same to be written thereon, and attested by a citizen of the district. In addition to the eath new prescribed by law to be taken and aub-scribed by always to be taken and subscribed by election officers, they shall say erally be sworn or affirmed not to disclos how any elector shall have voted, unless required to do so as witnesses in a judicial

required to do so as witnesses in a judicial proceeding. All judges, inspectors, clorks and overseers of every election held under this act, shall, before entering upon their dutics, be duly sworn or affirmed in the presence of each other. The judge shall be sworn by the minority inspector, if there shall be such minority inspector, if not, then by a justice of the peace or alderman, and the inspectors and elerk shall be sworn by the judge. Certificates of such swear-ing or affirming shall be duly made out and signed by the officers so sworn, and atteaced by the officer who administered the oath. If any judge or misority inspec-tor refuses or fails to swear the officers of election in the manner required by this election in the manner required by this act, or if any officer of election shall act without being duly sworn, or if any officer of election shall certify that any officer was sworn when he was not, it shall be deem-ed a misdemeanor, and upon conviction, the officer or officers so offending shall be fund to a shall be fined not exceeding one thousand dollars, or imprisoned not exceeding one year, or both, in the discretion of the courf. SEC. II. It shall be lawful for any quali-fied citizen of the district, notwithstand-ing the name of the proposed voter is con-tained on the list of resident taxables, to

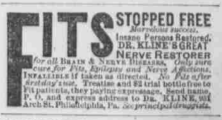
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Bor -ugh," and each class shall be depose

Tor uga, and correctes shall be depos-ited in separate ballot boxes. Notice is hereby given, That any persons excepting Justices of the Peter who shall hold any office or appointment of profit or trust cue or the United States, or this State, or any city or corporated district, whether commissioned officer or otherwish, a subordinate officer or agent who is or shall be employed under the legisla-Is or shart be cheptoyed inner the registra-ture, excentive or judiciary department of this State, or of any city, or of any incor-porated district, and also that every mem-ber of Congress and of the State Legisla-ture, or of the select or common council of any city, or commissioners of any incorporated district, is by inw incapable of holding or exercising at the time, the office or appointment of judge, inspector or clerk of any election in this Common wealth, and that no inspector, judge or other officer of such election shall be cli-

wealth, and that no inspector, judge or other officer of such election shall be cli-gible to be then voted for. The Judges of the aloresaid districts shall representatively take charge of the certificates of return of the election of their respective districts, and produce them at the Prothonotary's office in the Borough of Tionesta, as follows: "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 two o'clock p. m., on WEDNESDAY, NO-VEMBER SEVENTH, 1882, and all other judges shall before twelve o'clock, m., on THURSDAY, NOVEMBER FIGHTH, 1883, deliver said returns, together with the return sheets, to the Prothonotary of the Court of Common Pleas of Forest county, which said return shall be filed, and the day and hour of filing marked therein, and shall be preserved by the Prothonotary for public inspection. Given under my hand at my office in Tho-nesta, Pa., this 24th day of September, in the year of our Lord one thousand eight hundred and eighty-three, and in the one hundred and eighth year of the Independence of the United States, C. W. CLARK, Sheriff,

Independence of the United States, C. W. CLARK, Sheriff,



PHOTOGRAPH GALLERY. TIONESTA, PA: M. CARPENTER, - - Proprietor.



Picturestaken in all the latest styles of theart. 26-11 JOB WORK of every description execute ted at the REPUBLICAN office,