

FAIR NOTICE.

MURRAY & BRO., Bloody Run, would notify all persons indebted to them by note, Book account or otherwise...

D. R. ANDERSON, OF CENTREVILLE, CUMBERLAND VALLEY.

would hereby give notice to his customers and friends, that in order to make arrangements for the Fall trade he will sell goods much cheaper than ever for cash...

SHOE STORE.

Ferguson & Co.

HAVE just opened their new Store in "Anderson's Row" of buildings, nearly opposite the Gable Office.

Their stock of Boots and Shoes for men, women and children, is certainly the best and cheapest that has ever been brought to Bedford, for three reasons.

First.—On account of the pressure of the times, they have been laid in at 30 cents on the dollar less than what was paid last year for the same goods.

Second.—They were bought for CASH, and the usual discounts made.

Third.—They were bought in much larger quantities than dry goods merchants buy them, and consequently were bought much lower.

LADIES' DEPARTMENT. The store room has been so arranged as to have a separate apartment for the Ladies, provided with comfortable chairs and stools where they can sit and talk, or buy shoes as they please.

Pickles and Fruits. In connection with the shoe business, all kinds of Pickles, Fruits and Preserves will be kept, including Pine Apple, Peach, Strawberries, Cherries, Brandy Peaches, Catsups, Mixed Pickles, Lobsters, &c., &c.

—ALSO—The best, and most general assortment of Tobacco and Cigars, will be kept constantly on hand.

As there is no store of this kind kept in this county, the proprietors are determined to keep it right, and sell at the lowest living profits.

NOTICE OF ACQUISITION. WHEREAS John Kege, late of Colerain township, Bedford county, died seized of the following Real Estate, to wit: A certain message or tract of land, situate in the aforesaid township and county, containing about two hundred and sixty one acres, adjoining lands of Philip Shoemaker, Simon Stuckey, Abraham Weibel and others.

Leaving a widow named Rachel, and issue eight children, viz: William, residing in Hancock county, Ohio, Emanuel, the petitioner, Mary Ann, residing in Bedford county, John, residing in California, and Josiah, residing in Bedford county, Rebecca, residing in Huntington county, Pennsylvania, and Margaret residing in Bedford county.

Notice is therefore given, that in pursuance of a writ of partition or valuation, to be directed, I will proceed to hold an inquisition or valuation on the said premises, on Monday, the 18th day of October, 1858, when and where all parties interested may attend if they see proper.

NOTICE OF ACQUISITION. WHEREAS John Chas, late of Bedford Borough, Bedford county, died seized of the following Real Estate, to wit, one lot of ground in the Borough of Bedford, fronting 60 feet on Pitt street, and adjoining public lot on the east, base 40 ft., on the west, and the highway branch on the north, and a lot of ground containing about 20 acres, situate in Bedford township, adjoining lands of Hugh Moore, Jacob Martin's heirs, William Makin's heirs and others.

Leaving the following named heirs, to wit, Jacob who is dead, leaving issue a daughter Mary Ann, who is intermarried with George Hines, residing in the State of Ohio, Mary M. Kiny, residing in Bedford, Catharine, intermarried with Anthony Stillner, residing in Bedford, John who is dead, leaving five children, viz: George residing in the west, Henry residing in Frederick county Md., William residing in the west, Margaret, intermarried with George Brendel, residing in Frederick co. Md., and John residing at the same place, Joseph, petitioner, Sarah, intermarried with Thomas Slack, now dead, leaving issue six children, residing in Bedford county, viz: George, Mary, intermarried with George B. Jans, Margaret, Ann, and Franklin, Elizabeth, intermarried with Jacob Over, residing in Bedford and Samuel, residing in the State of Kentucky.

Notice is therefore given, that in pursuance of a writ of partition or valuation, to be directed, I will proceed to hold an inquisition or valuation on the said premises, on Saturday, the 18th day of October, A. D. 1858, when and where all parties interested may attend if they see proper.

PUBLIC SALE OF REAL ESTATE. BY virtue of an order of the Orphans' Court of Bedford county, the undersigned will sell at public sale, on the premises, in Bedford township, on Friday, the 5th day of November, next, all the following described Real Estate, to wit: A Tract of Land with GRIST-MILL and DWELLING HOUSE, thereon erected, adjoining lands of John Holdersheim's heirs, John S. Ritchey and others.

Terms.—cash, at confirmation of sale. DANIEL HEISEL, adm'r of the estate of Jacob Heisel, dec'd. Sep. 24, 1858.

PHILADELPHIA COLLEGE OF MEDICINE. 214 South Fifth Street, below Walnut. The Twenty-third session of this Institution will open on MONDAY, OCTOBER 11th, 1858.

The following are some of its advantages: It is the only Institution in the City which furnishes its Students with Hospital Tickets and material for dissecting, or theory exercises. The classes are examined daily by the Professors, who take a personal interest in the advancement and welfare of every Student.

A limited number of young men of restricted means will be received as beneficiaries, paying but \$20 for a full course of Tickets. In all cases, the favor of physicians and of clergymen have preference. An announcement containing every information will be sent free, on application to: B. HOWARD RAND, M. D. Dean of the Faculty. Sep. 17, '58.

See advertisement of Drs. Sanford Liver Investigator, in another column.

See advertisement of a mild emetic, good soil, and fine markets, see advertisement of Hammon's Lard.

THE HAMMONTON FARM.—A newspaper devoted to Literature and Agriculture, also setting forth full accounts of the new settlements of Hammon, in New Jersey, can be subscribed for at only 25 cts. per annum.

Incise postage stamps for the amount. Address to Editor of the Farmer, Hammon, Atlantic Co. New Jersey. Those wishing cheap land, of the best quality, in one of the healthiest and most delightful climates in the Union, see advertisement of Hammon's Lard.

FOR SALE, OR TRADE.

A Farm within one mile of the Railroad and two miles of Stonerstown, in the Broad Top region, containing about 100 acres, being good bottom land—about one-half cleared and the balance well timbered. The farm is well improved, and a fine spring of excellent water at the door of the house—also two good orchards of fruit trees on the premises.

Also, A farm in Morris's cove, adjoining lands of David Stuckey, Barley's heirs, Jacob Furry and others, containing about 200 acres, one half cleared and the balance well timbered, with an abundance of locust and chestnut timber. There are several never failing springs upon the premises with a constant stream running through the farm. There is also a large and thrifty young orchard bearing fruit thereon. The improvements are a rough east House, Log Barn and out buildings.

Also, 100 acres of land in Dallas County, Iowa. Also, 320 acres of land in Montgomery County, Iowa. Also, 320 acres of land in Harrison County, Iowa. Lot no 6 of block 53 in the city of Omaha, Neb. sk Territory. All near the Rail Roads and presenting good opportunities for investment.

PUBLIC SALE OF VALUABLE REAL ESTATE.—By virtue of an order of the Orphans' Court of Bedford county, the undersigned will expose to public sale on the premises on SATURDAY, the 6th day of November, next, the real estate of James Weimer, late of Monroe township dec'd, viz: the mansion farm of said dec'd, containing 44 ACRES and 64 PERCHES, with a Log House and Barn thereon erected—adjoining lands of Andrew Irons, Michael Heyner, Nathan Grubb and others.

Terms: One third to remain in the property during the widow's life, the interest thereon to be paid her annually. One third at the confirmation of sale and the balance in two equal annual payments without interest.

MAHALA WEIMER, Administratrix. Sep. 10, '58

PUBLIC SALE OF REAL ESTATE.—There will be exposed to public sale, on Saturday, the 9th day of October, 1858, the well known farm, formerly the property of Allen Conley, deceased. The improvements are a TWO STORY LOG HOUSE, with stone kitchen attached, a double log barn, and other necessary buildings, there is a large apple orchard of choice fruit thereon, and other fruit trees of different kinds. A never failing well of water near the house, and several springs on the farm.

This tract of land lies about 2 1/2 miles west of Schellsburg, adjoining lands of Wm. Crisman, Philip Hoover, John Whitstone and others. Terms made known on day of sale by URIAH CONLEY, Administrator. Sep. 10, '58.

NO SCHOOL DIRECTORS AND TEACHERS.—Notice is hereby given that I will meet the directors and Teachers of Schellsburg and Napier township, in Schellsburg, for the purpose of examining teachers and renewing certificates on the 25th of Sept., at Dasher's, at the corner of Broad Top, on the 13th of Harrison, at Keyser's school house on the 18th of Londonderry, at the 25th of St. Clair, at the 25th of Eight Vane on the 25th of Union, at Mowery's Mill, on the 29th of Middle Woodberry, at Woodberry on the 29th of South Woodberry, at Enterprise on the 1st of October; of West Providence, at Bony Run on the 15th of Hopewell, at Dasher's on the 15th of Broad Top, at Hopewell on the 6th of Liberty at Stonerstown on the 7th of Snake Spring, at Hartley's school house on the 10th of Colerain, at the Brick Church on the 14th of East Providence, at Householder's school house on the 15th of Bedford township, at Bedford on the 18th of Harrison, at Keyser's school house on the 18th of Londonderry, at Bridgeport on the 19th of Cumberland Valley on the 20th of Southampton, at Clansyville on the 21st of Monroe, at Clearville on the 22d of Bedford, borough on the 26th.

The above meetings will be held at 9 o'clock A. M. and it is particularly requested that Directors and Teachers be punctual in their attendance. Teachers will please provide themselves with pens, ink and paper, and avail themselves of this opportunity of being examined, as no teacher will be examined after the regular time, except for special reasons and then not unless he brings a written request for me to do so, signed at least by three Directors of the District in which he is to be employed.

NOTICE is also given, that all Permanent Certificates of the old style have been annulled under the authority of the 124 Section of the General School Law of the 5th of May 1851, and can no longer be received by Directors as authority for the employment of Teachers. Teachers holding such certificates will please attend on the above mentioned days and have them exchanged or returned.

NOTICE IS HEREBY GIVEN TO ALL whom it may concern, that I have bought of Wm. Lashley and paid him for, the following property, to wit: his entire stock of store goods, horses, cattle, hogs, calves, grain, hay, and altogether all his personal property that belonged to him, and also, four tracts of land and leave the same in his possession during my pleasure, and I furthermore forewarn all persons from trespassing on the same, as I will most positively enforce the law against any person so doing, as it is mine and paid for.

A GOOD HOUSE & LOT FOR SALE. THE subscriber wishes to sell his house and lot in Buena Vista, Juniata Township, Bedford county, on which are erected a good TWO STORY FRAME DWELLING HOUSE, well finished, an excellent FRAME STABLE, a good shop well calculated for a shoemaker or tailor—also, a well of good water in the back yard, and always plenty of water in the cellar. This property is a very desirable one, being well calculated for a business man, it being in a good neighborhood. Buena Vista wants another store, a good wagon maker, shoemaker and tailor. Any person wishing to purchase such property, at a low price, will address the subscriber at Buena Vista. If sold, possession given this Fall. NICHOLAS KEGG. Aug. 20, 1858-1f.

NUMBER FOR SALE.—White and Yellow Pine Boards, Plastering and Shingling Lath and bills furnished to order by: REED & MUNICH.

Proclamation of General Election.

Whereas in and by an Act of General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the General Elections within this Commonwealth," it is enjoined upon me to give public notice of said Elections to and to enumerate in said notice what Officers are to be elected, I, WILLIAM S. FLUKE, Sheriff of the County of Bedford, do hereby make known and give this public notice to the Electors of the County of Bedford, that a General Election will be held in said County, on the second Tuesday (12th) October, 1858, at the several election districts, viz:

The electors of the Borough of Bedford and township of Bedford, to meet at the Court House in said Borough.

The electors of Broad Top township to meet at the School House in the town of Hopewell. The electors of Colerain township to meet at the house of Joshua Filler, in Rainsburg, in said township.

The electors of Cumberland Valley township to meet at the new School House erected on the land owned by John Whip's heirs in said township.

The electors of Harrison township to meet at school house number 5, near the dwelling house of Henry Keyser in said township.

The electors of Juniata township to meet at Keyser's school house in said township.

The electors of Hopewell township to meet at the School House near the house of John Dasher in said township.

The electors of Londonderry township to meet at the house now occupied by Wm. H. Hill as a shop, in Bridgeport, in said township.

The electors of the township of Liberty to meet at the School House in Stonerstown in said township.

The electors of Monroe township to meet at the house lately occupied by James Carnel in Clearville, in said township.

The electors of Schellsburg borough to meet at the brick School House in said borough.

The electors of Napier township to meet at the brick School House in the borough of Schellsburg.

The electors of East Providence township to meet at the house lately occupied by John Nycum, in said township.

The electors of Snake Spring township to meet at the school house, near the Methodist church on land of John Hartly.

The electors of West Providence township to meet at the new log school house, at Bloody Run in said township.

The electors of St. Clair township to meet at the store near the dwelling house of Gideon Trout in said township.

The electors of Union township to meet at the house of Michael Wyant in said township.

The electors of South Woodberry township to meet at the house of Samuel Oster near Noble's mill in said township.

The electors of Southampton township to meet at the house of Wm. Adams in said township.

The electors of the township of Middle Woodberry to meet at the house of Henry Fluke in the village of Woodberry; at which times and places the qualified electors will elect by ballot: ONE PERSON for Canal Commissioner of the Commonwealth.

ONE PERSON for Judge of the Supreme Court of the Commonwealth.

TWO PERSONS, in conjunction with the county of Somerset, to fill the office of Members of the House of Representatives, to represent the counties of Bedford and Somerset in the House of Representatives.

ONE PERSON in conjunction with the counties of Fulton, Franklin, Juniata, and Adams, to fill the office of Representative in Congress, to represent the counties of Bedford, Fulton, Franklin, Juniata and Adams, in the Congress of the United States.

ONE PERSON for the office of Commissioner for Bedford county.

ONE PERSON for the office of poor house director for Bedford county.

ONE PERSON for the office of Auditor for said county.

ONE PERSON for the office of Coroner of said County.

The election to be opened between the hours of 7 and 8 o'clock in the forenoon, by public proclamation, and to keep open till 7 o'clock in the evening, when the polls shall be closed.

NOTICE IS HEREBY GIVEN: That every person, excepting Justices of the peace, who shall hold any office or appointment of profit or trust under the United States, or of this State, or any city or corporation, district, whether a commissioned officer or otherwise, a subordinate officer, or any city, or of any incorporated district, and also, that every member of Congress and of the State Legislature, and of the select or common council of any city, or Commissioners of any incorporated district, is by law prohibited from exercising at the time of the election, or appointment of judge, inspector or clerk of any election of this Commonwealth, and that no inspector, judge or other officer of such election shall be eligible to be then voted for.

And the said act of assembly, entitled "an act relating to elections of this Commonwealth," passed July 24, 1852, further provides as follows, to wit: "That the inspectors and judges, shall meet at the respective places appointed for holding the election in the district at which they respectively belong, before 5 o'clock in the morning of 24th day of October, and each said inspector shall appoint one clerk, who shall be a qualified voter of such district."

"In case the person who shall have received the second highest number of votes for inspector, shall not attend on the day of any election, then the person who shall have received the second highest number of votes for Judge at the next preceding election, shall act as inspector in his place. And in case the person who shall have received the highest number of votes for inspector shall not attend, the person elected Judge shall appoint an inspector in his place, and in case the person elected judge shall not attend then the inspector who received the highest number of votes shall appoint a judge in his place, and in case of one being after the time fixed by law for the opening of the election, the qualified voters for the township, ward or district for which such officers shall have been elected, present at the election, shall elect one of their number to fill such vacancy."

It shall be the duty of the several assessors respectively to attend at the place of holding every general, special, or township election during the whole time such election is kept open, for the purpose of giving information to the inspectors, and judge, when called on, in relation to the right of any person to vote at such election, and in case of any such other matters in relation to the assessment of voters, as the said inspectors or either of them shall from time to time require.

"No person shall be permitted to vote at any election as aforesaid, than a white freeman of the age of twenty-one or more, who shall have resided in this State at least 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 shall have been assessed at least twenty days before the election. But a citizen of the United States who has previously been a qualified voter of this State and removed therefrom and returned, and who shall have resided in the election district and paid taxes, aforesaid, shall be entitled to vote after residing in this State six months: provided, That the white freemen, citizens of the United States, who shall have resided in the election district ten days as aforesaid shall be entitled to vote, although they shall not have paid tax."

"No person shall be permitted to vote whose name is not contained in the list of taxable inhabitants furnished by the Commissioners, unless a first he produce a receipt of payment, within two years of State or County tax assessed agreeably to the Constitution, and give satisfactory evidence on his oath or affirmation of another that he has paid such a tax, or in a failure to produce a receipt shall make oath to the payment thereof, or second, if he claim a right to vote by being an elector between the age of twenty-one and twenty-two years 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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 account given him that he is of the age of twenty-one or more, and that he is qualified to vote by the terms of such evidence as is required by the terms of this act, 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