The New Constitution-Continued from First Page. If they shall be agreed thereon, thall decide the question of difference: in appointing overscers of e-lection, all the law judges of the proper court a-ble to act at the time shall concur in the appoint ments made.

bla to act at the time shall concur in the appoint-ments made. See, 17. The trial and determination of context-ad elections of electors of President and Vice-president, members of the general assembly, and of all public offices whether state, judicial, muni-cipal, or local, shall be by the courts of law, or by eno or more of the law judges thereof, the general assembly shall, by general law, designate the courts and judges by whom the several classes of election contexts shall be firthed, and regulate the manner of this and all matters incident theretor but no such law assigning jurisdiction, or regula-ting its exercise, shall apply to any context aris-ing out of an election held before its passage.

ARTICLE IX.

AETICLE 1X. YARATION AND FINANCE. Mee, 1. All taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax, and shall be levied ant collected under general taws; but the general assembly may, by general laws, except from tax-ation public property uset for public purposes, ac-unal places of religious, worthin places of burial-net meet or heldfor private or corporate profit, and institutions of purely public charity. Sec. 2. All have exempting property from taxa-tion other than the property above enumerated, whell be void.

shall be void. Sec. 3. The power to tax corporations and corpa-rate property shall not be surrendered or suspend-ed by any contract or grant to which the State

See 3. The power to have compositions and corper-rate property shall not be surrendered or sneper-ide by any contrast or grant to which the State and the state, except to supply casend dendeneds of the state, except to supply casend dendeneds of structure, repel havanion, suppress tomrrection defend the state in way, or to pay existing debt, and the debt created to supply casend dendeneds of the state, except to supply casend dendeneds of structure, repel havanion, suppress tomrrection defend the state in way, or to pay existing debt, and the debt created to supply casend dendeneds of the state, except to supply casend dendeneds of structure, repel havanion, suppress tomrrection defend the state in way, or to pay existing debt, and the debt created to supply deficiencies in re-orne time one million of dollars. The state one of the state shall specify the purpose for which the money is to be used for the state one of the state shall specify the purpose specified and no other. The general assection, nor shall the country of the because a joint owner or stockholder in any cou-tent to because a joint owner or stockholder in any county, city, borough, township or incorpor-al district to because a stockholder in any cou-any association or corporation, or to oblain or purporpriste moary for or to bas its credit to any county, stocciation or corporation, or to oblain or any association or corporation as invitation. As 5. The debt of any county, city, borough that here exceed seven per cention upon such assection the of here taxable property therein, nor send the construction of any county while the assection we debt, or interease the indebtedness to an in-send the assessed aven the report such as the debt and the construction of exceed is built of assisted the assection we debt of which now exceeds is seven per cention the send of any ech in mergen with shall not assime the send the rescaling invest seven the test to any debt, and be able to device there of any city, county, but whence and the rescale there of a

debt, or any part thereof, of any city, county, to the organized to enable the state to repel invision, invo or extend the charter of more than one corporations according to the charter of more than one corporations of the present indebtechness. See 10. Any county, township, school district, or the numerical the time indebtechness. See 10. Any county, township, school district, or the numerical the time indebtechness. See 10. Any county, township, school district, or the numerical the time of so doing, provide the principality incurring any indebtechness. See 10. Any county, township, school district, or the collection of an annual tax sufficient to pay in without three months previous the collection of an annual tax sufficient to pay in the interest and also the principal thereof within the principal thereof, by a sum near the state not the principal thereof the sale of any south and to be intereased of one week the tax sufficient to pay in which there state not the principal thereof, by a sum near the state not proceeds of the sale of any south sufficient to pay in the state inclusted consist of the principal thereof within other lines, and the consent of the sale of any stock are any part thereof and of the income or proceeds of the sale of any stock are any context to pay the stock or proceeds of the sale of any stock are any other computing line of the sale of the state not required for the time to time to time to the sale or any count of the state and resources that and yb designated the state and resources that and yb designated the sale or any compariso or the principal thereof is the sale or any count is to any the compariso or the sale of the state not required for the time to time to the sale or any count of the principal thereof the sale or any the state and resources the and continue to the sale or any count is the state to represent the sale or any the state and resources the and the time to time to the sale or any count is the state and resources the and continue to the state anot required f the interest and also the principal thereof within the interest and also the principal thereof within Sec. 1. To provide for the paymont of the pres-ment State deby and any additional debr contracted as discretely, the general assembly shall continue and maintain the finking innd sufficient to pay the operating interest on such debt and annually to re-three the principal thereof, by a sum not less than two hundred and fifty thousand dollars, the said linking final shall consist of the proceeds of the alkes of the public works or any just thereof and working final shall consist of the sale of any slocks of the income or proceeds of the sale of any slocks of the income or proceeds of the sale of any slocks of the income or proceeds of the sale of any slocks of the income or proceeds of the sale of any slocks of the income or proceeds of the sale of any slocks of the state not required for the ordinary and prime of the state not required for the ordinary and insee of war, invasion, or insurrection, no part of the said sliking find shall be used or applied oth-ers than in the existing insert of the slight of the principal of the income of proversions of the sale of the public of the state not required for the ordinary and the said sliking find shall be used or applied oth-ers of the state not required for the ordinary and the said sliking find shall be used or applied oth-ers of the state not required in the state of the public of the state shall be used or applied of the state shall be used or applied oth-ers of the state so of the state, over and a-

The second process of the state, over and a provided by law. Monthly statement of the public to construct and by points within the state and to essential be second and ket to construct and shall be second and ket to construct and shall be second and ket to construct and shall be second and ket to be provided by law. Monthly statement of such provided by law. Monthly statement and there is and shall be essential to state or more the same are deposited, and have the shall be receive and shall be received and the state or more to the solution of such and the manoant of such provided by law. Monthly statement and or such transport as the state of the state or more solution of such and be published showing the same of the state or and shall be published to the state or more solution of such the state or more solution of such the state or more solution of such shall be schedule of the state or a period in the state or more solution of such shall be schedule of the state or a period in the state or more solution of such shall be schedule of the state or such published as more of the state or more solution of such shall be schedule of the state or more solution of such shall be schedule of the state or more solution of such shall be schedule of the state or more solution of such shall be schedule or of the state or more solution of such shall be schedule or such schedule or pariod in the states or more solution of such shall be schedule or such schedule or schedule or such

ARTICLE XVL PRIVATE CORPORATIONS.

PRIVATE CORFORATIONS.

Bet All existing charters, or grants of special or exclusive privileges, under which a born fide or substitution, that there and bordbords which a born fide or substitution, shall thereafter have or validity.

The special special is a semibly shall not remli the first of an area on your of the constitution, that thereafter have or validity or all the transmission of the semiflicity of t

at the time of the adoption of this constitution not prosecutions, and contracts, shall continue as it this constitution had not been adopted. See 3. At the general election in the years one thousand eight hundred and seventy-four and one thousand eight hundred and seventy-four shall be reached as the seventy four shall be thousand eight hundred and seventy-four shall be reached as the seventy-four seventy-four shall be elected from the eventy siz. Sons-tors shall be elected from the eventy siz. Sons-tors shall be elected from the eventy siz. Set 3. The first election of Gevernor under the sevent for two seventy sevents elected in the year one thousand eight hundred and sev-ny signt and of those therafter elected shall be reached as the seventy-four sevents elected for the years and the term of the Governor selected is the year one thousand eight hundred and sev-ny sevent and those the reactive sevents elected for the years and those the reactive sevents elected for the years and the term of the Governor selected is the year one thousand eight hundred and sev-sent subtained the sevent for close the sevent sevents elected for the years and the sevent for close the sevent seve

for four years, according to the provisions of this constitution. See, 6. At the general election in the year one thousand eight hundred and seventy-four a Lieu-tenant Governor shall be elected according to the provisions of this constitution. See, 7. The Secretary of Internal Affairs shall be elected at the first general election after the a-deption of this constitution; and when the said of-facer shall be duly elected and qualified, the officer of Surveyor General shall be abolished, and the Surveyor General in office at the time of the adop-tion of this constitution shall continue in office un-til the expiration of the term for which he was e-lected.

See 4. An anomaly of the control of the comportion cash manuagers of a comportation cash member of his votes for one candidates as the may prefer:
 See 6. No foreign corporation shall do any business in this state without having one or more caudidates as the may prefer.
 See 6. No foreign corporation shall do any business in this state without having one or more caudidates as the may prefer.
 See 6. No foreign corporation shall on a subborized in the same, upon whom process may be served.
 See 6. No corporation shall engage in any business other than that expressly authorized in the same, upon whom process may be encoded to hold any real estate, except such as may be necessary and proper for its legitime business.
 See 7. No corporation shall issue stocks or bonds coupt such as may be necessary and proper for its legitime business.
 See 7. No corporation shall be vold; the stock and in dividuals for money, labor done, or mouse or property solutions shall not be increased stock or indebtedness of corporations shall not be increased stock or indebtedness of a property solution in value of the stock inst obtained at a meeting to heal and the period law, nor without he consent of ith periods holding the larger amount in value of the stock inst obtained at a meeting to heal and of the comparations and individuals invected with the privilege of taking private property for public use. Shall make just comparations for property for public use shall make instroyed by the construction or enlargement of the works high ways or improvement with the amount of such as property or distributed from depicting any person of an appeal for any prelimitary avecament of the amount of such as a paint any prelimitary avecament. The general assembly, its hereby prohibited from depicting ways in an author for empret.
 See 9. Every banking has shall provide for the state any preliminary avecamined on the dinduction of the induction of the inter

til the expiration of the term for which he was e-lected. See 8. When the Superintendent of Public In-struction shall be dolly qualified, the office of Su-perintendent of Common Schoels shall cease. Sec 9. Nothing contained in this constitution shall be construed to render any person now hold-ing any State office for a first official term ineligi-ble for re-election at the end of such term. Sec. 10. The Judges of the Supreme Court in office when this constitution shall rake effect shall continue until their commissions severally expire. Two judges in addition to the number now compes-ing the suid court shall be elected at the first con-eral election after the adoption of this constitu-tion.

Notified with the provident provident provident provident provident and provident provi

the original to any law judge of this commonwalth now in commission. See, is. The courts of common pleas in the coun-ties of Philadelphia and Alegheny shall be com-posed of the president judges of the district court and court of common pleas of said counties until their officer shall reversally end, and of such other judges as may from time to silected. For the purpose of arst organization in Phile-delphila the judges of the district court number two, Judges Hare, Mitchell and one othe-er judge to be elseded: of the court number three, Judges Ludlow, Finietter and Layer, Briggs and one other judge to be cleeted. The court number four, Judges Thayer, Briggs and one other judge to be cleeted. The judge to said courts respectively, and thereafter the president judge shall be the president judge of said courts respectively, and thereafter the president judge shall be the judge to leafter in commission; but any president judge re-selected in the same court of district shall continue to be pre-sident judge thereof. The additional judges for courts number two and four shall be voted for and cleeted at the first rement be or district shall continue to be pre-sident judge thereof.

of the electors thereof," shall be hold to be valid for all the purposes thereof. See, 33. The words "countr commissioners," wherever used in this constitution, and in any or-dinance accompanying the same, shall be held to include the commissioners for the city of Philadel-phia. Adopted at Philadelphia, on the third day of November, in the year of our Lord coe thousand eight hundred and seventy-three.

OFFICE OF OFFICE OF SECRETARY OF THE COMMONWEALTH, ILAREMARURG, NOV. 15, 1573. I certify that the foregoing is a correct copy of the new constitution, proposal to the people of the commonwealth of Pennsylvania, for their ap-proval or rejection, as the same appears of record in this office. Secretary of Commonwealth.

AN ORDINANCE

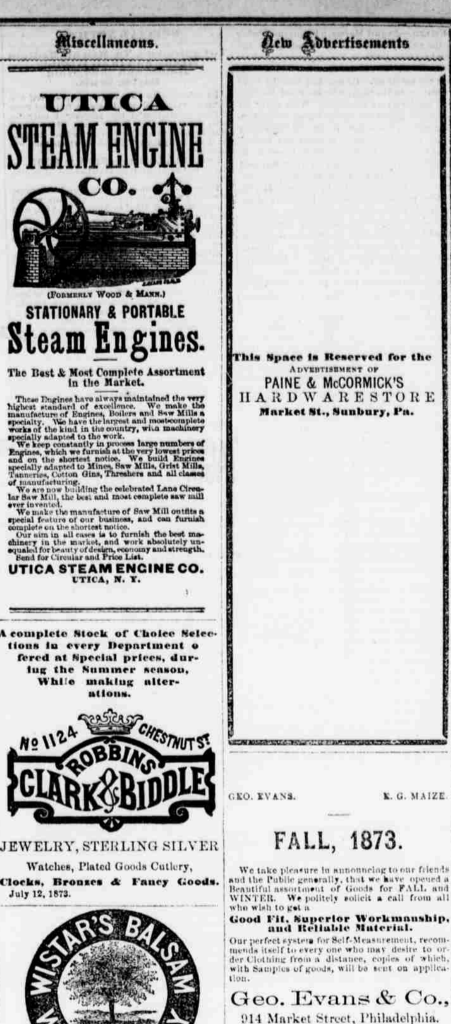
FOR SUBMITTING THE AMENDED CONSTITUTION OF PENNEYLVANIA TO A YOTE OF THE QUALIFIED B LECTORS TREREOF, AS PAREED SECOND BRADING. Be it ordained by the Constitutional Convention of the Commonwealth of Pennsylvania, as follows

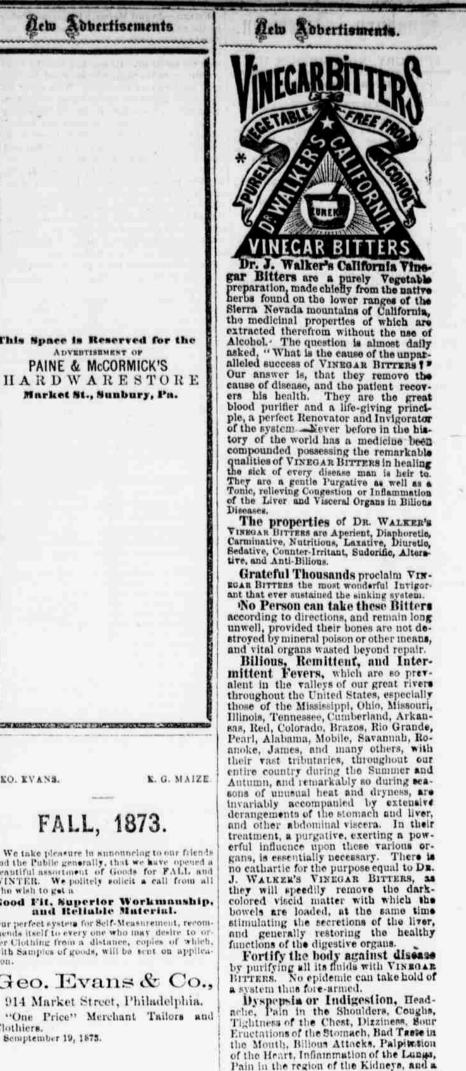
The Commonized A of Pennsylvania, st follows:
1. That the amended constitution prepared by his convention, he submitted to the qualified of the convention, be submitted to the qualified of the convention of the convention of the submitted to the

chai action under this orbitance and concerning the conduct of the said election within the said distribution. The judges and inspectors aforesaid shall conduct the election in all respects conformably to the general election have of this commonwealth. An additional election distribution of the second distribution of the said of the election of the said of the distribution of the said of the election of the said of the distribution of the said of the for the said of the said

a. In each of the common of the common working (except Philadelphika), the returns of the election shall be made as in the case of an election for gove ernor, but the return judges in each county shall make on a triplicate county return and transmit the same, within five days after the election directed to the president of this convention, at Harrishurs.

burg. Done in convention this third day of November, in the year of our Lard, one thousand eight lun-dred and seventy-three. JNO, H. WALKER, President.





 See 2. No money raised for the support of the public schools of the commonwealth shall be appropriated to or used for the support of any property of the same classes for the support of a chore the support of the common wealth shall appropriate the second state of the support the support of the support of the support of the support of th pose. Sec. 2. No money raised for the support of the public schools of the commonwealth shall be ap-propriated to or used for the support of any sectar-ian school. Sec. 5. Women twenty one years of age and up-wards shall be eligible to any office of control or

See 3. Women twenty one years of age and up wards shall be eligible to any office of control or management under the school laws of this State.
 See 3. Women twenty one years of age and up management under the school laws of this State.
 See 4. No railroad, canal, or other corporation. State area of the corporation of the lessees, purchasers, or managers of any railroad or canal corporation. It is composited and deciptined for its defined with or laws or provide and deciptined for the defined with a such manner as may be directed by haw.
 See 1. The freemen of this commonwealth shall be armed, organized and deciptined for its defined for the general assembly shall provide for the railroad or canal corporation act as an officer maintaining the militia by appropriation in any exception owning or having under its control or canal corporation act as an officer of any office or approximation.
 See 3. An organized and deciptined for the defined for the general assembly shall provide for the railroad or canal corporation act as an officer of any officer of a parallel or competing lines, shall or competing lines. Shall, when demanded by the party complainant, be decided to approlation of ongress from this state, or any person holding or exercising any officer or any person holding or exercising any office or appointment of trues or profit under the United States, shall be attached. The general assembly office in this state to which a salary, fors, or period and or canal company, directly or indirectly or indirectly or indirectly company, directly or indirectly company, directly or indirectly company, directly or indirectly or indirectly company. A company doing the manner any period hold in a salary, fors, or period and company, directly or indirectly or indirectly or indirectly provide any period or appropriation over its works, or any person holding or exercising any office or approp

States, shall at the same time hold of exercice any office in this state to which a salary, fees, or per-quisites shall be attached. The general assembly may by law declare what offices are incompati-

ble. Sec. 5. Any person who shall fight a duel or sent a challenge for that purpose or be aider or chettor in fighting a due, shall be deprived of the right of bolding any office of honor or profit in this state, and may be otherwise punished as shall be pre-serited by law.

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CUST OFFICERS. Set 1. County officers shall consist of sherif, from the state of the set of the s

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ARTICLE XV.

CITIES AND CITY CHARTERS.

The additional judges for courts number two and four shall be voted for and elected at the first

ARTICLE XVIII.

FUTURE AMBNDMENTS.

ARTICLE X VIL

RAILROADS AND CANALS.

and four shall be voted for and elected at the first general election after the adoption of this consil-tution in the same manner as the two additional judges of the supreme court, and they shall belong... Their term of office shall commence on the first Monday of January, in the year one thousand eight hundred and sevenly five. Sec. 10. In the county of Allegheny, for the purpose of first organization under this constitu-tion, the judges of the court of common pleas at the time of the adoption of this constituation shall be the judges of the court at the same date shall be the judges of the common pleas number two

shift be the jurges of the common 'pless and district courts shall be president judges of said court number one and two respectively until their offices shall end, and thereafter the judge oldert in commission shall be president judge; but any president judge re-elected in the same court or district shall continue to be president judge there of. Sec. 20. The organization of the courts of com-

gage in any other counters that that of common carriers, or hold or acquire lands, freehold or lease-hold, directly or indirectly, except such as shall be necessary for carrying on its business; but any mining or manufacturing company may earry the products of its mines and manufactories on its ratiroad or canal not exceeding filly miles in earry. non pleas under this constitution, for the coun-ties of Philadelphia and Allegheny, shall take ef-iect on the first Monday of January, one thousand cight hundred and seventy-five, and existing courts in said counties shall continue with their present powers and juriadiction until that data; but no new suits shall be instituted in the courts of Niel Prius after the adoption of this constitu-tion.

tion. Sec. 21 The causes and proceedings pending in the court of Nist Prins, court of eminon picas, and district court in Fhiladelphia shall be tried and disposed of in the court of common pleas.— The records and deckets of and courts shall be transferred to the Prothenotary's office of said

transferred to the Prothonotary's office of said county. Scc. 32. The causes and proceedings pending in the court of common pleas in the county of Alle-gheny shall be tried and disposed of in the court number own; and the causes and proceedings pen-ding in the district court shall be tried and dispos-ed of in the court anniher two. Scc. 33. The Prothonotary of the court of com-mon pleas of Philadelphia shall be first appointed by the judges of said court on the first appointed by the judges of said court on the first appointed by the judges of said court on the first appointed by the judges of said court on the first appointed by the judges of said court on the first appointed by the judges of said court in said county shall be the Prothonotary of the said court of common pleas until said dute, when his commission shall ex-pire, and the present clock of the court of Oyer and Terminer and quarter sessions of the peace in Philadelphia shall be the clerk of such court un-til the expiration of his present commission on the tics. Sec. 10. No railroad, canal or other transporta-

Philadelphia shall be the clork of such court un-til the expiration of his present commission on the first Monday of December in the year one thou-sand eight hundred and seventy. Rve. Sec. 3. In either containing over fifty thousand inhabitants (except Philadelphia) all aldermen in office at the time of the adoption of this constitu-tion shall continue in office until the expiration of their commissions, and at the election for city and ward officers in the year one thousand eight hun-dred and seventy-five one alderman shall be cloc-ted in each ward, as provided in this constitu-tion.

 See 10. No railroad, canal or other transportation company, in existence at the time of the adoption of this active, shall have the benefit of any inture legislation by general or special laws, except one condition of complete acceptance of all the provisions of this article.
 See, 11. The existing powers and duties of the Auditor General in regard to railroads, canals, and other transportation companies, except as to their accounts, are hereby transfreed to the Seree tary of Internal Affairs, who shall have a gene rail all elements of the and alternations as shall be provided by law; and in alternations as shall be provided by law; and in alternations as shall be provided by law; and in any time upon any subject relating to the business and companies from any officer of officers thereof.
 See, 12. The General Assembly shall enforce by appropriate legislation the provisions of this article. Sec. 25. In Philadelphia magistrates in liou of Sec. 22. In Philadelphia magnetrates in flou of aldermen, shall be chosen as required in this con-stitution at the election in said city and ward of ficers in the year one thousand eight hundred and seventy-five: their term of office shall commence on the first Monday of April succeding their e-betion

Reventy-five; their term of office shall commence on the first Monday of April succeding their election.
 The terms of office of aldermen in said city, holding or entitled to commissions at the time of the adoption of this constitution shall not be effected thereby.
 See 26. All persons in office in this continue, wealth at the time of the adoption of this constitution, and at the first election under it, shall hold their respective offices until the term for which they have been elected or appointed shall expire, and until their successors shall be duly qualified, unless otherwise provided in this constitution.
 See 27. The seventh article of this constitution and at the first day of January, one thousand eight hundred and seventy-five, which shall not have expired and seventy-five, which shall not have expired and seventy five, which shall not have expired and seventy five, which shall not have expired before the first day of January, one thousand eight hundred and seventy-five, which shall not have expired and seventy five, which shall not have expired before the first day of January, one thousand eight hundred and seventy-siz, shall expire on that ag.
 See 28. All State, county, eity, ward, borough and the receive the compensation allowed them by law antil the expiration of the constitution, whose compensation is no provided for by salaries alone, shall severally, within one mouth after such adoption, take and undred and severally, which is constitution shall take effect, shall severally within one half and the severally of the constitution.

FUTURE AMENIMENTS. Section 1. Any amendment or amendments to house of Representiatives, and if the Senate of house of Representiatives, and if the senae shall be determined by a majority of the members elected to each house, such proposed amendment or an incomments shall be entered on their journals, sectors of the Commonwealth shall cause the sectors of the Commonwealth shall cause the proposed amendment or amend-mendments shall be entered on their journals, while the sector of the Commonwealth shall cause the sectors of the Commonwealth shall cause the proposed amendment or amend-mend fr. In the General Assembly next after while the sector of the Commonwealth shall be agreed to be published the such newspapers house the best of the cause the same sector of the men-phers elected to each house, the Secretary of the published to the qualities electors of the State three monthment is and at such time, at least three monthment and at such time, at least three monthment and at such time, at least three monthment or amendments shall be super stead and the best and at such time, at least three monthment and at such time, at least three monthment or amendments shall become a super stead and the two or more monoments shall be super the data the best of these to the sectors of the two house and the the submittee of the sectors as a super-ted by a majority of these to the proposed as a super-ted by a majority of these to the sectors of the super-state shall be aubmittee of the sectors of the sectors as and the sectors of the sectors of the sectors as a super-ted by a majority of these to the sectors of the sectors and the sectors of the sectors of the sectors as a super-ted by a majority of these to the sectors of the sec-tors of the sectors of the sec-tors of the sectors of the sectors of the sectors of the sec-tors of the sec-tors of the sectors

ved by a majority of these toting thereon, such a mendment or a mendments shall become a part of the constitution but no amendment or amend-ments shall be submitted offcener than once in five years; when two or more amendments shall be submitted they shall be voted upon separately.

Citize AND CITY CHARTERS. Sec. 1. Citize may be chartered whenever a may jority of the electors of any jown or berough having a population of all least terf moustand shall vote at any general elector in favor of the same. Sec. 2. No debt shall be constitution of the commonwealth in order to carry the same into complete op-eration, it is hereby declared that: Sec. 3. Every city shall create a stoking fund which shall be continued aby pladged for the proment aftis functed debt. Sec. 2. All laws in force in this Commonwealth aftis functed debt. Sec. 3. Laws of the provided for therein. Sec. 3. The ordinance passed by the conven-tion, entitled "An ordinance for submitting the smended constitution of the commonwealth. Sec. 3. Every city shall create a stoking fund which shall be continued aby pladged for the proment aftis functed debt.

D. L. IMBRIE, Clark. A frue copy of ordinance of submission. Secretary of the commonwealth. 10 W T WAGON MAKING



CENTER OF ATTRACTION.

March 29, 1878 .--- 1y.

Everybody is invited to come and buy of the handsome assortment of

TOYS AND CONFECTIONERIES nt

SAMUEL F. NEVIN'S STORE,

in frame building, adjoining Moore & Dissinger's building, THIRD STREET, SUXBURY, PA. Just opened a fresh supply of Confectionerizs of every description

TOYS OF ALL KINDS

CURRANTS & DRIED FRUIT. PURE RIO COFFEE, TEA & SPICES,

fresh Bread, Buns & Cakes, every morning. FANCY CAKES, BISCUITS, CRACKERS, &c. OYSTERS ! OYSTERS ! OYSTERS !

Having fitted up a room expressly for serving up Oysters in every style, Ladies and Gentlemen will be accommodated with the best bivalves in market, at all hours during the day and evening. Families will be supplied at their residence with the best Shell or Canned Oysters, as is desirable, at the very lowest prices. Call and see my excellent assortment of goods

and ascertain the prices.

S. F. NEVIN. Dec. 16, 1871.

Manufacturers of First-Class FURNITURE.

Prices reasonable. Please call and egamine

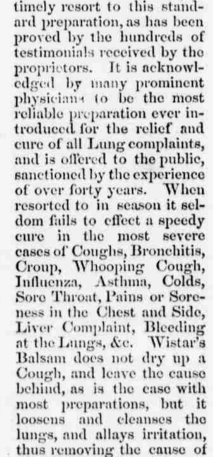
WM. FARSON, SON & CO.,

Ser Children

No. 228 South SECOND Street, below DOCK,

WILLIAM FARMSON, HENRY HARNED.





the complaint.

FREPARED BY SETH W. FOWLE & SONS, Boston, Mass., And sold by Druggists and Dealers generally.

MACHINE SHOP AND IRON

FOUNDRY.

GEO. ROHRBACH & SONS,

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INFORM the public that they are prepared to do all kinds of CASTINGS, and having added a new Machine Shop in connection with their Foundry, and have supplied themselves with New Lathes, Planing and Boring Machines, with the latest improvements. With the aid of skillful mechanics, they are emphated to except all orders

mechanics, they are enabled to execute all orders

OF

THE GREAT REMEDY FOR

CONSUMPTION

which can be cured by a

will prove a better guarantee of its merits than a lengthy advertisement. W. D. MELICK, Druggist and Apothecary, At the old established stand on Market Square, SUNBURY, PA.

PERFUMERY.

Keeps constantly on hand a full stock of well relected

DRUGS & CHEMICALS, Druggists Fancy Goods, COMB5.

BRUSHES,

Clothiers. Semptember 19, 1875.

PATENT MEDICINES, OILS, PAINTS GLASS, PUTTY,

VARNISH, DYESTUFFS.

in fact everything usually kept in a well con ducted DRUG STORE.

Particular attention paid to compounding Physicians prescriptions and family receipts by the Propriator bimself. Sunbury, Pa., June 8, 1873.

THE KING BARBER SHOP

S THE SHOP OF THE TOWN - and long has been ; ask history and she will tell you

Men have grown old in our patronage-Bables on their mothers' breast To bouncing boys at play : And youths by maideus fair caressed, To stalwart men with caces oppressed,

And old men silver gray. And among the honored and lasting impres-tions of time, and the crash of revolutions in circumstances, we stand a living monumeutal memoto of the ingenuity and perseverance appertaining to the identity of progression, plying our vocation with the highest style of art and perfection, and aspiring to achieve the highest reward of merit attainable in our humble capacity, and the sentiment of respect and approbation which the presence of superior appliances and establishment are always wont to inspire.

Always to please

We shave with case-Cut and comb with taste the hair ; Shampoo the head with soothing care, And color the whiskers binck or brown, To suit the people about the town. Then allow me politely request you to stop, And not go past nor from around our shop.

A. P. WALTERS.

and

Braids, Switches, Curls, and all kinds of

LADIES' HAIR.

Work made to order

either out of combings

either out of combings or straight hair. All or-ders left at the residence of A. P. Walters, corner of 4th st. and Shamokin avenue, will receive prompt attention. A Specialty in

CHILDRENS' HAIR CUTTING,

either at their homes or Shaving Parlor.

July 5, 1878 .--- tf.

A. P. WALTERS.

To get shaved on the basis of ability-nor as some have done for our use of the ballot for prin ciple-sacred and right-nor under the common secret and invitions guise of ennity is complex-ion; for the cut of a man's coat, or the color of his skin, ought not to affect his usefulness nor his qualifications. A fair chance is all that we demand, to give the proof to all the land. JAMES W. WASHINGTON. Proprietor.

NEW WORK OR REPAIRING,

Sunbury, April 5, 1873 ; No. 91, Market et. that may be given them, in a satisfactory manner.

IRON COLUMNS, for churches or other build ings, of all sizes. BRASS CASTINGS, &c. MONUMENTAL SHAVING PARLOR

Ornamental Iron Fencing FOR GRAVE YARD LOTS; BATH ROOMS. VERANDAHS. HAIR DRESSED BY MACHINERY.

FOR YARDS AT RESIDENCES, &C., &C. THIRD STREET, a few doors South of Market, Sun-The PLOWS, already celebrated for their su-eriority, have been still further improved, and bury, Pa.

will always be kept on hand. Also, THRESHING MACHINES. Sunbury, May 20, 1871.

1307. RIGHTER & GASKILL, 1307. DEALERS,IN

American and French Window Glass

Crystal Sheet, Rough Piste, Colored, [Enamele and Ornamental Glass.

1307 Market Street, Philadelphia. January 11, 1878 .- 1y.

Swellings, Ulcers, Erysipelas, Swelled Neck, Goitre, Scrofulous Inflammations, Indolent Inflammatione, Mercurial Affections, Old Sores, Eruptions of the Skin, Sore Eyes, etc., etc. In these, as in all other constitutional Disenses, WALKER'S VINEGAR BITTERS have shown their great curative powers in the most obstinate and intractable cases. For Inflammatory and Chronic Rheumatism, Gout. Billous, Esmit-tent and Intermittent Fovers, Diseases of the Blood, Liver, Kidneys and Bladder, these Bitters have no equal. Such Diseases are caused by Vitiated Blood.

hundred other painful symptoms, are

the offsprings of Dyspepsia. One bettle

Scrofuln, or King's Evil, White

Mechanical Diseases. — Persons en-gaged in Paints and Minerals, such as Plumbers, Type-setters, Gold-beaters, and Miners, as they advance in life, are subject to paralysis of the Bowels. To guard against this, take a dose of WALK-ER'S VINEGAR BITTEES occasionally.

For Skin Diseases, Eruptions, Tetter, Salt-Rhenm, Blotches, Spots, Pimples, Pustules, Boils, Carbuncles, King-worms, Scald-hend, Sore Eyes, Erysipelas, Itch, Scurfs, Discolorations of the Skin, Humors and Discasses of the Skin of whatever name or nature, are literally dug up and carried out of the system in a short time by the use of these Bitters.

Pin, Tape, and other Worms, lurking in the system of so many thousands, are effectually destroyed and removed. No system of medicine, no vermifuges, so anthelminities will free the system from worms like these Bitters

For Female Complaints, in young or old, married or single, at the dawn of wo-manhood, or the turn of life, these Tenie Bit-ters display so decided an influence that im-Cleanse the Vitiated Blood when-

ever you find its impurities bursting through the skin in Pimples. Eruptious, er Seres; cleanse it when you find it obstructed and sluggish in the yous; cleanse it when it is foul; your feelings will tell you when. Keep the blood pure, and the health of the system

the blood parts, San WeDGNALD & CO., will follow. Druggists and Gen. Agts. Sas Finacisco, California, and cor. of Washington sud Clarifou Siz. N. Y. Sold by all Druggists and Deulers.

WINTER STORES,

RYE WHISEY,

\$4.00 a gallon. \$11.00 a dozer-YELLOW SEAL SHERRY,

In large bottles, \$11,00 a dozen.

GOLD SEAL BRANDY,

\$18.00 a dozen.

APPLE JACK,

JAMAICA RUM.

SCOTCH WHISKY,

CATAWBA WINE.

OLD PORT WINE,

CHAMPAGNES,

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H. & A, & Van Bell,

NEW COAL YARD.

THE undersigned having connected the Coal business with his extensive FLOUR & GRAIN trade, is prepared to supply families with the VERY BEST OF COAL. CHEAP FOR CASH.

CHEAP FOR CASH. Egg, Stove and Nut, constantly on hand. Grain taken in exchange for Coal. J. M. CADWALLADER. Enabary, Jan. 15, 1870. - U.

Oct. 24, 1878.

THE WINE MERCHANTS,

1810 Chestnut Street, Philadelphia.