REMOVAL TICKET.

Seat of Justice.

FOR BLOOMSBURG.

Assembly.

THOMAS A. FUNSTON.

Prothonotary.

JACOB EYERLY.

Register and Recorder.

CHARLES CONNER.

Treusurer.

CHARLES F. MANN.

Commissioner.

PETER ENT.

Auditor,

WILLIAM COLE.

Concerning the Removal of the Seat buildings are fully completed according to the true spectar and clerk conducting the election auth from Danville to Bloomsburg.

chall vote a written or printed ticket libelled, ings erected for their accommodation as aforesaid, in the office of the Commissioners of said "SEAT OF JUSTICE," and containing the Sec. 4. It shall be lawful for the citizens of county of Columbia. Assembly, and if on the meeting of the Return of such buildings.

manner provided in the first section of this set in shall be subject to the penalty provided for in the of this Commonwealth as are altered or

of ground thus conveyed. And the Court House, two years, and other public buildings and real estate on which SEC. 7. If any judge, inspector or clerk of the NAILS, SPIKES: &C.

Provided—No disposition or sale of such public inspectors conducting the election authorized to be buildings shall be made until the court house and held y virtue of this act to cause the letter R to public buildings at Bloomsburg shall be completed, be legibly and distinctly set opposite the mains of the same of the d the public records and offices he removed there-

are completed according to the pravisions of this and any wilful emission so to do shall be deemed act, the Commissioners aforesaid shall file a report framit, and shall be purished as such in according of the same to the Court of Common Pleas of said county and said Court being satisfied that said Sic. 9. It shall be the duty of every judge 1. of Justice of Columbia County, of being made by endorsement on said report, the fion to the oath or affirmation he is now require I Commissioners & Sheriff of said county shall there- law to take, an eath or affirmation that he w upon cause the prisoners, if any there confined in hone-tly and faithfully comply in every respec-Section 1. Be it enacted by the Senate and the old prison, to be safely removed to the new, with the provisions and requirements of this net. House of Representatives of the Commonwealth of and the public papers and records then remaining SEC 10. It shall be the duty of the re-Pennsylvania in General Assembly met, and it is in the public offices at Danville, to be safely depo-hereby exacted by the authority of the same,—That sated in the new buildings so as aforesaid built and turn judges of said county, at the time and

words "FOR BLOOMSBURG," and those op- Bloomsburg to obtain subscriptions from any per- SEC. 11. It shall be the duty of the Sher posed to a Removal, shall vote a written or print- son or persons willing to subscribe any money or iff of the said county of Columbia, to cause ed ticket labelled as aforesaid, and containing the materials for the erection of such public buildings in it is not to be published in at least three words "FOR DANVILLE;" the said tickets to be as are provided for in the second section of this act to be published in at least three deposited in a box which shall be provided for that and in default of the payment of the same, the newspapers published to said county; for at purpose at each and every of the election polls of county Commissioners are hereby empowered to least once in every week for sixty days im said county, and the returns of said election shall cause suits to be brought in the name of the county mediately preceding the next general elecbe made in the same manner by the Return Judges to enforce the recovery of the same, and when col- non, and shall on the day of the clerious

Judges it shall appear that a majority of the votes SEC. 5. If any person or persons shall vote on which shall be in the German language, of have been given in favor of Bloomaburg, then the question of removal of the seat of justice of said said act to be posted in handbill form, in the following sections of this act shall be of full force county of Columbia, at the election authorized to most public place negrest the election pollowing and effect, but if it shall appear that a majority of be held by virtue of this act not duly qualified to in every election district in said county and **otes have been given against Bloomsburg, then vote in accordance with the first section of this act, the reasonable expense of such publication the following sections of this act shall be null d void, or shall vote out of his or their proper district, or shall be paid by the earld country of Column Sac. 2. That if a majority of the voters of said shall vote more than once on said question, he or shall be paid by the early county of Columbia, qualified as aforesaid, voting they so offending upon conviction thereof before his by orders crawn in the usual way. on said question of Removal, shall decide in the the proper court of quarter sessions of said county. Sec. 12 So much of the existing law

to erected, AT THEIR OWN PROPER knowingly or wilfully reject the vote of a citizen bly possed 16 to June 1830 entitled at an expense, within three years from and after qualified to vote on the question of Removal of the Telating to the lieu of Mechanics and others. such election, in the town of Bloomsburg, suitable seat of justice in said county in accordance the with upon buildings, is bersby repealed so far a buildings of BRICK or STONE, of the MOST first section of this set, or shall receive the vote of it to utes to the buildings to be spected in APPROVED PLAN, for a Court House and a person not qualified to vote as aforesaid on and pursuance of this act Prison, and different affices for the safe keeping of question, he or they so offending, upon conviction the county records, under the direction of the hereof before the proper court of quarter sessions County Commissioners, who are authorised to re- f said county, shall ferfeit and pay for the use of ceive a conveyance for such lot or lots of ground and county for every such offence, a sum not less for the use of such County buildings, not LESS than three hundred or more than six hundred dolthan ONE ACRE, in fee simple clear of all in- lars at the discretion of the court, and shall undergo one thousand eight hundred, and forty five cumbrances, for the use of the county of Columbia, an imprisonment in the juit of said county for a the said building to be erected on such lot or lots period of not less than twelve months or more than

they are erected or is appartenant thereto, at the election authorized to be held by virtue of this act The Estornsburg Et. Rt. L. Cotown of Danville, are hereby granted and confirms shall wilfully miscount, or shall falsely and founds. cota the inhabitants of Mahoning township, with ently add up and return the votes received upon the Will. keep constantly on hand, a large full authority to sell and dispose of the same to the question aloresaid, or shall keep afalse tally paper. full authority to sell and dispose of the same to the question aforesaid, or shall keep afalse tally paper. best advantage, and the same to the question stores and the same to the proceeds of or shall be graded as a same to the question stores and the same to the proceeds of or shall be graded as a same to the question stores and the same to the proceeds of or shall be graded as a same to the question stores and the same to the proceeds of or shall be graded as a same to the question stores and the same to the question stores and the same to the question stores and the same to the question stores are the proceeds of the same to the question stores and the same the question stores are the question stores and the proceeds of the same to the question stores and the proceeds of the proceeds given for the original construction of the public of said county, shall be subject to the same fine and TAIL, and on as good terms as the articles further provides as follows to with sulfdings at said town, and the purchase of the tots pounty as are imposed upon delinquent judges or ear be electric purchased. Merchants and This the Investment I. of ground on which they are creeted, shall be reinspectors by the general election laws of this Cominterest in the said efficient, and the balance to be
inspectors by the general election laws of this Cominspectors by the general election laws of the g pend, into the County Tray by forecastly purposes. Fig. 8. It shall be the duty of the Judges and

every citizen who shall vote on the question SEC. 3. That so soon as the public buildings tally paper on which his name shall be registered Removel of the seat of justice as aforesaid, on the

it shall and may be lawful for the Qualified Vo- prepared for the reception thereof, and from thence- place of their meeting to cast up all the ters who have Resided in Columbia Coun- forth the Seat of Justice in and for the county of votes received in the different election dis ty for at LEAST SIX CALENDAR Columbia shall cease to be at Danville, and the tricts on the question of the Removal of the MONTHS immediately preceding the next Gen-same shall be removed and fixed at the town of seat of justice aloresant, and shall make on eral Election to vote at such election upon the Rhomsburg in the said severy, and the rubble of two certificates showing the result, one of Danville to Bloomsburgan said county, in the manf. re held at Danville, in & for said county of Columbia, ner following, two with—Those in favor of a Removal shall be kept and held at Bloomsburg in the build. Of the court of quarter sessions and the other shall be a provided with the court of quarter sessions and the other shall be court of quarter sessions and the other shall be seen as which shall be seen as the said seen as which shall be seen as w

as in the case of the election of Members of the locted to be applied towards defraying the expenses cause at least two printed copies, one of

favor of the Removal of the Soat of Justice of said general election laws of this Commonwealth. supplied by this act, he and the same are county to the town of Bloomsburg, the citizens of Sec. 6. If any judge or inspector of the election hereby repealed; and also the act of Assembly presented. AT THEIR OWN PROPER knowingly or wilfully reject the vote of a citizen.

FINDLEY PATTERSON, Speaker of the House of Representatives. WILLIAM P. WILCOX. Speaker of the Senate. Approved the iwenty-barth day of Pelicuary FRANCE R. SHUNK.

kinds of grain received in payment. 108EPH PAXTON, Passurer oppointed for holding the election in the court where the trial of such offence shall



WHEREAS, by an act of the Genera Assembly of the Commonwealth of Pennylvanes entitled 'An act relating to elections in case the person who shall have received verbal practamentary thereof or he of this Commonwealth, passed the 2d day the second highest number of votes for In Jen or printed advertisements, chall of July, A. D. 1839,' its made the duty of the Sheriff of every county to give public notice of such election to be holden, and place, and in case the person elected a so but or offered to be bet. and make known, in such notice what of judge shall not attend then the Inspector 'Il any person shall vote at mor ficers are to be elected: - Therefore

I. IRAM DERR. High Sheriff of the county of Columbia.do make known, by this advertisment, to the by law for the opening of the election, the tent to illegally vote or shall vote the GENERAL ELECTION will be held in

he said county on Tuesday the 14th day of October next. at the several districts thereof, as follows such vacancy.

Doebler, Bloomsburg

n Berwick, Catawissa township, at the house of Stacy Marjorem, in the township of Cat-

Centre township, at the house of John

Derry township, at the house of Jacob Seidel, in said township. Fishing creek township, at the House of

Daniel Peeler, in said township. Franklin township, at the school house: near the house of John Mensh, in said town

Greenwood township, at the house now occupied by John Lemon.

Hemlock township, at the Buckhorn Jackson township, at the house of Joshua Savage in said township. Liberty township, at the house of Hugh

McElrath; in said township Limestone township, (a separate election district) at the Union School House, in

said township. Mahoning township, at the Court House in Danville.

Millin township, at the house of John John Keller, jr: in said township.

Madison township, at the house now occupied by John Welliver, in Jerseytown. Mount Pleasant township, at the house of Frederick Miller, in said township,

Monteur township, at the house of Leon ord Lazarus, in said township. Main township, at the house of Isnal-

Roaring creek township, at the house ow occupied by Wn.- Yeager, in said

Orange township at the house of Isanc

Sugarloaf township, at the house E. Cole ship, to be called 'Paxton,' which, by an mbly, passed the first day of April, 1839, was established into a separate election district, at the house of Adam Michael, in the said district,

Valley township, at the house now oc cupied by John Haus, in said township. At which time and place are to be elected by the freeman of the county of Columbia. One Person,

for Assembly,

One Person. for Commissioner of Columbia county. One person, for County Treasurer. One person, for Audims.

One Person. for Prothonaury and Clerk of the Several, Courts.

One Person, for Register & Recorder. One Person.

for Canal Commissioner. And also in pursuance of an act of the Legislature, approved the 24th day of Febmany, 1845 entitled an act concerning the ed citizen, it shall be the duty of the in-Removal of the Seat of Justice of Columbia county, from Danville of Bloomsburg, to vote for or against the Removal of suit have resided within the siste, for one year Seat of Justice, (see said set, as published in another e dumin of this paper.)

in pursuance of an act of the Assembly of the Commonwealth of Pennsylvania, en qualified elector, that he has resided within anon-where the decidal yellow fever was prevailtoled 'An act relating to the elections of this Commonwealth passed the 2d day of July A. D. 1839. Notice is hereby given

That every person, except justices of be peace who shall hold any office of ape intment of profit or trust under the gov ramen of the United States or of this State, or of any ony or incorporated disrict, whether a commissioned efficer in therwise a subordinate otherr or agenwho is or shall be employed under the legslative, executive or judiciary department d this State or of the United States, or or any eny or incorporated district, and also every member of Congress, and of the State Legislature, and of the solver or common council of any city, or commissioners of the of holding or exercising at the sam time, the office or appointment of Judge aspector, or Clerk, of this Commonwealth and that no inspector. Judge or other officer of any such election, shall be eligible to any flice to be then voted for."

listrict to which they respectively belong, the had that the person so offending refore 9 o'lock in the morning on the 2d a resident of the city, ward district Tuesday of October

in each and every year, and each of said mitted, and not entitled to vote Inspectors, shall appoint one clerk, who then on rouviction, he shall be shall be a qualified voter of such district.

'In case the person who shall have re seived the second highest number of the imprisoned not less than six more otes for Inspector shall not attend on the day of any election the person who shall tave received the second highest number of bet or wager upon the result of any votes for judge at the next preceding elect within, this Commonwealth or s ion shall act as Inspector in his place, and to make any such bet or wager, pentor shall not attend, the person elected wager, upon conviction thereof her a Judge shall appoint an Inspecior in his shall forced and pay three times the who receive the highest number of votes one election district or otherwise shall appoint a Judge in his place, and if leadly vote more than once on the sa any vacancy shall continue in the board for or shall fraudulently fold and deliver qualified voters of the township, ward or or if any small advise or procure a oth district for which such officer shall have of do he or they so offending shall ou been elected, present at the place of elec viction be fined in any sum not less

'It shall be the duty of said assessors than three nor more than twelve mont Bloom township, at the house of Charles respectively, to attend at the place of hold If any person not qualified to vot ing every general, special, or township this commonwealth agreeably to law Briar creek township, at the town-house election, during the whole time the said cept the sons of qualified critzens) lection is kept open for the purpose of appear at any place of election for the giving information to the inspector and pose of issuing tickets, or of influencing judge when called on, in relation to the cruzens qualified to vote, he shall on ught of any person assessed by them to viction, forfen and pay any sum not ex rote at such election, or such other natters ing one hundred dollars for every such in relation to the assessment of voters as fence and be imprisonment for any he said inspectors or judget or either o nem, shall from time to time require.

> 'No person shall be permitted to vote a ny election as aforesaid other than a white reeman uf the age of twenty-one years or more, who shall have resided in this state it least one year, and in the election dis trict where he offers to vote at least ten lays immediately preceding such election, and within two years paid a state or county ax, which shall have been assessed at leas en days before election. But a citizen of the United States who had previously been qualified voter of this state and removed there from and returned, and who shall have resided in the election district and paid uses as aforesaid, shall be entitled to vote, ther resulting in this state six months, Pronited. That the white freemen citizens of he United States, between the ages of wenty-one and twenty-two, and having resided in this state ONE YEAR, and in he election district TEN DAYS, as afore shall be entitled to vote, although they shall not have paid taxes.

No person shall be admitted to vote whose name is not contained in this list o exable inhabitants turnished by the comnissioners as aforesaid unless, First--he produces a receipt for the payment within the wo years, of a state or county tax, assess d agreeably to the constitution, and give outh or affirmation, that he has resided in in a superior manner. he state at least one year, next before s required by this act .- Whereupon the came of the person so admined to vote shall be inserted in the alphabetical list by he inspectors, and a note made opposite thereto by witing the word tax' if he shall he admitted to vote by reason of having said a tex, or the word 'age'ti he should b dimitted to vote un account al his age, an in eather case, the reason of such vote shall ic called our to the clerks who shall make he like notes kept by them.

'In all cases where the name of the peron claiming to vote is not found on the list armished by the commissioners and assesors, or his right to vote whether founhereon or not is objected to by any qualifspectors to examine such person on oath as coto his qualifications, and if he claims to or more, his oath shall be sufficient pract he district for more than terr days next by A. A few does taken immediately agen the inmembediately proceeding said election, and
but district for more than his hopafide resi
let on himself swear than his hopafide resi
let on in pursuance of his lawful relief.

A last no stage of this dreadful epidemic is there f veting therein.

chirch he shall results.

any incoporated district, is, by law, incap apor attempt to block up the window or department of the manufacture of brand ride follows he avenue to any window where the same is personally superintended by me, and that every new he holden or shall ringuists, disturb box with my three labels upon it may be relied upmay be holden or shall rionously disturb on to have the beneficial effect described it used the peace at such election, or shall use or according to the directions accompanying. stolence with designs to influence unduly or overawe any election, or to prevent him dred dollars, sad be imprisoned for any That the Inspector and Judges chosen as time not less than one nor more than twelve. aforesa dishail meet ut the responsive places more that. And if it shall be shown to the

ship where the said offuce s to pay a fine not less than one hun more than one thousand dollars nore than two years.

'If any person or persons shall r

tion shall elect one of their number to fill fifty nor more than five bundred to and be imprisoned for any term not

not exceeding three months.

The Judges are to make their returns the county of Columbia at the Court Hot in Danville on Friday the 17th day of (ober, A. D. 1845

God save the Commonwealth IRAM DERR; Sheriff. SHERIFF'S OFFICE; Danville, ? September, 20-1845.

Cabinet Waking

HE subscriber respectfully informs the lie that he has taken the shop lately occup y B. S. Hayburst, at the lower end of Mark treet Bloomsburg; where he intends carrying he above business in all its branches, and solici have of the patronage of the public,

In connection with the above business, he offer

UNDERTAKER.

He will always be ready to make COFFINS for the same prices heretofore tharged in Bloomsta and having supplied himself with a good HEARS he will attend with it at the Pemeral withour any extra charge.

May,10 1845-6m 3

Chair Manufactov. THE subscriber cominues to carry on

satisfactory evidence, either on his and business at the old stand of B. & S. Hagen buch, where he will be ready at all times non of another, that he has paid such tax to furnish Fancy & Windsor Charis, Set The district composed of that part of or on failure to produce a receipt, shall bees, Boston Rocking Chairs &c., of every Mifflin township, bad off for a new town or to be payment thereof, of Sec description, which may be called for, at and-if he clauses a right in vote by being short notice and on the most reasonable in elector between the ages of twenty mis terms. He will also execute House, Sign & and twenty-two years, he shall depose on Ornamental Painting, and House Papering,

> From his experience in the business, and is application, and make such proof of his facilities of manufacturing the various esidence in the district as is required by articles of his line, he flatters himself that this act, and that de does verify believe, from he shall be able to furnish as good work. the accounts given him, that he is of the age and upon as reasonable terms as can be doresaid, and give such other evidence, and done in the country, all of which he will dispose of for CASH or COUNTRY PRODUCE

N. B. Orders from a distance will be strictly and punctually attended to. B HAGENBUCH.

Bluomsturg, Dec. 30, 1843

Brandreth's Pills.

The time will come when the medicine, Drandreth Pitts, will be eviated as they ought and deserve; it will be releasted that Bri Brandwik Los the strongest issues upon the public. It is true that every inavidual who makes a trial of the Brandreth Pills streete them to be the best medicine they ever ed. They are indeed a medicine about which

imageable as ones cannot be sufficiently appreciate they care colds, and consumption is prevented -the most essential service, and should there be a des-nciously of the Corporatest fluid the Brandocth Pills hereof, but he shall make proof by at leas tare marqually hereficial effect. Often has this me competent winess, who shall be a important medicine saxed valuable fives in these reerre in pursuance of his lawfai calling, is a recover a medicine as the ffreedoch Pells. Let cithin the district and that he did no this measure to universally used in this move into said district, for the purpose discuse, and no less of blood all well, and few, Severy person qualified as aforesaid, and discusses. Assist nature with this all ringurant medicine to remove model bomors from the blood, and do not resolve person payment of tax especially and do not resolve becomes or mentally and do not resolve person of the classical very great emotive person of this classical very great emotivatives of the classical very great emotives and the contract of the classical very great emotivatives of the classical very great emotives of the classical very great emotivatives of the class of the classical very great emotivatives of the classical very great emotivat very few, would be its victims. So it is with other half be admitted to rote in the district in with connequalities. The fathered I to the me "If any person shall prevent or attempt of afficient with cheeting and afficient and afficient with the state of the state If any person shall prevent or attempt or prevent any officer of an elections under the act from holding such sizes one, or use at threaten any violence any officer or shall mercupi or improperly unterfere, with him east the testicand yet reduces those of too fall habit n the execution of his duty, or shall block to a healthy standard. Let me again see that every

> Washington-Robert M'Ksy. Jemeytown-L. & A. T. Buch. Danville- E. B. Reynolds & Cu. Cattawiyaa-C. G. Brolst Bloomsburg-J. R. Mover. Limestone-Balblit & M'Ninch. Bucklisto- W. G. Sheemaker. Lime Edge-Low & Therepon. Resweck J W Attless