

A. A. HARMER, Editor and Proprietor. TODD HUTCHINSON, Publisher.

I WOULD RATHER BE RIGHT THAN PRESIDENT .- HENRY CLAY.

\$2.00 PER ANNUM TERMS: \$1.50 IN ADVANCE

JUME 5.

RECTORY.

LIST OF POST OFFICES.

Districts. Post Masters. Post Offices. Blacklick Enoch Roese; ethel Station Carroll. Joseph Behe, arolltown, Chess Springe, Henry Nutter, Chest. A. G. Crooks, Taylor. Conemaugh, Washint'n. J. Houston, cresson, Ebensburg. John Thompson, Ebensburg. Asa H. Fiske White. Fallen Timber, Gallitzin. J. M. Christy, Gallitzin, Wm Tiley, Jr., Washt'n. Hemlock, I. E. Chandler, Johnst'wn Johnstown, Loretto. M. Adlesberger, Loretto, E. Wissinger, Conem'gh Mineral Point, Munster. A. Durbin, Munster, Andrew J Ferral, Susq'han. Plattsville, G. W. Bowman, White. loseland, Clearfield Stan. Wharton, St. Augustine, George Berkey, Richland. Scalp Level, Washt'n. B. M'Colgan, Sonman, Croyle. B. F. Slick, Summerhill, William M'Connell Washt'n. summit, Morris Keil, S'merhill. Wilmore,

CHURCHES, MINISTERS, &c.

Presbyterian-Rev. D. HARBISON, Pastor .-Preaching every Sabbath morning at 103 clock, and in the evening at 3 o'clock. Sabnath School at 1 o'clock, A. M. Prayer meeting every Thursday evening at 6 o'clock.

thodist Episcopal Church-REV. J. S. LEM-NON, Preacher in charge. Rev. J. GRAY, Astistant. Preaching every Sabbath, alternately at 10% o'clock in the morning, or 7 in the evening. Sabbath School at 9 o'clock, A. M. Prayer meeting every Thursday evening, at 7 o'clock.

Welch Independent-Rev LL. R. POWELL astor .- Preaching every Sabbath morning at 10 o'clock, and in the evening at 6 o'clock. Sabbath School at 1 o'clock, P. M. Prayer meeting on the first Monday evening of each month ; and on every Tuesday, Thursday and Friday evening; excepting the first week in each month.

The Enrollment Act. The following is a carefully corrected copy of the act finally agreed upon by the Committee of Conference, and which passed both houses of Congress Friday, February 19 :-

AN ACT to amend an act entitled "An act for enrolling and calling out the national forces, and for other purposes," approved March 3, 1863.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the President of the United States shall be authorized, whenever he shall deem it necessary, during the present war, to call for such number of men for the military service of the United States as the public extremities may require.

SEC. 2. And be it further enacted, That the quota of each ward of a city, town, township, precinct, or election district, or of a county where the county is not divided into wards, towns, townships, precinets, or election districts, shall be, as forty-five years, and shall strike the names way relating thereto, or in arresting or That no person of foreign birth shall, on assistant, or employee, shall procure, or nearly as possible, in proportion to the of such persons from the enrollment. number of men resident therein liable to render military service, taking into account any mariner or able or ordinary seaman shall, upon conviction thereof in any court of this act or the act to which it is an aforesaid, he shall be deemed guilty of a as far as practicable the number of men which has been previously furnished the act to which this is an amendment, by a fine not exceeding \$5,000, or by the right of a citizen by voting at any be punished by imprisonment not less therefrom ; and in ascertaining and filling | shall have the right, within eight days | imprisonment not exceeding five years, or | election held under the authority of the | than thirty days nor more than six months, said quota there shall be taken into ac. after the notification of such uraft, to by both of said punishments, in the dis. laws of any State or Territory, or of the and pay a fine of not less than \$100, nor count the number of men who have here- enlist in the naval service as a seaman, cretion of the court. And in cases where United States, or who has held any office | more than \$1,000, by any court competent tofore entered the naval service of the and a certificate that he has so enlisted such assaulting, obstructing, hindering or under such laws or any of them; but the to try the offense. United States, and whose names are borne being made out in conformity with regu- impeding shall produce the death of such fact that any such person of foreign birth | SEC. 24. And be it further enacted, That Marshal General of the United States.

this section.

who shall declare their intentions to bebetween the time of the enrollment and employed in the performance, or aiding sistent with such declaration.

ach month. Calcinistic Methodist-REV. JOHN WILLIAMS, if the quote shall not be filled within the seaman shall have been drafted, shall district within which the offense was account of alienage.

rolled again, it not before returned to the | SEC. 11 And be it further enacted, That | SEC. 17. And be it further enacted, That | provision of this act, shall be guilty of a

EBENSBURG, PA., THURSDAY, MARCH 10, 1864.

enrollment list under the provisions of section third of the act entitled "An act members of religious denominations, who high misdemeanor, and, upon conviction, for enrolling and calling out the national shall by oath or affirmation declare that shall, for every such offense, be fined not SEC. 6. And be it further endeted, That forces, and for other purposes," approved they are conscientiously opposed to the exceeding \$500, to be recovered upon Boards of Enrollment shall enroll all per- March 3, 1863, and so much of section bearing of arms, and who are prohibited information or indictment before any court sous liable to draft under the provisions of ten of said act as provides for the separate from doing so by the rules and articles of of competent jurisdiction, one-half for this act and the act to which this is an enrollment of each class be, and the same faith and practice of said religious denom- the use of any informer who may proseamendment, whose names may have been are hereby, repealed; and it shall be the ination, shall, when drafted into the oute for the same in the name of the omitted by the proper enrolling officers ; duty of the board of enrollment of each military service, be considered non-com- United States, and the other half for the all persons who shall arrive at the age of district to consolidate the two classes batants, and shall be assigned by the use of the United States, and shall also twenty years before the draft ; all aliens mentioned in the third section of said act Secretary of War to duty in the hospitals, be subject to imprisonment for a term not SEC. 12. And be it further enacted, That or to the care of freedmen, or shall pay exceeding one year, at the discretion of come citizens; all persons discharged any person who shall forcibly resist or the sum of three hundred dollars to such the court. from the military or naval service of the oppose any enroliment, or who shall incite, person as the Secretary of War shall SEC. 23. And beit further enacted, That United States who have not been in such counsil, encourage, or who shall conspire designate to receive it, to be applied to no member of the Board of Enrollment, service for two years during the present or confederate with any other person or the benefit of the sick and wounded sol-war; and all persons who have been persons forcibly to resist or oppose any diers: And provided, That no person assist the Board, and no clerk, assistant or exempted under the provisions of the such enrollment, or who shall aid or assist, shall be entitled to the benefit of employee of any Provost Marshal, or second section of the act to which this is or take any part in any forcible resistance the provisions of this section, unless Board of Enrollment, shall, directly or

an amendment, but who are not exempted or opposition thereto, or who shall assault, his declaration of conscientious seru- indirectly, be engaged in procuring or by the provisions of this act, and said obstruct, hinder impede, or threaten any ples against bearing arms shall be attempting to procure substitutes for Boards of Enrollment shall release and officer or other person employed in making supported by satisfactory evidence that persons drafted, or hable to be drafted, discharge from draft all persons who, or aiding to make such enrollment, or his deportment has been uniformly con- into the military service of the United

the draft, shall have arrived at the age of in the performance of any service in any SEC. 18. And be it further, enacted, of Enrollment, or any such surgeon, clerk, aiding to arrest any spy, or deserter from account of alienage, be exempted from attempt to procure, a substitute for any SEC. 7. And be it further enacted, That the military service of the United States, enrollment or draft under the provisions person drafted, or liable to be drafted, as who shall be drafted under this act, or | competent to try the offence, be punished | amendment, who has at any time assumed | misdemeanor, and shall, upon -conviction,

upon the enrollment lists as already lations which may be prescribed by the officer or other person, the offender shall has voted or held, or shall vote or hold the fifteenth section of the act to which returned to the office of the Provost Secretary of the Navy, and duly presented be deemed guilty of murder, and, upon office, as aforesaid, shall be taken as this is amendatory be so amended that it to the Provost Marshal of the district in conviction thereof upon indictment in the conclusive evidence that he is not entitled will read as follows : That any surgeon SEC 3. And be it further enacted, That which such mariner or able or ordinary Circuit Court of the United States for the to exemption from military service on charged with the duty of such inspection,

-Preaching every Sabbath evening at time designated by the President, the exempt him from such draft; Provided, committed, shall be pusished with death. SEC. 19. And be it further enacted. That soever any money or other valuable thing. Provest Marshal of the district within That the period for which he shall have And nothing in this section contained all claims to exemption shall be verified or agree, directly or indirectly, to receive which any ward of a city, town, township, enlisted in the naval service shall not be shall be construed to relieve the party by the oath or affirmation of the party the same to his own or another's use, for precinct or election district, or county less than the period for which he shall offending from liability under proper claiming exemption to the truth of the making an inperfect inspection, or a false where the same is not divided into wards, have been drafted into the military service; indictment or process for any crime against facts stated, unless it shall satisfactorily or incorrect report, or who shall willfully towns, townships, precinets or election And provided further, That the said cer- the laws of a State, committed by him appear to the board of enrollment that neglect to make a faithful inspection and districts, which is deficient in its quota, is tilicate shall declare that satisfactory proof while violating the provisions of this such party is for some good and sufficient true report, and each member of the reason unable to make at present such board of enrollment who shall willfully Provost Marshal General, make a draft issuing the same that the said person so SEC, 13. And be it further enacted, That oath or affirmation ; and the testimony of agree to the discharge from service of any for the number deficient therefrom ; but enlisting in the navy is a mariner by the Secretary of War shall detail or ap- any other party filed in support of a drafted person who is not legally and all volunteers who may enlist after the vocation, or an able or ordinary seaman. point such number of additional surgeons claim to exemption shall also be made properly entitled to such discharge, shall be tried by a court-martial, and on conit shall be actually made, shall be deduc-ted from the number ordered to be drafted nish satisfactory proof that he is a mariner in any district, as may be necessary to if any person, drafted and liable to render less than \$300 and not more than \$10,in such ward, town, township, precinct, by vocation, or an able seaman, may culist secure the prompt examination of all such military service, shall procure a decision 000, shall be imprisoned at the discretion election district or county. And if the into the navy under such rules and regu- persons, and to fix the compensation to of the Board of Enrollment in his favor of the court, and be cashiered and dis-SEC. 25. And be it further enacted, That all able bodied male colored persons it is an amendment, further drafts shall than the unexpired term of his military same duties as the surgeons of the Board or exemption shall be of no effect, and between the ages of 20 and 45 years, be made and like proceedings had until service nor for less than one year. And of Enrollment, except that they shall not the person exempted, or in whose favor resident in the United States, shall be the quota of such district shall be filled. | the bounty money which any mariner or | be permitted to vote or sit with the Board "the decision may be made, shall be deem- | enrolled according to the provisions of ed a deserter, and may be arrested, tried this act, and of the act to which this act any person enrolled under the provisions navy may have received from the United SEC. 14. And be it further enacted, That by court-martial, and punished as such, is an amendment, and form part of the of the act for enrolling and calling out the States, or from the State in which he the Secretary of War is anthorized, and shall be held to service for the full national forces; and when a slave of a national forces, and for other purposes, enlisted in the army, shall be deducted whenever in his judgment the public term for which he was drafted, reckoning loyal master shall be drafted and mustered approved March 3, 1863, or who may be from the prize money to which he may interest will be subserved thereby, to from the time of his arrest : Provided, into the service of the United States, his hereafter so enrolled, may furnish, at any become entitled during the time required permit or require Boards of Examination That the Secretary of War may order the master shall have a certificate thereof; time previous to the draft, an acceptable to complete his military service; And of enrolled or drafted men to hold their discharge of all persons in the milita- and thereupon such slave shall be free; substitute, who is not liable to draft, nor provided further, That the whole number | examinations at different points within ry service who are under the age of and the bounty of \$100, now payable for at the time in the military or naval service of such transfer enlistments shall not their respective enrollment districts, to be eighteen years at the time of the applica- each drafted man, shall be paid to the determined by him. Provided, That in tion for their discharge, when it shall person to whom such drafted person was furnishing a substitute shall be exempt SEC. S. And be it further enacted, That all districts over 100 miles in extent, appear, upon due proof, that such persons owing service or labor at the time of his from the draft during the time for which whenever any such mariner or able ordin- and in such as are composed of over 10 are in the service without the consent, muster into the service of the United such substitute shall have been accepted. ary scaman shall have been exempted counties, the board shall hold their ses- either expressed or implied, of their States. The Secretary of. War shall SEC. 5. And be it further enacted, That from such military service by such enlist any person drafted into the military service, under such and at such points as are best calculated, ther, That such persons, their parents or States represented in Congress, charged to vice of the United States may, before the due certificate thereof, then the ward, to accommodete the people thereof. guardians, shall first repay to the Gov-time fixed for his appearance for duty at town, township, precinct, or election dis-SEC. 15. And be it further enacted, That ernment and to the State and local au-colored volunteer may owe service a just the draft rendezvous, furnish an accepta- trict, or county, when the same is not provost marshals, boards of enrollment, or thorities, all bounties and advance compensation, not exceeding \$300, to ble substitute, subject to such rules and divided into wards, towns, townships, any member thereof, acting by authority pay which may have been paid to each such colored volunteer, payable out regulations as may be prescribed by the precincts, or election districts, from which of the board, shall have power to summon them, anything in the act to which this is of the fund derived from commutations, Secretary of War. That if such substi- such person has been drafted, shall be witnesses in behalf of the Government, an amendment to the contrary notwith- and every such colored volunteer, on being mustered into the service, shall be furnishing him shall be exempt from and purposes as it he had been duly ment without previous payment of fees, in SEC. 21. And be it further enacted, That free. And in all cases where men of draft during the time for which such mustered in the military service under any case pending before them, or either any person who shall procure, or attempt color have been heretofore enlisted, or of them ; and the fees allowed for witness- to procure, a false report from the surgeon have volunteered in the military service ceeding the term for which he was drafted; SEC. 9. And be it further enacted, That es attending under summons shall be six of the board of enrollment concerning the of the United States, all the provisions of and if such substitute is liable to draft, all enlistments into the naval service of cents per mile for mileage, counting one physical condition of any drafted person, this act, so far as the payment of the the name of the person furnishing him the United States, or into the marine way; and no other fees or costs shall be or a decision in favor of such person by bounty and compensation are provided, shall again be placed on the roll, and shall corps of the United States, that may be allowed under the provisions of this see- the Board of enrollment upon a claim to shall be equally applicable, as to those be liable to draft on future calls, but not hereafter be made of persons liable to tion; and they shall have power to admin- exemption, knowing the same to be false, who may be hereafter recruited. But until the present enrollment shall be ex- service under the act of Congress entitled ister oaths and affirmations. And any shall, upon conviction in any district or men of color, drafted or enlisted, or who hausted; and this exemption shall not "An act for enrolling and calling out the person who shall willfully and corruptly curcuit court of the United States, be may volunteer into the military service, exceed the term for which such person National forces, and for other purposes," swear or affirm falsely before any Provost punished by imprisonment for the period while they shall be credited on the quotas approved March 3, 1863, shall be credited Marshall, or Board of Eurollment, or for which the party was drafted. now in the military or naval service of to the ward, town, township, precinct, or member thereof, acting by authority of SEC. 22 And be it further enacted, That States, wherein they are respectively the United States, not physically disqual- election district, or county, when the same the Board, or who shall, before any civil the fees of agents and attorneys for mak- drafted, enlisted, or shall volunteer, should ified, who has so served more than one is not divided into wards, towns, town- magistrate, willfully and corruptly swear ing out and causing to be executed any not be assigned as State troops, but shall year, and whose term of unexpired service ships, precinets, or election districts, in or affirm falsely to any affidavit to be used papers in support of a claim for exemption be mustered into regiments or companies six months, may be employed as a substi- enrolled adu liable to duty under the act Marshal or Board of Enrollment, shall, may be rendered to the claimant, shall SEC. 26. And be it further enacted, That tute to serve in the troops of the State in aforesaid, under such regulations as the Pro- on conviction, be fined not exceeding \$500, not in any case, exceed five dollars ; and the words "Precinet" and "Election Diswhich he was enlisted ; and if any drafted vost Marshal General of the United States and imprisoned not less than six months physicians or surgeons furnishing certifi- trict," as used in this act, shall not be nor more than twelve months. The cates of disability to any claimant for construed to require any subdivision for procuration of a substitute, under the process to bring exemption from draft shall not be entitled purposes of enrollment and draft less than the following persons be, and they are in witnesses, but without fees or mileage. to any fees or compensation therefor.— the wards into which any city or village amendment, such payment of money shall hereby, exempted from enrollment and SEC. 16. And be it further enacted, That And any agent or attorney who shall, may be divided, or than the towns or operate only to relieve such person from draft under the provisions of this act and copies of any record of a Provost Marshal directly or indirectly, demand or receive townships into which any county may be

NUMBER

States. And if any member of a Board

who shall receive from any person whom-

and 6 o'clock. Sabbath School at 1' o'clock, M. Prayer meeting every Friday evening, 7 o'clock. Society every Tuesday evening o'clock.

Disciples-REV. W. LLOYD, Pastor .- Preachg every Sabbath morning at 10 o'clock. Particular Baptists-REV. DAVID JENKINS, "attor.-Preaching every Sabbath evening at o'clock, Sabbath School at at 1 o'clock, P. M. Catholic-REv. M. J. MITCHELL, Pastor .-Services every Sabbath morning at 101 o'clock and Vespers at 4 o'clock in the evening.

EBENSBURG MAILS. MAILS ARRIVE.

114 o'clock, A. M. 114 o'clock, A. M. Eastern, daily, at Vestern, " at MAILS CLOSE. 8 o'clock, P. M. Eastern, daily, at 8 o'clock, P. M Western, " * at

The mails from Butler, Indiana, Strongsown, he., arrive on Thursday of each week, at 5 o'clock, P. M. Leave Ebensburg on Friday of each week,

at 8 A. M. 199. The mails from Newman's Mills, Car-

olltown, &c., arrive on Monday, Wednesday and Friday of each week, at 3 o'clock, P. M. Leave Ebensburg on Tuesdays, Thursdays and Saturdays, at 7 o'clock, A. M.

RAILROAD SCHEDULE.

	URESSON 2	DIALIUM	•	
West-Balt. Express leaves at			8.43 A. M.	
38.	Fast Line	- 44	9,50 P. M	
18	Phila, Express	14	9.22 A. M.	
10	Mail Train	44	8.38 P. M.	•
ast-	-Through Express	11	8.38 P. M.	
41 41	Fast Line	26	12.34 A. M.	
	Fast Mail	- 64	6.58 A. M.	;
94.5	Through Accom.	14	10.39 A. M	

COUNTY OFFICERS.

Judges of the Courts-President, Hon. Geo. Taylor, Huntingdon; Associates, George W Easley, Henry C. Devine. Prothonotary -- Joseph M'Donald. Register and Recorder-James Griffin. Sheriff-John Buck. District Attorney .- Philip S. Noon. County Commissioners- Peter J. Little, Jno. Campbell, Edward Glass. Treasurer-Thomas Callin. . Poor House Directors-George M'Cullough corge Delany, Irwin Rutledge. Poor House Treasurer-George C. K. Zahm Auditors-William J. Williams, George C. Zahm, Francis Tierney. County Surveyor .- Henry Scanlan. Coroner. -James Shannon. Mcreantile Appraiser-Patrick Donahoe. Sup't. of Common Schools-J. F. Condon. BENSBURG BOR. OFFICERS.

AT LARGE.

Justices of the Peace-David H. Roberts. farrison Kinkead. Burgess-A. A. Barker. School Directors-Abel Lloyd, Phil S. Noon, shua D. Parrish, Hugh Jones, E. J. Mills, Mavid J. Jones.

EAST WARD.

Constable-Thomas J. Davis. Town Council-J. Alexander Moore, Daniel Evans, Richard R. Tibbott, Evan E. Evans, filliam Clement. Inspectors-Alexander Jones. D. O. Evans. Judge of Election-Richard Jones, Jr. Aracasor-Thomas M. Jones. Davis.

WEST WARD. Constable-William Mills, Jr. own Council-John Dougherty, George C. Zahm, Isaac Crawford, Francis A. Shoeaccount of his payment of commutation in the military or naval service two years if any person shall knowingly certify any ed with the Board of Enrollment, who inconsistent with the provisions of this aaker, James S. Todd. money for the procuration of a substitute, during the present war and been honora- false copy or copies of such record, to be shall receive compensation from any act, is hereby repealed. Inspectors-G. W. Oatman, Roberts Evans, extend beyond one year; but at the end bly discharged therefrom. And no per- used in any civil or military court, he drafted man for any services, or obtaining udge of Election-Michael Hasson. of one year, in every such case, the name sons but such as are herein excepted shall shall be subject to the pains and penalties the performance of such service required Ames Murray Assistant Assessors-William Barnes, Dan-I from any member of said Board by the lie is the handle that fits them all. of any person so exempted shall be en. be exempt. of perjury. C, Zahm.

situated, shall, under the direction of the has been made before the naval officer section.

of the United States, and such person so exceed ten thousand.

substitute is not liable to draft, not ex- such draft. person shall hereafter pay money for the mayprescribe.

draft shall have been ordered, and before And any person now in the military ser- for temporary duty in the examination of upon-oath of affirmation. quota of any district shall not be filled by lations as may be prescribed by the be paid to surgeons so appointed while upon a claim to exemption, by any fraud missed the service. the dratt made in accordance with the President of the United States; Provided, actually employed. And such surgeons, or false representation practiced by himprovisions of this act and the act to which | That such enlistment shall not be for less | so detailed or appointed, shall perform the |self or by his procurement, such decision SEC. 4. And be it further enacted, That | seaman culisting from the army into the | of Eurol'ment.

tute is not liable to draft, the person credited with his services to all intents and enforce their attendance by attach- standing.

shall not at the time of substitution exceed which such enlisted men were or may be in any case pending before any Provost from the draft, or for any services that as U. S. Colored Volunteers.

draft on that call, and his name shall be of the act to which it is an amendment, or board of Enrollment, or of any part any greater compensation for his services divided. retained on the roll, and he shall be sub-ject to draft in filling that quota; and his or mentally unfit for the service; all or majority of said Board of Enrollment. Surgeon who shall, directly or indirectly, so much of the act entitled "An act for Assistant Assessors-David E. Evans, Wm. name shall be retained on the roll in fil- persons actually in the military or naval shall be deemed and taken as evidence in demand or receive any compensation for enrolling and calling out the national ling future quotas; but in no instance service of the United States at the time any civil or military court in like manner furnishing said certificates of disability, forces, and for other purposes," approved as the original record : Provided, That and any officer, clerk, or deputy, connect- on the 3d day of March, 1863, as may be for Sin has a great many tools, but a