

WHEREAS in and by an Act of Gene-ral Assemby of the Commonwealth of Sensylvania, entitled "An Act to regulate the feneral Elections within this Commonwealth ELECTION PROCLAMATION. it is enjound upon me to give public notice of such Elections, and to snumerate in said notice what officers are to be elected, I. HUGH WOORE, Sheriff of the county of Bedford, do neroly make known, and give this public notice to the Electors of the county of Bodford, that a general Elector will be held in said andly, on the second Tuesday in October text, at the several Election Districts, as follows.

the Electors of the barough of Bedford and the Electors of the Oscalage of Section and ruship of Bedford, to meet at the Court use, in said Borough. The Electors of Broadtop township to meet the house of William Griffith, in said town-

The Electors of Colerain township to meet at a house of Reuben Smith, in Ramsburg, in

ment of this State, or of the United States and in incorporated district, and also that y member of Congress and of the State stature and of the select or common counfigure, or commissioner of any incorted district, is by his incapable of holding xercising at the time, the office or appoint to findee, inspector or clerk, of any election of the commonwealth and no inspector.

to be voted for."
the said Act of Assembly, entitled "An

relating to elections of the actions of the second of the presented and so the central second of the presented the respective places appointed for holding be election in the district to which they repectively belong, before 9 o'clock on the agenting of the 2d Tuesday of October, and are second of Amos Wertz, administrator of the last will etc., of Jacob Working, late of South Woodberry up, dec'd.

South Woodberry up, dec'd.

case the person who summer of votes for inspec-cond highest number of votes for inspec-hall not attend on the day of any elec-then the person who shall have received recond highest number of votes for judge the heat preceding election, shall act as in-the heat preceding election and in case the person and in the preceding election and in case the person and in the preceding election and in the preceding ele de shall appoint an inspector in his place in case the person elected judge shall not ad then the inspector who received the The account of John Mower, Guardian of Destination of the space of one hour before the board for the space of one hour before the fixed by law for the opening of the election, the qualified voters of the township, ward district for which such officer shall have a elected, present at the place of election, the qualified of the space of the sat will etc., of Henry Shaffer late of Colorant pt., duc'd.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate dec'd.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate dec'd.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate dec'd.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate dec'd.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate dec'd.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate dec'd.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate dec'd.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate dec'd.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate dec'd.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate dec'd. district for which such officer shall have

of the last will etc., of Baitzer Morgart, late of West Providence tp., dec'd.
The account of Samuel Blackbura, adm'r of Daniel W. Blackbura late of St. Clair tp., dec'd.
The account of Adam Stayer adm'r of Mary Stayer late of South Woodberry tp., dec'd.
The account of Henry P. Diehl and Wm. England adm'r of Isaac Biggaman late of Colerain to the right of any person assessed by them to the right of any person assessed by them to the right of the account of the account of the state of Colerain to the right of any person assessed by them The account of Lance Biggaman late of Colerate time regulars, which is seen that the seed of them, shall from the property of them, shall from the to time require.

No person shall be permitted to vote at any decision as aforeasis, than a white fraction of the age of twenty-one years or more, who shall have resided in this State at least one year, and in the election district where he offers to yote at least ten days immediately preceding such election, and within two years paid a state or county tax, which shall have been assessed at least ten days before the election.—
But actize of the United States, who has resided in the election district and paid taxes, abresaid, shall be entitled to yots after reading in this State six months; Provided that the white freemen, citizens of the United States, between the ages of twenty-one and States, between the ages of twenty-one and fronty two sears, have resided in the election district ten days as aforesaid, shall be entitled to rote, ath sigh as aforesaid, shall be entitled to rote, ath sigh they shall not have gald faxes.

"No person shall be admitted to vote whose name is not contained in the list of taxable inhabitants furnished by the commissioners unless first, he produce a receipt for the payment within two years of a state or county tax assessed agreeably to the Constitution, and give satisfactory evidence, either his own oath or affirmation of another, that he has paid such a tax, or on tailure of payment thereof. Second, if he claim a right to vote by being an elector between the ages of twenty-one and twenty-two years, shall depose on oath or affirmation, that he has resided in the state at leat one year next before his application, and make such proof, of residence in the district as is required by this Act, and he does verily believe, from the accounts given bin that he is of the age afforesaid and give such other evidence as is required by this Act, and he does verily believe, from the accounts given bin that he is of the age afforesaid and give such other evidence as is required by this Act, whereupon the name of the person so admitted to vote shall be named of the person of by the shall be almitted to vote by reason of age, and in either case the reason of such vote shall be shall be admitted to vote by reason of age, and in either case the reason of such vote shall be cahe i out to the cleras, who shall make the like note in the list of voters kept by them.

"In all cases where the name of the person claiming to vote is not found on the list furnished by the commissioners and assessors, or his right to vote whether found on the list furnished by the commissioners and assessors, or his right to vote whether found on the list furnished by the commissioners and assessors, or his right to vote whether found on the list furnished by the commissioners and assessors, or his right to vote whether found thereon or not, is

The Electors of Colerain township to meet at the house of Reuben. Smith, in Rainsburg in said township.

The Electors of Colerain township to meet at the new school house executed on the last one at the new school house executed on the last of the school house. No. 5, near the dwelling house of Henry Keyser, in said township.

The Electors of Harrison township to meet at the house of Henry Keyser, in said township.

The Electors of House in township to meet at the house of John Dasher, in said township.

The Electors of John Basher, in said township. The Electors of Londondeery township to meet at the house of John Nyeum, Jr., that he has residence, in pursuance of his law-rich house of John Nyeum, Jr., that he house had township.

The Electors of Schelburg B a pugh to meet at the Store House, near the dwelling house of the house built for a School House, in said township.

The Electors of Schelburg B a pugh to meet at the house of John Nyeum, Jr., that he house of John Nyeum,

See the first breaching to a post-ofthe first breaching to good and the first breaching to the first breaching to the first breaching the first Pennsylvania.

One person for the office of Associate Judge of Bedford county.

One person for the office of County Surveyor of Bedford county.

Two persons for the office of Countissioner of Bedford county.

One person for the office of Countissioner of Bedford county.

One person for the office of Countissioner of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of District Attorney.

One person for the office of County Surveyor

Two persons for the office of Countissioner of Bedford county.

Two persons for the office of Poor Director of Bedford county.

Two persons for the office of Poor Director of Bedford county.

Two persons for the office of Poor Director of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

Two persons for the office of Aulitors of Bedford county.

REGISTERS NOTICE.

ALL persons interested, either as heirs, creditors or otherwise, are hereby notified, that

The account of O. E. Shannon, Guardian of he minor children of Solomon Rice late of South-

The account of Freerick Smite guardian of John Feight, minor son of John Feight late of Colerain tp., dec'd.

The account of John Burger adm'r of Susan Burger late of South Woodberry tp., dec'd.

The account of John Mower, Guardian of

dec'd.

The account of Samuel Carn asim'r of the estate of Mary Sammell, late of St. Clair tp.,

The account of Francis Donahoe adm'r of James Donaboe late of Southampton tp., dec'd.
The account of Jacob Casper and David Stonerook admr's of Jacob Smith, late of Middle Woodberry tp., dec'd.
The account of Jacob S. Brumbaugh adm'r of Jacob Biddle late of South Woodberry tp.

D. WASHABAUGH. Registers Office, Aug. 8, 1866. Register.

SHERIFF'S SALE.

BY virtue of sundry writs of Ft, Fa. to me directed, there will be sold at the Court House in the Borough of Bedford, on Monday the 1st., day of September, 1856, at 1 o clock,

P. M., the following described Real Estate, to wit:

Also, one tract of unimproved mountain land containing 400 acres, more or less, adjoining lauds of Cambell Hendrickson William Gillim and others, situated in Cumberland Valley Tp., Bedford county, and taken in execution as the property of William Hemming.

Also, in the hands of Administrator, all the right title and interest of Robert Stewart dee'd, in and to tract of land, containing 400 acres more or less on the top of Martin Hill, and being animproved, situate and lying partly in Colerain and partly in Sonthampton Tp. Bedford county, adjoining lands of John Cessna, in right of Mary Wiland on the morth, lands in right of Schastian Kegg on the south, lands in right of Jacob Whetsten on the sast, lands in right of Jacob Wiland on the west and taken in execution as the property of Robert Stewart, dee'd.

Also, all the right, title and interest of defendant, John Berr, supposed to be the undivided half of a tract of land containing 21 acres and sixteen perches more or less, adjoining lands of Michael Moses, Rehecca Sleek, John Wolf

Sam'l Stuckey vs Henry Keyser G W Figart vs Gilfith & Thomas M M'Eldowney vs Saml Williams et al J Patton et al vs E Lockart C Colfelt vs Saml Amich Jao Brideham vs same A J Dunlap et al vs Asa Duval Sami Davis vs John James
D Patterson use vs S: Vondersmith

Jas Reynolds vs S M Barclay's admr's
Phillip Weisel's adm'r vs E L Anderson
Hohman & Christy vs H & B Railroad Co Wood & Devereux vs John Figart M Barthelow vs Jacob Hipple H F Rohm vs Edward B Trout Isaac Lipple vs F Hohman Edward B Trout vs Sami Taylor Henry Johnson vs Joseph Leasure Jacob Stockenius vs Dani B Troutman Joshua Filler vs Saml Williams John Dasher vs James Entriken Joseph Harbaugh vs John Harba William Smith vs Charles Smith

Isaac Hull's admr's vs John Hull D. WASHABAUGH, Pro'y.

MORE NEW GOODS AT THE COLONNADE STORE.

THE undersigned are just receiving and open-ing at colonnade store a fresh supply of New Goods, consisting in part of

French Needle worked Collars, Black Silk and Felet Mitts, Assorted Colord Kid Gloves, Bonnet and Mantus Ribbon, Black Silk Cravate, Fancy Casimers,
Mircuo Casimers,
Black Gro De Rhine Silks,
Belts Assorted Colors,
Husiery of all kinds,

Also a prime lot of Groceries, consisting in part of Sugar, Coffee, Tea, Syrups, Molasses, Rice, Indigo, Tobacco, &c. &c. J. & J. M. SHOEMAKER.

IS bereby given that the next Session of the All gheny Male and Female Seminary will Commence on Tuesday the 5th day of August

August 1, 1858. JOHN POLLOCK.

SCHOOL NOTICE. Miss R. S. Procter will resume the duties of her School in the Lecture Room of the Presby.

Miss R. S. Procter will resume the duties of her School in the Lecture Room of the Presby.

Lisses, and childrens do, for sais by

May 23 1856

A. B. CRAMER & Co, public patronage. [Bedf'd, 6'7 25, '65 St.

AUDITOR'S NOTICE.

THE undersigned, appointed by the Orphans' Court of Bedford County, to distribute the money in the hands of Daniel B. Wisegarver and John Mower, Esqires, Executors of the last Will and Testament of John Wisegarver, late of St. Clair Township, dec'd, will attend to the duties of his appointment on Tesday the 12th day of August, next, at his Office in Bedford, when and where those interested can attend if they desire.

JOB MANN, Auditor.

July 11, 1856.

BY AUTHORITY. RESOLUTION

the Electors of Union toweship to meet at the house of Wiltian Adams. In said the house of Middle Woodberry, toweship to meet at the house of Henry Flack in the house of Henry Flack in the highest owner of the house of Henry Flack in the house had nown in the house of Henry Flack in the house had nown in the house had nown in the house had nown in the possession of Adminy Adams, Mary Henry F

OF NEW COUNTIES.

No county shall be divided by a line cutting

square mine AMENDETST.

From section two of the first article of the constitution, strike out the words, of the city of Philadelphia, and of seath counting the city of Philadelphia and of the several counting the city of Philadelphia and of the several counting the city of Philadelphia and of the several counting the city of Philadelphia and of the several counting the city of Philadelphia and of the several counting the city of Philadelphia and of the several counting the city of Philadelphia and on such that the city of Philadelphia and on such that the city of Philadelphia and on such counting the city of Philadelphia and on counting the city of Philadelphia and city counting at the cit

ment?
The year and navyswere taken agreeably to the Constitution, and were as follow, viz:
YEAR—Messrs, Browne, Buckelew, Cross Cresswell, Evans, Ferguson, Fienaiken, Roge, Ingrane, Jamison, Jordan, Knax, Leubaen, Lewis, M Clintock, Mellinger, Fratt, Price, Sellers, Shuman, Santher, Struth, Tassart

Manny's Combined Reaper and Mower, which will and Testament of John Wisegarver, last will and the last with a mendment, yeas 28, nays 1. On the fourth amendment, yeas 28, nays 4.

Interper, Heics, Hibbs, Hill, Hillegas, Hippie amendment, Helcomb, Housskeeper, Hunsecker, Imuric lands, Irwin, Johnson, Laporte, Lebo, Longa the Helcomb, Housskeeper, Hunsecker, Imuric lands, Irwin, Johnson, Laporte, Lebo, Longa the Helcomb, Housskeeper, Hunsecker, Imuric lands, Irwin, Johnson, Laporte, Lebo, Longa the Helcomb, Housskeeper, Hunsecker, Imuric lands, Irwin, Johnson, Laporte, Lebo, Longa the Helcomb, Housskeeper, Hunsecker, Imuric lands, Irwin, Johnson, Laporte, Lebo, Longa the Helcomb, Housskeeper, Hunsecker, Imuric lands, Irwin, Johnson, Laporte, Lebo, Longa the Helcomb, Housskeeper, Hunsecker, Imuric lands, Irwin, Johnson, Laporte, Lebo, Longa the Helcomb, Housskeeper, Hunsecker, Imuric lands, Irwin, Johnson, Laporte, Lebo, Longa the Helcomb, Housskeeper, Hunsecker, Imuric lands, Irwin, Johnson, Laporte, Lebo, Longa the Helcomb, Housskeeper, Hunsecker, Imuric lands, Irwin, Johnson, Laporte, Willow, Willow, Johnson, Laporte, Wellow, Helcomb, Housskeeper,

And the Afficiency of the Commonwealth of a State of land containing 10 series and other, strate in St. Chief. The Referred Accordage on A That the following assessment of the Commonwealth of Permittens in the Permittens

HARDWARE STORE. off over one-tenth of its population, (either to form a new county or otherwise,) without the express assent of such county, by a vote of the electors thereof; nor shall any new county be established, containing less than four hundred square miles.

The yeas and nays were taken, and were lectors thereof; nor shall any new county be established, containing less than four hundred square miles.

The yeas and nays were taken, and were lectors thereof; nor shall any new county be established, containing less than four hundred square miles.

The yeas and nays were taken, and were stolled in general, that he has removed his HARDWAKE STOKE to the new building second door west of the Bekker Has building second door west of the Bekker Has been bard, Boyd Brown, Brash, Buchanan, Caldwell, Well Campbell, Castry, Craig, Fansold, Foster. Getz, Haines, Happer, Heins, Hibbs, and was selected with great care. He would constitution with a strength of the best quality of the best quality of the properties of the Bekker Hardward of the Be

TIME subscriber has removed his Clothing Store to the room next door to the office of Dr. Watson, where he has on hand, and will con-

Patterson, Reinhold, Roberts, Salisbury, Walter, Wintrode, Yearsley and Wright, Speaker

To be section xxvi, Article 1.

The legislature shall have the power to alter, revoke, or annul, any charter of incorporation hereafter conferred by, or under, any special, or general law, whenever in their opinion it may be injurious to the citizens of the common wealth; in such manner, however, that no injustice shall be done to the corporators.

IN SEMATE, April 21, 1866.

Resolved, That this resolution pass. On the first amendment, year 12, nays 5. On the second amendment, years 12, nays 5. On the second amendment, years 12, nays 6. On the third

Secretary's Office, A. G. CURTIN, Filed, April 21, 1856. Sec. of the Constit.

Secretary's Office, Harrisburg, June 25, 1856 | Harrisburg, June 25, 1856 | Harrisburg, June 25, 1856 | Pennsylvenia, as:

I do certify that the above and foregoing is a true and correct copy of the original «Resolution relative to an amendment of the Constitution" as the same remains on file in this office.

In recimon, whereof I have here moves all the same appears on the Journal of two Houses of the General Assembly of this Commonwealth as the same appears on the Journal of June, on the sand of the two Houses of the General Assembly of this Commonwealth as the season of June 6th, 1856.

Secretary of the Commonwealth.

July 11, 1866. Jun.

July 12, 1866.

June 6th, 1866.

June 6th, 1866.

June 6th, 1866.

June 6th, 1866.

July 14, 1866. Jun.

July 15, 1866. Jun.

July 16, WEISEL,

MCHAEL WEISEL,

July 16, WEISEL,

July 17, Weisel,

July 1

Angust 1, 1875.

Machinest.

ITHE Books and Notes of Poter Radebaugh, are left to my unds for collection. Persons would do well to collection. Persons would less will be allest to find active at these or costs will be allest to find.

it and receive a literal store of he public patroniges

Bedford, April 11, 1856. G. W. RUPP.

REMOVED. tel, where he has just received, and opened an extensive assortment of Hariware, embracing almost every article in that line of buildings. His stock of SADDLERY is of the best quality and was selected with great care. He would respectfully invite all in want of articles in the Hardwate line, to give him a cail, satisfied that he can please all who do so.

JOHN ARNOLD.

The undersigned take this method of taform includes the photocomes and the public in general, that they have removed their entire stock of Goods from the West end of Bedford to the Coionade Store. Intell possessed to see all who may allow the phased to see allow the phased to see all who may allow the phased to see all who may allow the pha Thankful for past favors, they hope by fair dealing and a desire to please, to continue to Hereive a liberal share of the public patronage. Bedford, July 25, 1855.

J. & J. M. SHO LMAKER.

NEW Mackersland Salmon for sale by May 23, 1856. A. R. CRAMER & Co.

FOR SALE CHEAP. ONE Linely Carriage, one Falling Top Buggy both new and work warranted-also Two New 2 norse wagons for sale by

A. B. CRAMER & Co.,

Produce received for Carriag a or vagons.

JOB MANN, - G. H. SPANO. AW PARTNERSHIP.—The undersigned have associated themselves in the Practice of the Law, and will promptly attend to all busi ness entrusted to their care in Bedford and ad

oining counties.

IF Office on Julianus Street, three doors south of Mengel House and opposite the residence of Maj. Tate.

Mann & Spang.

June 1st - 1854 tf.

WE BE THE SE

letters of scinfills fration on the creek of leter it lekes, lete of Union Township, Becliordee, dec'd having been granted to the subscriber residing in Union Township, notice is therefore given to all persons indeated to said eat fo, to nake payment immediately, and those baying claims are requested to present them properly authoriticated for settlement.

JOSEPH IMLER, Adm'r.

J. J. BARCLAY,
ATTORNEY AT LAW, BEDFORD, PA.,

Will attend promptly to all legal business wentrusted to his care. Office on Julians Street, four doors South of the Court House, and formerly occupied by Larclay & Berelay, June 18, 1856.