General Election PROCLAMATION.

Whereas, by an act of the General Assembly Commonwealth of Pennsylvania, entian act regulating the General Elections in the said Commonwealth," passed on the day of July, 1839, it is made the duty of he High Sheriff of every county, to give pubnotice of such elections to be holden, and make known in such notice what officers to be elected. Therefore, I, PETER THMERER High Sheriff of the county of the Electors of the county of Monroe, that taxes. General Election will be held in the said ounty, on Tuesday, the 9th day of October exi, at the several election districts below enuerated, at which time and places are to be lected by the freemen of the county of Mon-

One Person For Canal Commissioner of the common

ealth of Pennsylvania.

One Person

To represent the counties composing the Illih Senatorial district, comprising Schuyl Il Carbon, Monroe and Pike, in the Senat the State of Pennsylvania.

Three Persons

To represent the district composed of the coun of Morroe and Northampton in the House of esentatives of the state of Pennsylvania.

One Person For County Treasurer, for the county of Mon-

One Person For Commissioner of the county of Monroe. One Person

for Auditor of the public accounts of the county lonroe, to serve three years. he freemen of the township of Chestnuthill hold their election at the house of Felix in said township. oolbaugh--at the house of John Vliet, in said

Middle Smithfield-at the house of Adam Moer in said township. Pocono-at the house now in the occupancy of anasseh Miller, in said township.

d township. . Polk-at the house of Adam Bowman, in said

Price-at the house of Eleazer Price, in said Ross--at the house of Joseph Hawk, in said

Smithfield at the house of Benjamin V. Bush. said township. Stroud-at the Court House in the borough of

Tobyhanna-at the house of Washington Winlate Joseph Fritz, in said township. lackson-at the house of Henry Kester, in said

Notice is Hereby Given

That every person, excepting Justices of the ace, who shall hold an office or appointment of fit or trust under the United States or of this ate or any city or corporated district, whether a ommissioned officer, or otherwise, a subordinate officer or agent, who is or shall be employed uner the legislative, executive or judiciary departent of this state, of the United States, or of any my member of Congress, and of the state legisre and of the select or common council of any or commissioner of any incorporated district by law incapable of holding or exercising, at the me time, the office or appointment of judge, inector, or clerk of any election of this commonealth, and that no inspector, judge, or other offier of such election shall be eligible to be then And the said act of assembly, entitled "an act

by 2d 1839, further provides as follows, to wit : "That the Inspectors and Judges shall meet ad each of said inspectors shall appoint one more than two years. letk, who shall be a qualified voter of such

hall have received the highest number of votes to be bet. ip, ward, or district for which such officer months.

e tacancy. pon in relation to the right of any person as not less then 3 per more than 12 months. om, from time to time require.

y election as aforesaid, than a white freeman to vote he shall on conviction, forfeit and pay Smithfield Township, Aug. 23, 1849.

. hall have resided in the state at least one year, every such offence, and be imprisoned for any and in the election district where he offers to term not exceeding three months. vote at least ten days, immediately preceding Agreeably to the provisions of the sixty-first such election, and within two years paid a section of said act, every General and Special state or county tax which shall have been as- Election shall be opened between the hours of sessed at least ten days before the election .- eight and ten in the forenoon, and shall con-But a citizen of the United States who shall tinue without interruption or adjournment until have previously been a qualified voter of this seven o'clock in the evening, when the polls state, and removed therefrom and returned, and will be closed. who shall have resided in the election district And the Judges of the respective districts and paid taxes, aforesaid, shall be entitled to aforesaid, are by the said act required to meet vote after residing in this state six months: at the Court House in the borough of Strouds-Provided, That the white freemen, citizens of burg, on the third day after the said day of the United States between the age of twenty- Election, being Friday, the 12th day of Octoone and twenty two years, who have resided ber, then and there to perform the things rein the election district aforesaid, shall be enti- quired of them by law. tenroe, do make known by this proclamation tied to vote, although they shall not have paid

> "No person shall be admitted to vote whose Sheriff's office, Stroudsburg, name is not contained in the list of taxable inhabitants furnished by the Commissioners, unless, First, he produced a receipt for the payment, within two years, of state or county tax, assessed agreeably to the constitution, and give satisfactory evidence either on his own oath roe County, Penn., to me directed, I will exor affirmation, or the oath or affirmation of another, that he has paid such a tax, or on failure to produce a receipt, shall make outh to the payment thereof; or Second, if he claim a right to vote by being an elector between the ages of twenty-one and twenty-two years, he property, to wit: A certain tract of land in shall depose on oath or affirmation, that he has resided in the state at least one year next before his application, and make such proof of residence in the district as is required by this act, and that he does verily believe, from the accounts given him that he is of the age aforesaid, and give such other evidence as is required by this act, whereupon the name of the person so admitted to vote shall be inserted in the alphabetical list by the inspectors, and a word "tax" if he shall have been admitted to vote by reason of having paid tax, or the word "age" if he shall be admitted to vote by reason of; such vote shall be called out to the clerks who shall make the like notes in the list of voters kept by them.

claiming to vote is found on the list furnished spective decendents and minors, that the ad-Hamilton-at the house of Joseph Keller, in by the commissioners and assessors, or his right to vote whether found thereon or not is have been filed in the office of the Register of preme Court shall hold their offices as follows: objected to by any qualified citizen, it shall be Monroe county, and will be presented for conthe duty of the inspectors to examine such per- firmation and allowance to the Orphan's Court, sons on oath as to his qualifications, and if he Paradise-at the house of David Eninger, in claims to have resided in the state for one year or more, his oath shall be sufficient proof thereof, but he shall make proof by at least one competent witness, who shall be a qualified elector, that he has passed within the district for more than ten days immediately preceding the election, and shall also himself swear that his bonafide residence in pursuance of his lawful calling, is within the district, and that he did not remove into said district for the purpose of voting therein.

"Every person qualified as aforesaid, and ship, Montoe county, deceased. who shall make due proof, if required, of his residence and payment of taxes, as aforesaid, shall be admitted to vote in the township, ward or district in which he shall reside.

prevent any officer of an election under this act, from holding such election, or use or threaten any violence to any such officer, or shall interrupt or improperly interfere with, in the execution of his duty, or shall block up the window or avenue to any window where the y or of any incorporated district, and also, that same may be holding, or shall riotously disturb the peace at such election, or shall use or practice any intimidation, threats or violence, with design to influence unduly, or overawe any elector, or to prevent him from voting, or to restrain freedom of choice, such person on conviction shall be fined in any sum not exceeding five hundred dollars and be imprisoned for any time not less than three nor more than twelve months, and if it shall be shown to court that elating to elections of this commonwealth" passed the person so offending was not a resident of the city, ward, district or township, where the said offence was committed, and not entitled the respective places appointed for holding to a vote therein, then on conviction, he shall se election in the district to which they re- be sentenced to pay a fine of not less than one pectively belong, before nine o'clock in the hundred, nor more than one thousand dollars, orning of the second Tuesday of October, and be imprisoned not less than six months nor

" If any person or persons shall make any bet or wager upon the result of any election in case the person who shall have received within this commonwealth, or shall offer to second highest number of votes for inspec- make any such bet or wager, either by verbal shall not attend on the day of any election, proclamation thereof, or by written or printed the said County of Monroe, that they be then hen the person who shall have received the advertisements, challenge or invite any person and there ready with their rolls, records, inquiecond highest number of votes for Judge at or persons to make such bet or wager, upon sitions, examinations and other remembrances next preceding election shall act as inspec- conviction thereof, he or they shall forfeit and to do those things which to their offices are apin his place. And in case the person who pay three times the amount so bet or offered pertaining, and also that those who are bound

d judge shall appoint an inspector in his fraudulently vote at any election in this com- be in the jail of said County of Monroe, or aace; and in case the person elected as judge monwealth, or being otherwise qualified, shall gainst the persons who stand charged with the hall not attend, the inspector who received vote out of his proper district, or if any person commission of offences, to be then and there to highest number of votes shall appoint a knowing the want of such qualification, shall prosecute or testify as shall be just. ge in his place; and if any vacancy shall aid or procure such person to vote, the person PETER KEMMERER, Sheriff. is a true and correct copy of the Original Res. Publishers of the Scientific American, New York. ntinue in the board for the space of one hour offending shall on conviction, be fined in any her the time fixed by law for the opening of amount not exceeding two hundred dollars, and e election, the quiffed voters of the town- be imprisoned for any term not exceeding three

all have been elected, present as the place of " If any person shall vote at more than one ection shall elect one of their nu. aber to fill election district, or otherwise fraudulently vote more than once on the same day, or shall frau-It shall be the duty of the several asses- dulently fold and deliver to the inspector two Late of Hamilton top., Monroe Co., Pa., dec'd. tespectively to attend at the place of hol- tickets together with the intent illegally to vote g every general, special, or township electrise and procure another so to do, he or they having been granted to the undersigned, notice during the whole time said election is offending shalf on conviction, be fined in any inhereby given that he will meet at the late open, for the purpose of giving informs - sum not less than fifty nor more than five hun- residence of the deceased, in Hamilton town-

by them to vote at each election, or "If any person not qualified to vote in this and where all persons indebted to said Estate other matters in relation to the assessment commonwealth, agreeable to law, (except the are requested to make payment, and those havvoters as the said inspectors or either of sons of qualified citizens,) shall appear at any ing claims or demands again the same will place of election for the purpose of issuing present them duly authenticated for settlement. the Senate agree to the resolution ? The Year No person shall be permitted to vote at tickets or of influencing the citizens qualified

of the age of twenty one years or more who any sum not exceeding one hundred dollars for

(GOD SAVE THE COMMONWEALTH ) PETER KEMMERER. September 6, 1849.

#### SHERIFF'S SALE.

By virtue of a writ of venditioni exponas issued out of the Court of Common Pleas of Monpose to public sale at the public house of Jacob Knecht, in the Borough of Stroudsburg, on Monday the 24th day of September next, at 2 o'clock, P. M., the following described

Tobyhanna township, adjoining lands of Jacob

Sox, Henry Fisher, and others, containing about Four Hundred Acres. more or less, about 20 acre cleared, all Mead-The improvements are one

Log House and Log Stable, and other out buildings. An excellent stream of water passes through the same

Seized and taken into execution as the propnote made opposite thereto by writing the erry of William Adams, and to be sold by me PETER KEMMERER. Sheriff's Office, Stroudsburg, ?

August 23, 1849.

### REGISTER'S NOTICE.

Notice is hereby given to all legatees and said county on Monday the 24th day of September next, at 10 o'clock A. M.

The first account of John Felker, administrator of the estate of Jacob Felker, late of Hamilton township, Monroe county, decased. The account of Sarah Ann Auble, administratrix, of the estate of John Auble, late of Ross

township, Monroe county, deceased. The final account of Philip Mosteller and and Peter Mosteller, administrators of the es-

The final account of James H. Stroud, ad-The account of Hannah Dimmick, Execu-"If any person shall prevent or attempt to trix and Orrin Sanford, Executor of the last of the Supreme Court, and the Presidents of will and testament of Chauncey Dimmick, late of Middle Smithfield township, deceased.

SAMUEL REES, Jr., Register Register's Office, Stroudsburg, ? August 23, 1849.

# PROCLAMATION.

W. Coolbaugh and Stogdell Stokes, Esq's., of their offices, Justices of the Court of Oyer and Terminer and General Jail delivery, and Court of General Quarter Sessions in and for the said county of Monroe, have issued their precept to me commanding that a Court of Quarter Sessions of the Peace and Common Pleas, and General Jail Delivery and Orphans' Court, for the said County of Monroe, to be holden at Stroudsburg, on Monday, the 24th day of September next, to continue two weeks if necessary.

NOTICE Is therefore, hereby given to the Coroner, the Justices of the Peace, and Constables of by recognizances to prosecute and give eviinspector shall not attend, the person elec- "If any person not by law qualified, shall dence against the prisoners that are or shall

Sheriff's Office, Strounsburg August 23, 1849. (God save the Commonwealth)

# Executor's Notice.

## Estate of John Rouse,

Letters testamentary upon the said estate on to the inspectors, and judge when called dred dollars and be imprisoned for any term ship, on Saturday the 27th day of October next, at 10 o'clock in the forenoon of said day, when GEORGE ROUSE, Excutor.

RESOLUTION Relative to an Amendment of the

CONSTITUTION. RESOLVED by the Senate and House o Representatives of the Commonwealth of Pennsylvania in General Assembly met. That the Constitution of this Commonwealth be amonded in the second section of the fifth article, so that it shall read as follows. The Judges of the Supreme Court, of the several Courts of Common Pleas, and of such other Courts of Record as are or shall be established by law, shall be elected by the qualified electors of the Commonwealth in the manner following, to wit: The Judges of the Supreme Court, by the qual fied electors of the Commonwealth at large. The President Judges of the several Courts of Common Pleas and of such other Courts of Record as are or shall be established by law, and all other Judges required to be learned in the law. by the qualified electors of the respective districts over which they are to preside or act as Judges. And the Associate Judges of the Courts of Common Pleas by the qualified electors of the counties respectively. The Judges of the Supreme Court shall hold their offices for the term of fifteen years if they shall so long behave themselves well; (subject to the allotment hereinafter provided for, subsequent to the first election :) The President Judges of the several Courts of Common Pleas, and of such other courts of Record as are or shall be established by law, and all other Judges required to be learned in the law, shall hold their offices for the term of ten years, if they shall so long behave themselves well : The Associate Judges of the Courts of Common Pleas shall hold their offices for the term of five years; if they shall so long behave themselves well all of whom shall be commissioned by the Governor, but for any reasonable cause which shall not be sufficient grounds of impeachment, the Governor shall remove any of them on the address of two-thirds of each branch of the Legislature. The first election shall take place at the general election of this Commonwealth next after the adoption of this amendment, and the commissions of all the judges who may be then in office shall expire on the first Monday "In all cases where the name of the person other persons interested in the estate of the re- of December following, when the terms of the new judges shall commence. The persons ministration accounts of the following estates who shall then be elected Judges of the Suone of them for three years, one for six years, one for nine years, one for twelve years, and to be held at Stroudsburg, in and for the afore- one for fifteen years; the term of each to be decided by lot by the said judges as soon after the election as convenient, and the result certified by them to the Governor, that the commissions may be issued in accordance thereto. The judge whose commission will first expire shall be Chief Justice during his term, and thereafter each judge whose commission shall first expire shall in turn be the Chief Justice, and if two or more commissions shall expire on the same day, the judges holding them shall decide by tate of Mary Mosteller, late of Hamilton town- lot which shall be the Chief Justice. Any vacancies happening by death, resignation, or otherwise, in any of the said courts, shall be ministrator of the estate of Charles G. Nebe, filled by appointmet by the Governor, to conlate of Pocono township, Monroe county, dec'd. tinue till the first Monday of December succeeding the next general election. The Judges the several Courts of Common Pleas shall, at stated times, receive for their services an adednate compensation, to be fixed by law, which shall not be diminished during their continuperquisites of office, not hold any other office of profit under this Commonwealth; or under Whereas the Hon. NATHANIEL B. ELDRED, the government of the United States, or any President Judge of the 22d Judicial district other State of this Union. The Judges of the of Pennsylvania, composed of the counties of Supreme Court during their continuance in of-Carbon, Monroe, Pike and Wayne, and Moses fice shall reside within this Commonwealth, fording at the end of the year a beautiful Book of Associate Judges of the Court of Common in office shall reside within the district or coun-Pleas of the county of Monroe, and by virtue ty for which they were respectively elected. WILLIAM F. PACKER,

Speaker of the House of Representatives. GEO. DARSIE, Speapher of the Senate

IN THE SENATE, March 1, 1849. Resolved, That this resolution pass .-- Yeas

Extract from the Journal.

SAML. W. PEARSON, Clerk. IN THE HOUSE OF REPRESENTATIVES, ? April 2, 1849. Resolved, That this resolution pass .-- Yeas

Extract from the Journal. Wm. JACK, Clerk.

SECRETARY'S OFFICE. Filed April 5, 1849. A. L. RUSSELL,

SECRETARY'S OFFICE.

I DO CERTIFY that the above and foregoing directed to olution of the General Assembly, entitled " Res-

In testimony whereof I have hereunto set my hand, and caused to be

hundred and forty-nine. TOWSEND HAINES, Sec'ry of the Commonwealth.

"JOURNAL OF SENATE. "Resolution, No. 188, entitled 'Resolution relative to an amendment of the Constitution,' was read a third time. On the question, will and Nays were taken agreeably to the Con-61. stitution, and were as follow, viz :

"YEAS-Messrs. Boas, Brawley, Crabb, Cunningham, Forsyth, Hugus, Johnson, Lawrence-Levis, Mason, Mauhias, M'Caslin, Rich, Rich, ards, Sadler, Sankey, Savery, Small, Smiser, Sterrett and Stine-21.

NAYS-Messrs. Best, Drum, Frick, Ires. King, Konigmacher, Potteiger and Darsie,

Speaker --- 8. So the question was determined in the affir-

"JOURNAL OF THE HOUSE OF REPRESENTATIVES, " Shall the resolution pass? The year and nays were taken agreeably to the provision of the tenth article of the Constitution, and are

as follow, viz: "YEAS---Messis, Gideon J. Ball, David J. Bent, Craig Biddle, Peter D. Bloom, David M. Bole, Thomas K. Bull, Jacob Cort, John H. Diehl, Nathaniel A. Elliott, Joseph Emery. David G. Ashleman, William Evans, John Fausold, Samuel Fegely, Joseph W. Fisher. Henry M. Fuller, Thos. Grove, Robert Hampson, George P. Henszey, Thomas I. Herring, Joseph Higgins, Chas. Hortz, Joseph B. Hower, Robert Klotz, Harrison P. Laird, Abraham Lambetton, James J. Lewis, James W. Long, Jacob M'Cartney, John F. M'Culloch, Hugh M'Kee, John M'Laughlin, Adam Martin, Samuel Marx, John C. Myers, Edward Nickleson, Stewart Pearce, James Porter, Henry C. Pratt, Alonzo Robb, George Rupley, Theodore Ryman, Bernard S. Schoonover, Samuel Seibert, John Sharp, Christian Snively, Thomas C. Steel, Jeremiah B. Stubbs, Jost J. Stutzman. Marshall Swartzwelder, Samuel Taggart, Geo. I. Thorn, Nicholas Thorn, Arunah Wattles, Samuel Weirich, Alonzo I Wilcox, Daniel

Zerbey and William F. Packer, Speaker .- 58. " NAYS --- Messrs. Augustus K. Cornyn, Darid M Courtney, David Evans, Henry S Evans, John Fenlon, John W. George, Thomas Gillespie, John B. Gordon, Wm. Henry, James J. Kirk, Joseph Laubach, Robert R. Little. John S. M'Calmont, John M'Kee, William M'Sherry, Josiah Miller, William T. Morrison, John A. Otto, William Y. Roberts, John W. Roseberry, John B. Rutherford, R. Rundle Smith, John Smyth, John Souder, Geo. Walters and David F. Williams .-- 26.

"So the question was determined in the

SECRETARY'S OFFICE. Harrisbarg, June 15, 1849. PENNSYLVANIA, 88:

I no destrict that the above and foregoing is a true and correct copy of the "Yeas" and "Navs," taken on the "Resolution relative to an amendment of the Constitution," as the same appears on the Journals of the two Houses of the General Assembly of this Commonwealth, for the session of 1849.

Witness my hand and the seal of said office, the fifteenth day of June, one thousand eight hundred and forty-nine.

TOWNSEND HAINES. Sec'ry of the Commonwealth Harrisburg, July 5, 1849 .-- 3mo.

#### NEW VOLUME THE SCIENTIFIC AMERICAN. To Inventors, Mechanics and Artisans

The Publishers of the Scientifit American in returning their thanks to the community for the liberal support and encouragement which has been extended to them during the past four years, would respectfully give notice that the 1st number of Volume 5, will be issued on the 22d of September, affording a favorable opportunity for all to ance in office, but they shall receive no fees or subscribe, who may wish to avail themselves of the valuable information always found in its columns. The new volume will be commenced with

new type, printed on extra fine paper, manufactured expressly for this publication, and embellished with a chaste and elegant border. It will be published as heretofore in quarto form, thus afand the other Judges during their continuance over 400 pages containing between 5 and 600 origin office shall reside within the district or coun- inal Engravings of new Inventions, described by letters ef reference, besides a great amount of reading matter, valuable to every man in the coun-An increased amount of care and expense will

be bestowed upon this Volume, to render it more fully what it has been termined, "The best Mechanical Paper in the World." Its columns as usual will be filled with the most reliable and correct information in regard to the progress of Scientific and Mechanical improvements. Chemistry, Architecture, Botany manufactures, Ralilroad intelligence, and the Weekly list of Patents prepared expressly for this Journal at the patent office in Washington, As an evidence of the estimation in which this

publication is held by the Scientific and Mechancal portion of the community, it is only necessafy to state, that its circulation has increased within the last three years to upwards of 10,000 copies, already exceeding the united circulation of all the Mechanical, and Scientific publications in this country, and the largest of any single one in the

TERMS :- Two dollars a year in advance, or Dep. Sec. of Commonwealth. if desired, one dollar in advance, and the remainder in six months.

TO CLUBS :- 5 copies, \$8; 10 copies, \$15: 20 copies, \$28. All letters must be post paid and

ings executed on the most reasonable terms, at stitution," as the same remains on file in this the Scientific American office.

## ESTRAY SHEEP.

Came to the premises of the subscriber, in affixed the seal of the Secretary's Stroud township, Monroe county Pa., about the Office at Harrisburg, this eleventh first of July last, FIVE SHEEP, all yews, day of June, Anno Domini, one thousand eight variously marked on the care. The owner or owners thereof are requested to come forward prove property pay charges and take them away, or they will be disposed of according to NAYNE G. DRAKE. September 6, 1549.

STOVES! STOVES! For sale by STOGDELL STOKES Stroudsburg, November 10, 1848.

BLANK MORTGAGES For sale at this Office.