## THE POST---PITTSBURGH, TUESDAY MORNING, NOVEMBER 8: 1854. BY Reverdy Johnson, Senator from An Examination of the Election Chase os. Miller, 5 Wright's Penn's. the statute, are specially interested in dollars for every such offence, and the Laws of Pennsylvania and the Law Reports, page 38, in which the questions touching the qualifications of imprisoned for any term not exceeding setting. The Daily Post. Maryland, stated in a recent letter that Rights and Qualifications of right of the soldiers vote was ther pelectors, and for their information and three months. abolition party in Congress who believed Electors With a View of the oughly discussed andreviewed, in cong guidance it is important to give the act Mr. Lincoln was capable of fulfilling the Aloohol and Cologne Sp. At less than the Manufacturer Ving purchase Decisions of the Supreme Court nection with the other questions at issue of 1839, so far as it relates to the other "If any person shall prevent or at duties of his office." No one will queson Boldier Voting, &c. in that case in regar, to the constution- classes of voters, a brief but careful ex tion, or use or threaten any violence to tempt to prevent any officer of any election Mr. Johnson's veracity, and his position has afforded him full opportunity for intelligent judgment on the point. His statement must be received assisted, ality of votes cast offside of the limits amination. At less taan the Manulacturer's Prices. Having purchased a large lot of this article previous to the Advance in prices, we are pre pared to offer great inducements to purchasers either in large or small quantities. Call an A MEMBER OF THE HARRISBURG BAH any such officer, or shall interrupt or of the State, the Sureme Court strong- When a man offers to vote, the first improperly interfere with him in the exly sustained this view of the law. In inquiry should be, is his name on the In compliance with the request of ecution of his duly, or shall block up or Call and the syllabus of the cas as reported, ocand it should, be conclusive sgainst the mmittee of the election officers of this assessment list ? If it is, and his vote is AT JOSEPH FLEMING'S DRUG STORE AT JOSEPH FLEMING'S DRUG STORE AT JOSEPH FLEMING'S DRUG STORE attempt to block up the window or avcurs this plain proposition as to the not questioned, it should be received. county, I have respectfully to submit election of Mr. Lincoln. A President enue to any window where the same corner of the Diamond and Market st, corner of the Diamond and Market st. place where soldies are entitled to If, however, it is challenged, the inspechus repudiated by hisown party in Conthe following report of the result of an may be holding, or shall riotously distors should require him to make proof turb the peace at such election, or shall, vote PITTSBURGH: gress, and despised by his opponents, can examination of the General Election "THE RIGHT OF A SOLDIER TO YOTE of his qualifications in the manner preonly work mischief. If he had proved laws of Pennaylvania; and the rights TUESDAY MORNING, NOV. 8, 1864. use or practice any intimidation, threats, UNDER THE CONSTITUTION, IS CONFINED scribed by law, (of which hereafter.) himself to be half a man in capacity, or and qualifications of electors under those CORNWELL & KERR. TO THE ELECTION DETRICT WHERE HE If the name of the person offering to force or violence, with design to in-FOR PRESIDENT in dealing fairly with his party, he would laws. GEORGE B. MCCLELLAN. fluence unduly, or overawe any elector, LESIDED AT THE TIM OF HIS ENTERING **OABRIAGE MANUFACTURERS** not thus be condemned by his political Constitutional Provisions. vote is not on the list as returned by the or to prevent him from voting, or to res-The 1st Section of Article 3d of the THE MILITARY SERVER." OF NEW JERSEY. commissioners or assessors he shall not associates. He is as treacherous as intrain the freedom of choice, such person, Silver and Brass-Platers. Constitution of Pennsylvania provides And in the opinion as delivered, it is be permitted to vote, unless-FOR VICE PRESIDENT. capable, and Chase, leading the radicals, on conviction, shall be fined in any sum that "in elections by the citizens, every said: "When a soddier returns to his And manufacturers of GEORGE H. PENDLETON. and Seward and Weed, leading the con-"First, he produce a receipt for the election district, he esumes all the civil payment within two years of a State or be imprisoned for any time not less than white freeman of the age of twenty-one not exceeding five hundred dollars, and Saddlery & Carriage Hardware servatives in his party, have not a par-OF OBIO. rights of citizenshig and his residence county tax ascessed agreeably to the one nor more than twelve months; and years, having resided in this State one ticle of confidence in him. They each No. 7 St. Olair street, and Duqueane Way, (near the Bridge,) 612 CHESTRUT STRUET, PHILADELPHIA. September 28, 1964. being unimpaired by his temporary ab- Constitution, and give satisfactory evi- if it shall be shown to the court where year, and in the election district where hops to possess him, should he be resence, he has a right to vote on election dence either on his own oath or affirmahe offers to vote ten days immediately ab To the Editors of the Demo elected, and that is the secret of their ju5-lyd day; but under the Constitution to which tion, or oath or affirmation of another, the trial of such offence shall be had, PITTSBURGH ref. Pennsylvana : # A The following is a correct list of the Elector preceding such election, and within two the trial of such offence shall be had, that the person so offending was not a resident of the city, ward, district of township where the said offence was f committed, and not entitled to vote a therein, then, on conviction, he shall be e sentenced to pay a fine of not less than e one hundred nor more than one thou-sand dollars, and be imprisoned not upport of him. his fealty is due, he can acquire no right that he has paid such a tax, or on fail. resident of the city, ward, district or years paid a State or county tax, which af President and Vice President to be voted fo. The Democratic electoral ticket in to vote elsewhere except by a change of ure to produce, a receipt, shall make oath township where the said offence was shall have been assessed at least ten Statis State: It is of the utmost importance Cennessee is withdrawn. It is with. days before the election, shall enjoy the residence from one district to another." to the payment thereof; or, second, if So long, therefore, as a soldier con- he claim a right to vote by being an PHESIDENTIAL ELECTORS. drawn because Abraham Lincoln and rights of an elector; but a citizen of the tinues in the service of the United elector between the ages of twenty.one Andrew Johnson, in defiance of law and BOBERT L. JOHNSTON, 221 United States who had previously been States, his right to wote is in the district and twenty-two years, he shall dispose decency, have decreed that Democrats a qualified voter of this State, and re-BIOHARD VAUX. where he resided when he enlisted or on oath or affirmation that he has resishall not be permitted to vote there, un moved therefrom, and returned, and ous as WILLIAM LOUGHLIN, sand dollars, and be imprisoned not less than six months nor more than two years. And, "It shall be the duty of every mayor, sheriff, deputy sheriff, alderman, justice of the peace, and constable or deputy constable, of every gutty, county, and township or distained to the second the second to the second the secon was drafted, unlesshe has changed his ded in the State at least one year next less than six months nor more than two less they will swear to renounce the prinwho shall have resided in the election EDWARD R. HELMBOLD. residence by actualremoval of his dom- before his application, and make such years. ciples of their party. There will be no district and paid taxes as aforesaid, shall BITT BOWARD P. DUNN, icil into another district, and abandon- proof of residence in the district as is reelection in Tennessee. There may be a be entitled to vote after residing in the すいね THOMAS MOOULLOUGH. ed his residence in the district from quired by this act, and that he does verfarce enacted there which Andrew John-EDWARD T. HESS. State six months: Provided, That white mayor, sheriff, deputy sheriff, alderman, which he removed. Such removal ily believe, from the accounts given him justice of the peace, and constable or freemen, citizens of the United States, son and Abraham Lincoln may call an PHILLIP S. GERHARD, should be evinced by the clearest proof that he is of the age aforesaid, and give deputy constable, of every city, county, election, and by virtue of which they between the ages of twenty-one and 10.15 should be evinced by the clearest proof of an intention to take up a new abode. The changing of residence of the wife and children of the soldier, or if a single of his parents' home or domicil, might, for all the purposes of voting, be suffi-clear evidence, if sustained by the man's own oath, to entitle him to vote in a GEORGE G. LEIPER. may claim, should the vote of the State twenty two years, and having resided MICHAEL SELTZER, be necessary to give them a majority in | in the State one year, and in the elec PATRICK MOEVOY the electoral college, their election to the | tion district ten days as aforesaid, shall Inter HOMAS H. WALKER, Presidency and Vice Presidency. In be entitled to vote, though they shall OLIVER S. DIMMICE, that contingency, they well do well in not have paid taxes." ABBAM B. DUNNING. preparing to leave earth, for their stay on - This is the organic and supreme law PAUL LEIDY. it will be brief. of election in the Commonwealth, and BERT SWINEFORD, own oath, to entitle him to vote in a paid tax, or the word 'age,' if he shall as to prevent voters from approaching JOHN AHL confers upon the citizen who possesses To Whom in May Concern. new district. But no mere rendezvous be admitted to vote on account of his the qualifications it prescribes, a right iy dealers will not keep my medicines on hand use they cannot make as much profit as on propersons' make. 35 cents, 68 cents, and GEORGE A. SMITH, Vote for Curtin and save the Draft! the same; and on neglect or refusal to to vote, which no legislative power can of the military in a given district, or THADDEUS BANKS. age, and in either case the reason of do so on such requisition, said officer OCTOBER 1315, 1863, CURTIN ELECTED, MAJORITY 15,925. camp of instruction, will confer upon such vote shall be called out to the clerks. shall be deemed guilty of a misdemean-\$1,40 per box or pot. either abridge or destroy. It is equally HUGH MONTGOMERY. TO CONSUMPTIVES. CON-SUMPTIVE SUFFERERS will receive a valuable prescription for the cure of Uon-sumption, Asthma, Bronchitis, and all throat and Lung affections, (free of charge,) by send-ion your address to the soldiers stationed there, (it matters who shall make the like notes to the list or in office, and on conviction shall be beyond the power of the Legislature to JOHN M. IRVINE, not how long they may remain,) the of voters kept by them. JOSEPH M. THOMPSON, confer upon any man the right to vote, OCTOBER 17th, 1863, DRAFT ORfined in any sum not less than one hunright of suffrage in that district. And BASSELAS BROWN, DERED FOR 300,000 MEN! who is deficient in any of the defined "In all cases where the name of the dred or more than one thousand dollars. it makes no difference whether they are persons claiming to vote is not found on And it shall be the duty of the respectress to . EDWARD A. WILSON, Williamsburgh, Kings Co., N. Y: JAMES P. BARR. qualifications. FEBRUARY 1st, 1864, DRAFT OR DERED FOR 200,000 MEN ! single or married men. The law draws the list furnished by the commissioners ive constables of each ward, district or SSEWILLIAM J. KOUNTZ, no distinction between these classes of and assessor, or his right to vote whether township within this Commonwealth, sep20:3md&w WILLIAM MONTGOMERY.

SEPTEMBER 5th, 1864, DRAFT OR-By order of the Democratic State Centr DERED FOR 500,000 MEN C. L. WARD, Ohairman, CURTIN DRAFTS 300,000 MORE FOR ROBERT J. HEMPHILL, Secretary. THE ELECTION TO-DAY. AND ABE LINCOLN, IF ELECTED, Unless we are more mistaken than

WILL ORDER ANOTHER DRAFT FOR 500,000 IN DE-CEMBER, 1864. we ever were in our life, the people feel the importance of to-day's contest, as they never felt in relation to any pre-Office-holders from Washington and views election. The main issue involv-ed in it is so momentous as to both elsewhere, who have not lived in this county for years, have come here to vote. They think they can "serve their interest and alarm us all-it is no less sovereign" in the West better than in than the preservation of our country the East, just now. There is little doubt

and with it the preservation of that these men have voted at their vaour liberties. We have, therefore, no rious places of residence during their ab. intention of inflaming the public lost their right to vote here. Let them mind by exciting appeals to their imag- be challenged, and let them prove their instions, all we desire of them is to re- privilege to vote as all citizens do. Let flect, Et us implore all who may read this matter be attended to. these remarks to reflect long and calmly The railroads now fairly swarm

THREE YEARS

Challenge Them All!

nent and Happy

PEACE.

upon his duty in the present emergency with soldiers and officers sent home to

It will be seen, therefore, that a person entitled to vote must be a white male citizen of the United States, either natural born or naturalized, of the age of twonty one years or more, and must valid Soldiers. have resided within the State one year, and in the election district where he

offers to vote, ten days immediately preceding such election, and within two years paid a State or County tax, which must have been assessed ten days before

the election; unless he be a citizen between the ages of 21 and 22 years. Such a citizen, having the other qualications required may vote, even though he has neither paid taxes nor been assessed.

The only exceptions to the above, re late to persons of foreign birth who posseased certain qualifications previous to the 26th of March, 1790, which exceptions are now practically obsolete. The qualifications of an elector, or person qualified to vote, are so clearly

plain words, that they are residents within the intention and meaning of the law. An indispensable element of suffrage is wanting in such cases; that is, a bona fide residence in the district. No election Board has the power to dispense with that important qualification in an set forth in the Constitution and the Act elector, and if he is deficient in it, his of 1889, that there can be little doubt of vote must not be received. And here it

as aforesaid, shall be admitted to vote in the township, ward or district in which | in shall reside. It will thus be seen that if the man is not assessed, the election officers are en-

that he did not remove into said district.

"Every person qualified as aforesaid,

and who shall make due proof if requir-

ed of his residence and payment of taxes

for the purpose of voting therein.

and assessor, or his right to vote whether found therein or not, is objected to by any qualified citizen, it shall be the duty of the inspectors to examine such le son on oath as to his qualifications; and if he claims to have resided within the State for one year or more, his outh shall make proof by at least one compe-tor twithuses. The constances of each ward, district or township within this Commonwealth, to be present in person, or by deputy, at advertications; and if he claims to have resided within the State for one year or more, his outh shall make proof by at least one compethe State for one year or more, his oath It is further provided, that persons shall be sufficient proof thereof, but he disturbing elections shall be indicted at shall make proof by at least one compe- the next Court of Quarter Sessions tent witness, who shall be a qualified thereafter, &c. And it is also provided,

lasts, and as a dist eat plenty of good Indian meal gruel or chicken broth, with plenty of good Indian meal gruel or chicken broth, with plenty of rice in it. By this treatment, on the second or third day the disease will be oured. This complaint is going the rounds, and will be followed by dysentery and diarthea, but they will be cured by the same process. The wise will have Brand-reth's Pills where they can be easily laid hold and health will follow by the directions, safety and health will follow elector, that he has resided within the that "No body of troops in the Army of district for more than ten days next im- the United States, or of this Commonmediately preceding said election, and wealth, shall be present, either armed or shall also himself swear that his bond unarmed, at any place of election within fide residence, in pursuance of his law- this Commonwealth, during the time of Sold by THOMAS REDPATH, Pittsburgh, sold by THOMAS REDPATH, Pittsburgh, sepi4-lydawa

> If such body of troops should be pres-DR. TOBIAS' VENETIAN LINIMENT.-Died of group, What If such body of troops should be pres-ent, either armed or unarmed, at any election, the peace officers heretofore mentioned are bound to order them away, and on their refussl to go, to ar-rest or disperse them, and especially if requested to do so by an election officer, or e subjects of the subject of angerous dis or a qualified elector of the district, who its term . Always been it is n

of his country's history, before casting his vote. Never did we prize the right the soldiers in its service, which it is the orbit to all the different election districts, to vote in the soldiers in the soldiers which it is the soldiers which it

This morning's Abolition papers are course, oramed with ialsehoods. Driven to desperation by the certainty of defeat; they have stopped at no falseliced however glaring. We would and the Republican lan and the whole also warn our friends to pay no atten. Ticket, you will Democratic Ticket, tion is the thousand rumors that will be bring on Negro you will defeat Neput forth by that sneaking and brainless Equality, more debt, gro Equality, restore

guerfile, the Evening Chronicle, which harder times, an-Prosperity, re-estabhas gigen currency to more falsehoods other Draft, Univer-lish the Union in an during the past three months than all sal anarchy, and ul- Honorable, Permathe other Abolition city papers combined. timate RUIN. Under the mask of neutrality it has pub-

lished, the most infamous slanders of By the extermination policy, for our candidate, McOlellan, a man who while the service was every day in-sulted by its falsome and senseless Can the North afford to pay that price praise anything derogatery to him for keeping Lincoln in power ? now meagerly published by that paper;

The Electoral Vote. therefore look out for its falsehoods to There are some differences in the electoral vote of 1860 and 1864 which must be considered. The following

day silgi and precaution. theny Democrat shall tender his vote,

table shows the differences: hat perhas a right to vote, and if, either ought a desire to disfranchise him or Delaware a misconstruction of the law, the election officers should refuse to receive it, ucky. let him not rest here. He should make mote of the objections to his ballot, and if still assured that he has a vote, let him take wo or three witnesses and again demand that he shall deposit his New York.... ballot. If again refused, let him institute proceedings against the election of-••••• ficers at once and return the facts to the Chairman of the County Democratic Committee, so that he may be able to know exactly how many legal votes are registered in the county, and take meas-Total. ures accordingly.

The Arsenal Outrage.

THOUSANDS of soldiers are leaving now

SPECIAL NOTICE.

LAWRENUEVILLE, Nov. 7th, 1884. The order issued by Captain Harris, at the Al-inguany Arsenal in Ferrices to the employees voting at the Frenicestial election, Nov. Sth. 1984. Is hereby suppended until forther orders by Capt. Harris, at the pequeit of Consulting Com. Sister H. Reiters, Consulting Com.

The fear of consequences has forced the petty tyrest Harris to revoke his order, but as soon as the election is over the employees under him had better look

Mr. Lincoln, in his letter to Horace Greeley, in reply to the epistia of the latter demanding a iproclamation of the balance of the week. emancipation, said! "The sooner the national authority is restored, the sooner the Union will be the Union as it was."

the soldiers in its service; which it is those districts. The law is so plainly zens-soldiers and civillans alike-must not. The McClellan soldiers are kept written that no man can mistake or have the prescribed qualifications, and ent; let us all sherefore use it as enlight. back and the Lincoln soldiers are sent misunderstand its meaning. It says no vote in accordance with the Constituened gatriots by voting for McOlellan. forward. We have heard of hundreds person shall be permitted to vote unless tion and laws of the State. And to do of cases where, upon one pretext or he has the prescribed qualifications, and this, they must vote in their own approanother, passes were refused to soldiers imposes severe penalties upon election who would not pledge themselves to officers for feceiving votes from persons deficient in any of these qualifications. ELECT Lincoln | ELECT McClel-Rights and Qualifications of Soldiers and Strangers. The questions, therefore, most gener-

ally raised at the polls as to the qualifitemporarily sojourning, stationed or employed. And on the legal points involvcd in such cases, there is a wide spread

misapprehension. Ten days sojourn in absent from their bona fide district resian election district, in pursuance of ones dences could vote on a ten days' stay in when his father was naturalized, and those in the polls is the only true who resides in the State, and has the Vigilance at the polls is the only true every Southerner we kill, from two to lawful calling though it be, does not a new district, "in pursuance of their qualify a person to vote there, unless he lawful calling," and return to their to vote. The naturalization of the district where homes, where they are assessed and father ipso facto, makes his son, who is exercised by every true friend of free: the he so offers to vote, and will make oath taxed as resident citizens, and again under twenty one years of age and a institutions. there by at least one competent witness, | being questioned or challenged; thus who shall be a qualified elector, &c. It is important in this connection, to ballot-box without fear of being appreascertain the precise meaning of the bended. This the law never contemword residence as used in the Constitu- plated and never allowed. The evil tention and laws with reference to the dency of such a wholesale license to rights of suffrage. The Supreme Court, in the case of seen, and hence the exactness and care Chase vs. Miller, define the term "resi- of the Legislature and courts in requir-

dence to be the same as domidil—a word which means the place where a man ors tablishes his abode, makes the seat of his property, and exercises his civil and political rights." In a strict legal sense, therefore, the residence of a man, within the meaning of the law, is where he has his true, fixed and permanent home and principal establishment, and to which, is whenever he is absent, he has the inter-tion of returning—anime it is more a question of fimitention than the election, is entitled to vote in the district from which he removes. A person absent on business of the the same and permanent home and this more a question of fimitention than the election figure and to which, this true, fixed and permanent home and this more a question of fimitention that the meaners the dilv requires. A person absent on business of the the same and removes. A person absent on business of the the same and removes. A person absent on business of the the same and removes. A person absent on business of the the detect of a same therein of the same and removes. A person absent on business of the the same and removes. A person absent on business of the the adjustication at any forther and the removes. A person absent on business of the the adjustication at any forther and the removes. A person absent on business of the the adjustication at any forther and the removes. A person absent on business of the the adjustication at any forther and the same adjustication at any forther adjustication at any forther and the same adjustication at any forther adjustication at any forther and the same adjustication at any forther and the same adjustication at any forther adjustication at any forther and the set proper at a same adjustication at any forther and the set poly as algon. The nature of each case will suggest the proper questions to be asked of the is wither a adjustication at any forther anterprise by output the hard and the set poly as algon. The nature of each case will suggest the proper questions to be asked of the the adjusticati The Arsensi Outrage. By the following order, revoking the intended outrage at the Arsenal, it will be seen, that the creature Harris has re-scinded bia infamma order. soldiers unless they should be allowed a place he adopts as his abode, and to there. soldiers unless they should be allowed a prace he acopts as his about, and to there. furlough for the parpose, and at best the which he intends to return. A man And in respect to citizens of other want of such qualifications, shall aid or procure such person to vote, the person back here contemplated Many who have been within the offending shall an conviction he fined idence for ten days or more humediate- limits of this State one year or more, in arge prorortion who, on account of not his place of residenca and wote on the

harge protortion who, on account or not having attained to the proper age, or being aliens, or not having acquired resi dence in the States to which their regi-ments belong, are not entitled to vote. His right to vote exists only in that one clearly within the meaning of the law. no right to vote unless their residence. His right to vote exists only in that one in Pennsylvania was and is coupled refues beiong, are not entitien to vote, and is regular trains district, and can exist nowhere, else so with the intention to become citizens fraudulently vote more than once on the intention to reside there thereof, and to abandon their citizen. the same day, or shall fraudulently fold long as the intention to reside there thereof, and to abandon their citizensoldiers wending their way home, crowding every particle of space but extra trains solely for their accommoda-tent on the place of residence, and the continues. The right to vote is depend- ship in other States. extra trains solely for their accommode - residence of a man can only be at one tion of the law by the highest judicial or shall procure another to do so, he or home?

the Union will be the Union as it was." He not be some respect the Union as it was." He for "the Method and the effort "the Union as it was." He for "the Union as it was." He for "the Union as it was." He for "the Method and the effort "the Union as it was." He for "the Method and the effort "the Union as it was." He for "the Method and the effort "the Union as it was." He for "the Method and the effort "the Union as it was." He for "the Method and the effort "the Union as it was." He for "the Method and the effort "the Union as it was." He for "the Method and the effort "the Union as it was." He for "the Method and the effort "the Union as it was." He for "the Method and the effort "the Union as it was." He for "the Method and the effort "the Un

priate home districts, where their residence continues throughout the term of

So, also, with the sick, wounded and

disabled soldiers in our hospitals and in.

ticular place, (whether single or married

men,) does not constitute a residence

within the meaning and purview of the

law, and does not qualify them to vote

there. They are in the military service,

temporarily stationed is a certain dis-

trict, under orders from their superior

officers, and it cannot be said, without

a palpable perversion of the meaning of

valid camps. Their sojourn at a par-

low them to vote elsewhere, would ally raised at the polls as to the qualifi-cations of persons offering to vote, relate to the rights of strangers and soldiers intérest or property in a county, could to vote in districts where they are only control its elections, and defeat the will of its property-holding and resident evidence of naturalization. citizens.

And besides that, voters temporarily perpetrating dangerous frauds upon the

tion should be produced. rambling voters was long since fore-

shall fraudulently vote at any election in this Commonwealth, or being otherwise qualified, shall vote out of his prop-

are electors are indifferent about it, and will not vote at all-but there is a very by before the election, and still return to pursuance of their lawful calling or otherwise, the law, as decided by the dollars, and be imprisoned for any term courts, is explicit. Such persons have not exceeding three months. than one election district, or otherwise

place at a time. He can no more have tribunal in the Commonwealth, and that they offending shall, on conviction, be the right to vote at two places at one construction is decisive of the rights of fined in any sum not less than fifty nor ARRIVALEOF CAMELS. - A number of time than he can to vote twice at the soldiers to vote in their home districts, more than five hundred dollars, and be ABRITALE OF CAMELS. A number of same place. To admit that he could, and nowhere else. It is binding upon imprisoned for any term not less than

apprehensive of their interference joined, and are in duty bound, to refuse forence by military or civilians with the with the election. Any unlawful interhis vote until he establishes his right to freedom of clections, should be resisted bis vote until ne establishes his light to freedom of cleations, should be touched vote; or, if he is assessed, and his vote by the whole moral and physical force be challenged, they must require the proof, or be liable to the penaltics pre-scribed in a subsequent section of the law Naturalized Citizens.

ful calling, is within the district, and such election."

legal voters, and their right to exercise No othe In the case of a naturalized citizen's freely and without molestation the intheir enlistment, unimpaired by their to be received of his right to vote by the be firmly maintained. vote being objected to, the only evidence valuable franchise of freemen, should

election officers, is the certificate of a It is also the right and the duty of the inake the ballot-box an easy prey to fraud, and all its deplorable consequer or, if such citizen shall have resided in fied elector of the respective districts the ward or district where he offers to with ample authority to guard with vote for ten years immediately preceding jealous care the purity of the ballot-box. such offer, his outh shall be sufficient It is his right to stand sentinel at the

was under the age of twenty-one years lenged, and to challenge the votes of when his father was naturalized, and those whose qualifications are doubtful other requisite qualifications, is entitled safeguard of nonest sunrage, and cortainty, the hair requiring no preparation to vote. The naturalization of the more than ever, it should be fearlessly whatever. The VENETIAN DYE produces any shade that may be desired one that will not fade crock that may be desired one that will not fade crock

resident of the United States, a citizen: Upon the election officers devolves when he arrives at his majority, his the important duty of faithfully executqualifications, so far as naturalization is ing the law, and they should be careful concerned, are complete. In such cases, to follow closely its plain directions, the certificate of the father's naturaliza- uninfluenced by party considerations.

In examining persons offering to vote, Fraudulent Voting-Interference with election officers should confine them-Electious-Duties of Peace Officers. If a man's vote is objected to by any selves to points bearing upon his voting It a man's vote is objected to by any qualifications. It is said by the Su-qualified elector of the ward or district qualifications. It is said by the Su-where the vote is offered, the inspectors preme Court, in an important case on this subject, that election officers are hot ties of the act of assembly for refusal, to justified in proposing questions which are insulting to a man's hone for matting the subject rest of the set of the dence to be the same as domicil-a word ing, as an indispensable qualification of where the vote is offered, the inspectors preme Court, in an important case on

Are you a native born citizen of Pennslyvania? How long have you been in the State? Have you lived here with the inten-And in respect to citizens of other want of such qualifications, shall aid or tion of becoming a citizen of the State? How long have you been in this elec-

make it your home or abode?

offending shall, on conviction, be fined | tion district? any sum not exceeding two hundred Did you come into the district for the purpose of voting therein? Where do you live or reside when you "If any person shall vote at more are at home?

Are you a married man? Where are your wife and children? the same day, or shall fraudulently fold (If a single man,) where are your paand deliver to the inspector two tickets | rents?

Do you intend to return to your What is your calling in this district? Is this your true, fixed and bena fide

Where and to whom was it paid?

telling when --but armed with this limits are prepared, let it come when it will. only 25 cents a bortle Diffee 56 (Jortlandt street, New York, Sold by THOS. REDPATH, Pittsburg otable Druggista.

> CRISTADORO'S HAIR DYE. No other is recognized in the world of fashion by either sex. Its swift operation, the ease with which it is applied, the remarkable naturalnes

by clink soft is applied, the remarkable naturalness of the browns and blacks it imparts, its exemp-tion from all unplessant odor or caustic ingre-dients, and its general subton the har and skin, are the good and sufficient causes of its unprecedented popularity. Manufactured by J. ORISTADOBO, No. 6 Astor House, New York. Sold by all Drug-fists. Applied by all Hair Dressers.

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Is it a Dyo. In the year 1655 Mr. Mathews first prepared the VENETIAN HAIR DYE; since that time widence of naturalization. The son of a naturalized citizen, who be when the son of a naturalized citizen, who is the son of a naturalized citizen, who world. Its price is only Fifty cents, and each bottle contains double the quantity of dye in those usually sold for \$1. The VENETIAN DY DE warranted not to in-

The VENETIAN DYE produces any shade that may be desired—one that will not fade, or our or wash out—one that is as permanent as the hair itself. For sale by all druggids. Prise 50 cents. A. I. MATHEWS General Agent, 12 Gold st. N. Y. Also manufacturer of MATHEWS'ARNICA HATE Genes, the best hair dressing in use. Price 26 cents.

VENETIAN HAIR DYE, VENETIAN LINIMENT and ORISTADOROS HAIR

BYE, sold at JOS. FLEMING'S DEUG STORE Cor. of the Diamond and Markat of

this Commonwesith, and the onice States to ment in blank, under the hand and seal of the Surreyor General, becomes a simple and sure "title, which may be sold and transferred by mere delivery. alivery. I offer this script to the highest bidder, upon

1 oner this script to the highest binder, upon the following conditions: 1. That bids must be sent by mailor otherwise, to the subscriber, on or before the 30th day of November, 1864, in sealed anvelopes, marked "Bids for Land Scrip," with the full name and residence of the party. The bids may bein this form. "I will take — picces of the Land Scrip 160 acres each, at — cents per scre, on the terms advertused" (Signed.)

60 acres each, at ---- cents per acre, on the terms divertised (Signed.) 2. The bids will be opened and recorded at the Dimice of the Surveyor General in Harrisburg, a presence of the Governor, Surveyor Gen-ral, and Auditor General, on the first day of December 1884 rai, and Augutor Granding, of December, 1884. S. Bits can only ba received for 180 acres, or 8. Bits can only ba received for 180 acres, or 1. State of that number.

8. Blue can only be received for 160 acres, or multiples of that number. 4. Use quarter of the price must be paid with-in ten days after the notice of the acceptance of the bid shall be deposited in the post office, and the balance on delivery of the scrip in twenty days more at the office of the Surveyor Gen-ere.

SSOO,00 LOS'T. OST-SOMEWSBERE BETWEEN L the Meichants' and Manufacture's Bank. Pittaburgh, acd the Allegheny Saving's Bank. and St. Olair streets, A PAUK AGE OF GREEN. BAOKS, containing Five Hundred Dolars. The inder will be liberally rewarded on leaving it at the Allegheny Saving's Bank. OCIDENT Do you intend to remain here, and

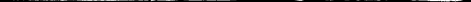
Are you in the military service? Where did you live or reside at the time you enlisted or were drafted?. I. DEACHES AND TOMATORS. Have you paid a State or County tax

within two years assessed personally

SUSPENDERS, HANDKERCHIEPS, Sud Hostery at M'OLELLAND'S & 1711

ril. 5. The right to decline any or all bids is re-erved. WM. H. ALLEN, erred. WM. H. ALLEN, nor3:4td 232 Pine street, Philadelphie \$500,00 LOST.

boo dozen Fresh Pesches, in cans. 600 dozen Fresh Pesches, in cans. 10 store and to srive and for size by REYMER & BROS. cotil Nos. 186 & 123 Wold street



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