and by the 4th section of an act apthe 19th of April, 1840; it is enacted. ntilled an art relating to the elections of wealth, shall not be construed so nt any military officer or borough serving as Judge, Inspector or clark eral or Special Election in this Comsaid act of Assembly, entitled "An

na to the elections of this Common-

Judges and Inspectors chosen as hall meet at the respective places tel for holding the election in the district hater respectively belong, before a o'-n the morning of the 2d Tuesday of Ocpach and every year, and each of said

Sel voter of said district. ad highest number of votes for inspectof attend on the day of any election person whe shall have received the preceding election shall act as Inspecte: and if any vacancy shall continue don't be the daty of Assessors respectively end at the place of holding every general d or township election! during the time ection is kept open, for the purpose of nformation to the Inspectors and Judges thel on in relation to the rights of any assessed by them the one attench elecrsuch other matters in relation to the ent of screen as the said Inspectors or cither of cloud shall from time to time rson thain the permitted to vote at any

as aforesnil other than a white freethe are officenty one years, or more, all have resided in this State at least one i id the election district where he offers heart ten flavs immediately precedelection and within two years paid a ounty Tax, which shall have been at least ten days before the election citizen of the United States, who has preteen & gualifed roter of this State, and thereform and returned, and who shall del in the election district, and paid aforesaid shall be entiried to vote after the Sinte six months. Provided. white Sommen, citizens of the United No years and hiving resided in this tress and in the election district ten shall be entitled to vote alna naid taxes. permitted to vote whose

in fan thed by the Commissioners, unorthice a receipt for the payment to the constitution, and gives lence either on his own oath and another, that he has paid such And by "An Act relating to the elections of this Commonwealt," passed the 2d day of Just right to vote by being an elector by 1839, it is provided and directed as fola right to vote by being an elector the nge of twenty-one and twenty-two hall depose on oath or affirmation.

weeting shall be held on the seventh day af-ter the election.

* vote is not found on the list furnish-

or mix roperly interfere with him in the the day of making up such return.

The return judges of the Congressional Distriction of the Congression of the Congres ice; such person, on conviction shall be any sum not exceeding five bundred than twelve months; and if it shall be shown at by the Court where the trial of such offence at he list, that the person offending was not trident of the city, ward, district or town where the said offence was committed, and entited to vote therein, then, on conviction had be sentenced to pay a fine of not less in the hundred nor more than one thousand es and be imprisoned not less than six the for more than two years.

any person or persons shall make any bet wager upon the result of any election with-this Commonwealth, or shall offer to make each bet or wager, either by verbal proor by any written or printed tisement, challange or invite any person sons to make such a bet or wager, upon then thereof, he or they shall forfeit and ree tines the amount so bet or offered to

any person not by law qualified shall leady vote at any election within this comeath, or being otherwise qualified, shall out of his proper district, or if any person the want of such qualification procure such person to vote, the person he so offending shall, on conviction: Le Fum not exceeding two hundred the imprisoned for any term not ex-

person shall vote at more than one in district, or otherwise fraudulently fold leliver to the inspectors two tickets togethth the intention to vote illegally, or shall te same, rif any person shall advise or and loss they madiciple

If any person not qualified to vote in this THIRD ARRIVAL OF SEASONABLE commonwealth greenbly to law, (except the sons of qualified citizens) shall appear at any DRY GOODS every person, except Justices of the reace that hold any office or appointment of probability ander the government of the U. s, or of this State, or of any city or inted district, whether a commissioned of the united district. not exceeding three months.

The Return Judges of the several districts

Amendments to the Constitution.

certain amenments to the Constitution of this White Lawns at 6] cents; English Corded Or-Commonwealth, has been agreed to by a majority of the Members elected to each House of at 15 cents; Printed Bareges, marked down the Legislature at two successive sessions of very low, Summer Silks, from 40 cents upthe same, the first session commencing on the wards first Tuesday of January in the year of our Lord one thousand eight hundred and fifty six, Lord one thousand eight hundred and fifty six, and the second session commencing on the first the Cheapest in the City. Needle Work Sets, Collars and Sleeves, for 75 cents and upwards. And whereas it is provided in the tenh article of the Constitution that any amendment so agreed upon shall be submitted to the people in such manner and at such time at least three ters, from \$1 upwards, Lacquard Silk Mantillas ters, from \$1 upwards, Lacquard Silk Mantillas of the collars and Mitts of the collars and Mitts of the collars. months after being so agreed upon by the two very cheap. Hosiery, Glaves and Mitts, of Houses, as the Legislature shall prescribe: And every description. Thereas by an Act of the Legislature of this Commonwealth entitled "An act prescribing the time and manner of submitting to the people for their ratification or rejection the proposed for their ratification or rejection the proposed amendments to the constitution," approved May twelfth Anno Domini one thousand eight hpndred and fifty-seven it is among other things

provided as follows, via Section 1 That for purpose of ascertain-ing the sense of the citizens of this Common-wealth in regard to the adoption or rejection of said amendments, or either of them, the Gover-nor of this Commonwealth shall issue a writ of phost number of votes for Judge at election directed to the Sheriff of each and every country of this Commonwealth commanding them to give notice in the manufacture of the person who the place in in case the person who like the person who less than two newspapers in each county, promoters that two newspapers and shall any vacancy shall continue purpose of deciding upon the adoption or rejectively bear the tion of said amendments or any of them; which the for the opening of the election, said election shall be held at the places and voters or the township, word, or opened and closed at the time at and within and election shall be held at the places and spined voties of the township, ward, or opened and closed at the time at and within which such allower shall have been which the General elections of this Commontational the place of election, shall wealth are held opened and closed, and it shall me of their number to fill such sucarer. bethe duty of the Judges. Inspectors, and Clerks of each of said townships wards and districts to receive at said election tickets either written or printed or partly written and partly printed, from citizens duly qualified to vote for Members of the General Assembly, and to deposit them in a box or boxes to be for that purpose provided by the proper officers; which tickets shall respectively be inhelied on the outside, First Amendment' and 'Fourth Amendment,' and any of them may express their desires by voting each as many separate written or printed or partly written and partly printed ballots or tickets containing on the inside thereof the words, 'For the Amendment,' and those who are opposed to the amendments or any of them may express their opposition by voting each as many separate written or printed ballots or tickets containing on the inside thereof the words,

"Against the Amendment" Section 2. That the election on the said proposed amendments shall in all respects be con-ducted as the General elections of this Commonducted as the General elections of this Common divisions of the superscript of the supers ner aforesaid to make out duplicate returns her aforesaid to make out dupuchts and not in will compare hyorably with those manufactured thereof expressed in goods at length and not in in any other establishment in the county.

Bennes only one of which returns so mails shall in any other establishment in the county. the permitted to vote whose be lodged in the Prothonotory's office of the third in the list of taxable in the Court of Common Pleas of the proper county, hed he the Commissioners, un-thise is receipt for the payment thry of the Commonwealth, and by one of said-thry of the Commonwealth, and by one of said-thry of the Commonwealth, and by one of said-deposited furthwith in the most convenient Post Office.

Section 81. When two or more counties shall compace a district for the choice of a member fished dispose of oath or an least one composed district for the choice of a member for his application, and make such or members of the Senate of this commonwealth the residence in the district as is re- or of the house of Representatives of the Uni in the short and that he does verily be ted States, or of this commonwealth, the Jud-ion the beauty given bin that he is of ges of the election in each county, having met an operaid, and gives such other evidence as aforesaid, the clerks shall make out a fair nifed by this her; whereupon the names statement of all the votes which shall have er one st schoitted to vote shall be in heen given at such election, within the connthe nick abstract list by Inspectors ty, for every person voted for, as such members which shall be signed by the clarks; and one of having paid a tax, or the word one of the said judges shall take charge of one of the said judges shall take charge of said judges, and artered by the charge of one, of the said judges shall take charge of one, of the said judges shall take charge of such certificate, and shall produce the same in cline like care, the reason of such votate at a meeting of one judge from each county, at such place, in such district, as is or may the like notes in the list of voters kept be appointed by law for the purpose; which

missioners and assessor, or his having met, as aforesaid, shall chat up the sevhaving met, as more said make duplicate re-eral county returns and make duplicate re-wany qualified citizen, it shall be turns of all the votes given for such office, in the inspector to examine such persons to qualification, and, if he claims are the large and the state one year or his eath shall be sufficient proof thereof, that shall be sufficient proof thereof, which make proof by at least one competitions, who shall be a qualified elector, and the other shall be by said judges doposited that the state resided within the district for more that shall be deposited in the prothonotary of the Court of Common Pleas of the country in which they shall meet, and the other shall be by said judges doposited that the prothonotary of the court of Common Pleas of the country in which they shall meet, and the other shall be by said judges doposited to fin the nearest post office, sealed and discreted in parts two and three of the persons elected, and of the anne of the persons of the country.

ted in the nearest post omce, sealed and district for the jurpose of voting in the district for the jurpose of voting return judges, in every case, to transmit to each of the persons elected to serve in Constitution of the Seante, or in the House of an election of an election or attempt to predament to fine the nearest post omce, sealed and district for the eightleth section of this act.

Sec. 83. It shall also be the duty of the each of the persons elected to serve in Constitution of the seante, or in the House of an election or use or threat figer of an election, or use are threat Representatives of this common earth, a cer ence to any such officer, or shall in- tificate of his election, within five days after

to back up the window or avenue to any trict composed of the counties of Mercer. Beaw where the same may be hebben, or shall ver and Lawrence, and the return judges of the Senatorial and Representative district, com the Senatorial and Representative that the Soundles of Beaver and Lowrence will meet at the Court House in New Castle will meet at the Court House in New Castle according to the Sist section above cited.

The voltage of the Soundles of Beaver and Lowrence will meet at the Court House in New Castle according to the Sist section above cited.

Given under my hand at Beaver, the 8th day of September, 1857, and of the Independence of the United States the Eighty-second JAMES DARRAGH.

Shariff's Office, Beaver,) Styr. 9, 1857.

REAVER MARKET		7
BEAVER, Sept. 9,	85	7
(Corrected Weekly.)	۶٠	
FLOUR_Per handred	\$ 8.	
RYE FLOUR per cwt		25
WHEAT-per bushel	1,	25 70
RYE—per bushel		80
OATS—per bushell	· :	25
BEEF-round		·7:
BUTTER-per pound	•	16 8
POTATOES—per bushel	,	40

POT	ATOES—ber be	ishel	<u> </u>	40
-	PITTSBURG	H MAI	KKL	1057
FLO	TO V. 35 870	ван, Se 6,00.Fam	1v 6.64	36.25
HW	EAT—per bushe V—ner bushel			70n 25
RYF	per bushel			GO.nG3 .25a30 810a14
HAT	ATOES—per b	nehel		
PUT	TER per pour 18 per dozen 108 should's l	DU		9.10
BAC	ON—should a. I	-1-1 : Mi. 1-4	,	

A BESTWICK.

No. 74 Market st. between 4th & Diamond

PITTSBURGH, PA. aforesaid, are requested to meet at the Court A good many articles having been bought so House, in Beaver, on the first Friday after the late in the season that they have been purchasecond Tuesday of October next, at 10 o'clock, sed very cheap, and a good many articles in A. M., to perform those things required by law. MARKED DOWN VERY CHEAP. We will close out the balance of our 124 cent And whereas, a Joint Resolution proposing Printed Brilliants at 10 cents, 4-4 Brown and

Fancy and Black Silks,

DOMESTICS. The very best makes of all kinds of Domes tics, as well as the medium and low grades, all of which will be sold as cheap as they can be

NAZRO PARK

Bank of Beaver County. THE stockholders of the Bank of Benver Co

Bridgewater, Beaver co Pa.

are hereby notified that instalments are ordered as follows, viz—
An instalment of Ten Dollars per chars on or before the 8th day of September next.

And an instalment of like amount of Ten Dolhars per share on an before the 8th day of Oc-

Payable to the Treasurer in New Brighton. By order of the Commissioners. EDWARD HOOPS, Treasurer. New Brighton, Aug. 8, 1857.

one operation in a minute, and in a style impossible to equal by hand.

Jas. Warden.
47 Fifth street.

CABINET WAREROOM. THE subscriber having taken possession of the cure of all those painful and dangerous in the shop lately occupied by David Johnston, dec'd, would respectfully announce to the citizens of Beaver, and vicinity, that he is pre-tions, and brings on the monthly period with

on hand, which, for quality and workmanship. These Pills should not be taken by females du-will compare favorably with those manufactured ring the FIRST THREE MONTHS of Pregnan-

Hearse in constant readings.

Bean Stop on Main street, one door west of pain in the Back and Limbs, Heavings, Fatigue in Slight Exertion, Palpitation of the Hugh Enver, Sept. 24, 1857.

Lowness of Spirits, Hysterics, Sick Heavings, White and Mit the nount in decayes consioned

PITTSBURGH, PENN'A. RE now receiving and will be rendy to ex-hibit to the trade by the 10th of Septem-ir, a very large and attractive stock of Fall Dry Goods and Notions, which the attention of Merchants throughout

the West is respectfully solicited. Pittsburgh, Aug. 25, 1857. LOGAN & ABER, Dealers in Fancy & Staple Dry Goods, CORNER OF MARKET & BRIDGE STS.

BRIDGEWATER, PENN'A. Country Produce taken in exchange for Goods. Call and examine our Stock, aug26

ADMINISTRATOR'S NOTICE. A LL persons knowing themselves indebted to the estate of David Johnston, late of Benver borough, Benver county, deceased, are requested to make immediate payment, and those having claims will present them properly avthenticated for settlement, to the subscriber in said borough.

JOSEPH C. WILSON, Adm'r.

M. B WELSH. ATTORNEY AT LAW (District Attorney,) Office in the Court House, Beaver, Pa

July 15 1857, 1y. JOHN M. DUNLAP.

WITH E. FROWENFELD & BRO. Manufacturers and Wholesale Dealers in GLOTHING

NO. 48 WOOD STREET, PITTSBURG, PA TO THE PUBLIC.

Sharon Steam Flouring Mill, would respectfully inform the public that he is prepared o accommodate all who may favor him with heir custom. His facilities for grinding are fully equal to any in the county. If good wheat is sent to this mill he will insure good flour, and a good yield.

SEED DRILLS—Hun's Patent Lancaster Drills, for Wheat, Barley, Oats and Grass Seeds, for sale at the Agricultural Warehouse, 47 Fifth street, Pittsburgh. Jas. WARDROP. Mills for sale by JAMES WARDROP.

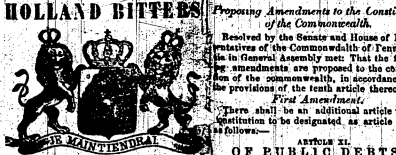
aug26 47 Fifth street.

CIDER MILLS -50 of Hickock's new powerful Milla for 1867, capable (with two men) of making from 6 to 8 barrels of cider a tay, for sale by Jas. WARDROP 47 Fifth st. Notice to Paratters -20 Improved Rail-road Power Threshew, with vibrating separators, warranted in every respect, for sale by nug26 James Washnop, 47 Fifth st. OTICE TO GARDENERS 30 N Jersey bushed baskets: 10 dox Potato hooks; 12 dox Potato digging forks, for sale by aug26

JAMES WARDROP.

TO THE AFFLICTED. If you want Patent medicines or any other kind of medicines, call at Young's, and buy themchesp and pure may6, '67. the snetter to do so, the or they so offend will on conviction, be fined in any sum not will on conviction, be fined in any sum not will one conviction, be fined in any sum not will one conviction, be fined in any sum not will one than five hundred dollars. When the sum of the conviction of the conv

RESOLUTION



DYSPEPSIA, DISEASE OF THE KIDNEYS,

BOERHAVE'S

LIVER COMPLAINT, WEAKNESS OF ANY KIND FEVER AND ACUE, And the various affections consequent upon

of which will be sold as cheap as they can be bought any place either East or West of the Mountains.

Mountains.

Please call and examine our stock before purchasing elsewhere, as we think it will be to advantage of every economical purchaser to do so.

C. HANSON LOVE.

Formerly Love Brothers, and Young. Stavenson and Love.

The subagriber, on Sunday night, Angust 9th to total large fed muley cow, eleven or twelve years old. One car, I think the right one, is split nearly its whole length. Some small white split nearly its whole length. Some small white spots on one shoulder blade; heavy behind, with

sont of life, thrilling and quickening every nerve raised up the drooping spirit, and, in fact, in funds, or resources, that may be designated by fusing new health and vigor in the system. weak and low spirited, it will prove a greatful aromatic cordial, possessed of singular remedia

properties. CAUTION.—The great popularity of this delightful Aroma has induced many imitations, which the public should guard against purchasing. Be not persuaded to buy anything else until you have given Buerhave's Holland Bitters a fair trial. One bottle will convince you how infinitely superior it is to all these imitations. nfinitely superior it is to all these imitations. \$500, sold at \$1 00 per bottle, or six bottles for \$5.00, sold by the proprietors, Benjamin Page, Jr. & Co. Manufacturing Pharmacentists and Chemists, Pittsburgh, Pa.

THE GREAT ENGLISH REMEDY. SIR JAMES CLARKE'S Celebrated Female Pills. Prepared from a prescription of Sir James itself in time of war, or to assist the state in Clarke, M. D. Physician Extraordinary to the the discharge of any portion of its present in-Queen. This invaluable Medicine is unfailing

cy as they are rure to bring on Miscarrige, but at any other time they are safe, In all cases of Nervous and Spinal Associous,

WILSON, CHILDS & Co
Wholes are Domestic No. 45, Wood Street, opposite St. Charles Hotel, Price, in the United States and Canals, One constitution, strike out the words, "of the city ment?

Sole Agent for this country. JOB MOSES Late 1. C. BALDWIN & Co

Roohester, N. T.

N. B. \$1,00 and 6 postage stamps enjoyed to any authorized Agents, will insure a lettle of the Pills by return mail. For sale by t. L. same article," and in lieu thereof insert the following:

KAISER, Rochester, Pa.

Welesale Agents FLEMING BROTERR.

The words, "meither the city of Phil-Fausold, Foster, Gildea, Hamel, Harper, Heins, and strike out "section four, seeing and strike out the words, "and in lieu thereof the four seeing and strike out the words, "meither the city of Phil-Fausold, Foster, Gildea, Hamel, Harper, Heins, Heins, Heins, Heins, House, Long, Long 1. C. BALDWIN & Co

Register's Notice.

A LL persons interested in the followin Ad-

deceased. The Account of Joseph McConnell, Excator ous territory, of equal taxable population as f the estate of John McConnell, deceased near as may be, each of which districts shall the Account of James Mondy. Administrator elect one representative. of the estate of John McConnell, deceased The Guardian Account of James Harperine dec'd, who was guardian of James H. Ramy, minor son of John Ramsey, dec'd. The Account of Robert Shannon, Administra

tor of the estate of Anron Shannon, dec'd. of the estate of Margaret Moore, dee'd.

The Account of Daniel B. Short, Administrator of the estate of Susan Baker, dee'd. The account of R. D. Hartehorn, actimate cutor of the estate of John Smirr, dec'l.

The Guardian Account of George W. Phis,

New Goods AT

PROONNELL & BENTEL'S HEY have just received their Springend A Summer goods, at their new store, heir stock is large and well selected, which the offer at as low prices as can be had at any stab. lishment in the county. All they ask is the public to call and examine their stock, added convinced that they do sell goods as low any establishment in this section. See at k of Dry Goods is complete. Hats and Capple at ions always kept on hand.

N'CONNEL & BENEL.

Freedom, april 22 '57. W. R. STERLING,

Banker, Dealer in Exchange Bank Notes and Coin: New Brighton, Pa COLLECTIONS of Bills Notes and Prairs, promptly attended to Par and parrent funds received on deposit. June 11.54

THE Pamphlet Laws for '857 have been received at the Prothonotary's Office, and will be distributed to those entitled to proceive them.

August 12, 1857

BERFUMERY and Flavoring Extracts August 12, 1857

August 12, 1857

BERFUMERY and Flavoring Extracts can file in this office.

I branch of the Legislature upon the final passings thereof, as appears from the originals on sings thereof. I do certify that the above and foregoing is a single thereof.

I do certify that the above and foregoing is a single thereof. I have hereunto true and correct copy of the 'Yeas' and 'Nays' true and '

Proposing Amendments to the Constitution written.

Resolved by the Senate and House of Repre entatives of the Commonwdalth of Fennsylva-ia in General Assembly met: That the followby amendments are proposed to the constitu-son of the commonwealth, in accordance with the provisions of the tenth article thereof. There shall be an additional article to said stitution to be designated as article eleven

OF PUBLIC DEBTS. Skorion I. The State may contract debts, to supply casual deficits or failures in revenues, or to meet expenses not otherwise provided for but the aggregate amount of such debts direct and contingent, whether contracted by virtue of one or more acts of the general assembly, or at dif-ferent periods of time, shall never exceed seven hundred and fifty thousand dollars, and the mon-cy arising from the creation of such debts, shall be applied to the purpose for which it was ob-tained, or to repay the debts so contracted, and

to no other purpose whatever.
Szo. 2 In addition to the above limited pow STOMACHAND LIVER.

Such as Indigestion, Acidity of the stomsch, Collicky Pains. Restburn, Loss of Appetits, Despites, Despites

stocks owned by the state, together with other funds, or resources, that may be designated by NOTICE Whoever expects to had in this from time to time, by assigning to it any part of aboverage will be disappointed, but to the sick the taxes, or other revenues of the state, not required for the ordinary and current expense of government, and unless in case of war, inva-sion or insurrection, no part of the said sink-ing fund shall be used or applied otherwise than in extinguishment of the public debt, until the amount of such debt is reduced below the sum of five millions of dollars.

SEC. 5. The credit of the commonwealth shall not in any manner, or event, be pledged, or loaned to, any individual, company, corporation or association; nor shall the commonwealth hereafter become a joint owner, or stockholder, in any company, association, or corporation.
SEC. 6. The commonwealth shall not assume the debt, or any part thereof, of any county, city, borough or township; or of any corporation, or association; unless such debt shall liave been contracted to enable the state to repel in rasion, suppress domestic insurrection, defend

debtedness.
SEC 7. The legislature shall not authorize any county, city, borough, township, or incorzens, or otherwise, to become a stockholder in

There shall be an additional article to said constitution, to be designated as article XII, as follows:

ARTICLE XII.

OF NEW COUNTIES

No county shall be divided by a line cutting 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

son, Peter's, Petrik n, Pswall, Purcell, Ramsey, (Philadelphia.) Ramsey, (York,) Reamer, Red, Roberts, Ruppy-Shaw, Sloan, Smith, (Cambria,) Snith, (Cambr established, containing less than four hundred square miles. Third Amendment.

From section two of the first article of the of Philadelphia, and of each county respectively:" from section five, same article, strike out the provision the words, cof Philadelphia and of several follows, viz: counties:" from section, seven, same article, strike out the words, "neither the city of Phil-

dred and sixty-four, and in every seventh year thereafter, representatives to the number of one A ministration and Guardian Accounts saich in the several parts thereof except that any have been passed and filed in the Register of county containing at least three thousand five fice of Beaver county. Pa., will take notic that the same will be presented to the Orphan's burt, to be held at Beaver, in and for the coupt of shall be joined, and no county shall be divided, in the formation of a district. Any city conber, 1857, for confirmation and allowance. er, 1857, for confirmation and allowance taining a sufficient number of taxables to enti-The account of Charles McHepry Adenia clear to at least two representatives, shall have trator de bonis non, of the estate of James eed, a separate representation assigned it, and shall be divided into convenient districts of contigu-

of the estate of Ross Robinson, dec'd.

At the end of Section seven, same article, inThe Account of Jacob Fronk, Administror sert these words, "the city of Philadelphia shall
of the estate of Robert Robinson dec'd.

be divided into single Senatorial districts, of The Guardian Account of James Harperine contiguous territory as nearly equal in taxable of the Executors of the estate of James Harr, population as possible; but no ward shall be dided, who was guardian of James H. Ramy, vided in the formation thereof."

The logislature, at its first session, after the adoption of this amendment, shall divide the city of Philadelphia into senatorial and repre-The Account of John Miller, Administror scrittive districts, in the manner above provi-of the estate of Peter Brichler, dec'd. ded: such districts to remain anchanged until ded; such districts to remain nuchange The Account of Wm Dunlap, Administrate the apportionment in the year one thousand the estate of Margaret Moore, dec'd. Fourth Amendment.

There shall be an additional section to the Test article of said constitution, which shall be The Account of Henry Roundh and most numbered and read as follows:

Romigh, Executors of the estate of Jacobs to after, revoke, or annul, any charier or incorporation hereafter conferred by, or under, any special, or general law, whenever in their opin-Guardian of Matilda, minor daughter of Marion ion it may be injurious to the citizens of ret Phillis, dec'd. (Aug. 10, 1857.)

S. B. WILSON, Register no injustice shall be done to the corporator commonwealth, in such manner, however, that no injustice shall be done to the corporators.

IN SENATE, March 27th, 1857. Resolved, That this resolution pars. On the first amendment, yeas 24, nays 7; on the secon amendment, yeas 23, nays 8; on the third amendment, yers 24, nays 4; on the fourth amendment, yeas 28, nays 4.

[Extract from the Journal.] GEO, W. HAMERSLY, CI'k.

IN THE HOUSE OF REPRESENTATIVES, April 29, 1857

Resolved, That this resolution pass. On the

[Extrac: from the Journal.] JACOB ZIEGLER, CI'k Filed in Secretary's office, May 2, 1857. A. G. CURTIN, Secretary of the Commonwealth.

> SECRETARY'S OFFICE, HARRISBURG, June 22, 1857.

set my hand and caused to to affixed the seal of taken on the resolution proposing amenda the Secretary's Office, the day and year above to the Constitution of the Commonwealth, as

A G. CURTIN. Secretary of the Communwealth.

IN SENATE, March 27, 1857. The resolution proposing amendments to the Constitution of the Commonwealth being under onsideration,

Will the Senate agree to the first amendment The yeas and mays here taken agreeably to the provisions of the Caleditution, and were as follows, viz:

follows, viz: llows, viz.
Yaas Messrs. Brewer, Brown, Coffey. Ely. Evans, Fetter, Flenniken, Frazer, Ingram, Jor-dun, Killinger, Knox, Laubach, Lewis, Myor, Scoffeld, Sellers, Shuman, Steeler Straub, Welsh Wilkins Wright and Targart, Speaket—21.

Nave—Messra, Crabb, Creaswell, Finney,
Gregg, Harris, Penrose and Souther—7. So the question was determined in the affin mative.

On the question Will the Sonate agree to the second amend-The yeas and mays were taken agreeably to he provisions of the Constitution, and were as follows, viz: YEAS -Messrs. Brewer, Browne, Cresswell

Ely. Evans, Fetter, Finney, Fienniken, Ingram, Jordan, Knox, Laubach, Lewis, Myer, Sellers, Shuman, Souther, Steele, Stranb, Welsh, Wilkins, Wright and Taggart, Speaker—23.

NATS—Messrs. Coffey, Crabb, Frazer, Gregg, Harris, Killinger, Penrose and Scofield—8. So the question was deformined in the affirmative. On the question. Will the Senate agree to the third amendment?

YEAS—Messrs. Brewer, Browne, Crabb, Cresswell, Ely, Evans, Flenniken, Frazer, Ingram, Jordan, Killinger, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shunan, Souther, Steele, Straub, Welsh, Wilkins and Wright +24. Nava Messrs. Coffey, Gregg, Harris and

So the question was determined in the are-

the provisions of the Constitution, and were as follows, viz: YEAS-Messrs. Brewer, Brown, Coffey, Cress-

So the question was determined in the affirm- cured.

IN THE HOUSE OF REPRESENTATIVES, April 29, 1857 Constitution of the Commonwealth being under consideration,

On the question, Will the House agree to the first amendment? The year and mays were taken agreeably to the provisions of the Constitution, and were as

Ball, Beck, Bishop, Bower, Brown, Calhoun, reinedy for wounds and bruises. Large sup-Campbell, Chase, Cleaver, Crawford, Dickey, ples of it have recently been ordered by the Ent, Eyster, Fausold, Foster, Gibboney, Hamel, Harper, Heins, Hiestand, Hill Hillegas, Hoffman, (Berks.) Imbrie, Innes, Jacobs, Jen- Both the Qualment and Pills should be used kins, Johns, Johnson, Kauffman, Kerr, Knight, Leisenring, Longaker, Lovett, Manear Maugle, M'Calmont, M'Ilvain, Moorbead, Mumma, Mus-selman, Nichols, Nicholson, Nunemacher, Lear son, Peters, Petrik n. Pswnall, Purcell, Ram-

No the question was determined in the affirm. On the question,

Will the flouse agree to the second amend-The yeas and nays were taken agreeably to the provisions of the Constitution, and were as YEAS Messre. Anderson, Backhouse. Ball

equally, throughout the state, by districts, in er, Roberts, Rupp, Shaw, Sloan, Tolan, Vail, proportion to the number of taxable inhabitants in the several parts thereof except the state of taxable inhabitants. Pearson, Peters, Petriken, Pownall, Purcell, Nays-Messrs. Arthur, Augustine, Backus, ford, Eyster, Gibboney, Hamilton, Hancock, Hill: Hine, Hoffman, (Lebanon,) Jacobs, Kerr, Lebo, M'Calmont, Mumma, Reed, Smith, (Cam-

> ative. On the question,

follows, viz: Beck, Benson, Bower, Brown, Calboun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, per. Heins, Hiestand, Hill, Hillegas, Hoffman, (Berks,) Hoffman. (Lebanon,) Housekeeper, Imbrie, Innes, Jacobs, Johns, Johnson, Kauff-

NAYS—Mesars. Arthur, Augustine, Backus,
Bishop, Carty, Dock, Gildea, Hamilton, Hancock, Hine, Jenkins, Knight, Leisenring, Milvain, Ramsey, (Philadelphia,) Roberts,
Struthers, Thoru, Walter, Warner, Wharton,
and Wintrode—22.
So the overtion was detarmined. So the question was determined in the affirm-

On the question, Will the House agree to the fourth amendme The year and mays were taken agreeably to the provisions of the Constitution, and were as

follows, viz.

YEAS Messrs Anderson, Arthur Backhouse, Backus, Ball. Beck, Benson, Bishop, Bower, Brown, Calhoun, Campbell, Carty Chase, Clean ver, Crawford, Dickey, Ett, Eyster, Fausold, Foster Gibboney, Gildes, Hamel, Harper, Heins, Hiestand, Hill, Hoffman, (Berks,) Hoffman, (Uebanon,) Housekeeper, Imbrie, Innes, Jacobs, establishment in this section. See and sold in the section of the Nichols, Nicholson, Nunamacher, Pear on, Petrisia, Petrisia, Pownall, Purcell, Ramsey, (Philadelphia,) Ramsey, (York,) Reaffier, Reed, Roberts, Rupp, Shaw, Sloan, Smith, (Cambria, Smith, (Centre,) Steyenson, Tolan, Vall, Van voorhis, Vickers, Voeghley, Wagquseller, Walvorhis, Vickers, Voeghley, Warton, Williston, ter, Warner, Westbrook, Wharton, Williston, Witherow, Zimmerman and Getz; Speaker—83. NATS-Messrs. Dock, Hamilton, Hancock. Struthers, Thorn, Wintrode and Wright-7.

So the question was determined in the affirm. ativo. SECRETARY'S OFFICE, Harrisburg, June 22, 1857.

the same appears on the Journals of the two llouses, of the General Assembly of this Commonwealth, for the session of 1857.

[L. 8] Witness my hand and the seal of said office, this twenty second day of June, one thousand eight bundred and fifty seven. A. G. CURTIN.

Secretary of the Commonwealth. 'NO SUCH WORD AS FAIL! A RESISTLESS REMEDY.



CIRCULAR TO THE SICK. The first hospital surgeous and medical pubficists of Europe, admit the unparalleled anti-inflammatory and healing properties of this Giutment; governments sanction its use in their paval and military services; and the mas-ses in this country and throughout the world repose the utmost confidence in its curative properties. It penetrates the sources of inflam-mation and corruption which underlie the external evidences of disease, and neutralize the

fery clements which feed and exasperate the The yeas and pays were taken agreeably to RHRUMATISM, SCROFULA, ERYSIPELAS, the provisions of the Constitution, and were as These are among the most terrible and ago-These are among the most terrible and ago-nizing diseases of the muscles, the fleshy fibre and the skin; yet in their worst forms, and appear under a persevering application of this soothing, healing, antipote to pain and inflam-

mation. SALT RHEUM, FEVER SORES, STIFF

JOINTS.
ters, lotions, and every recipe units On the question,

Will the Senate agree to the fourth amendment?

The yeas and mays were taken agreeably to

DISCHARGING ULUERS. A most remarkable and happy change is produced in the appearance of malignant ulcers well, Ely, Evans, Flenniken, Frazer, Ingram, after a few applications of this Cintment.—
Killinger, Khor, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, Souther, Steele, Straub,
wies of healthy flesh begin to take the place of
Welsh, Wilkins and Wright—23. Velsh, Wilkins and Wright—23.

NAYS—Messrs. Crabb, Finney, Jordan and more or less rapidly, until the orifice is filled up with sound material, and the ulcer radically

A WORD TO MOTHERS. The young are the most frequent sufferers April 29, 1857 from external injuries, and therefore every mother should have this healing preparation constitution of the Commonwealth being under constantly at hand. It is an absolute specific for sore breasts, and quickly removes the encrusted sores which sometimes disfigure the heads and faces of children.

SIGNIFICANT FACTS. This Ointment is universally used on board the Atlantic and Pacific whaling fleet as a cure YEAS-Messrs. Anderson Arthur, Backhouse, for scorbutic affections and as the best possible Sultan of Turkey for hospital purposes.

in the following cases: Lumbago Mercurial Burus Sore Breasts Chap'd Hands Eruptions Nore Heads, Sore Throats Chilblains Piles Rhenmatism | Sores of all Fistulas . Gout Salt Rheum Skin Dicases | Sprains

Swal'd Glands Stiff Joints Scalds Ulcers Venereal Sores Wounds of all *** Sold at the Manufactories of Professor Holloway 80 Maiden Lane, New York and 244 Strand London, and by all respectable Druggists and Dealers of Medicines throughout the United States, and the civilived world, an Pots, at 25 cents, 622 cents; and S1 each. Dr O. Cunningham, Beaver, is an authorized Agent or the sale of these medicines.

There is a considerable saying by taning the large sizes.
N. B. Directions for the guidance of patients n every disorder are affixed to each pot. February 25 1857

Octob'r Appointment

DR H. TUBBS, Will be at his room. Brilgewater. chmer's Hotel, Monday, October 5, 1857 For consultation upon all diseases of the Throat, Lungs, Heart, Liver, Stomach, Bowels, Kidneys and Spleen; also Dropsy, Gravel, Rheumatism, Nervousness, Debility, Dyspepsia, Fe-male diseases, Ague and Fever, Fits, Impurities of the blood, Eruntions, Cancers, Ulcors, and all Benson, Bishop, Brown, Chase, Cleaver, Craw- other varieties of long standing complaints, both

external and internal For some ten years Dr. T. has devoted his entire time to chronic diseases, treating thousands bria) Smith, (Centre,) Stevenson, Struthers, annually, many of whom had exhaused every Thorn, Vanvoorhis, Vickers, Wagonseller, Warner, Wintrode, Witherow and Wright—34:

So the question was determined in the affirm—make sick to make well, or tear down to built up again. The medicines can be taken with safety by the most delicate, and patiens may re-Will the House agree to the third amendment?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as ered under the treatment after friends and physics. sicians had given up all hope, the indisputable YEAS -- Vessrs. Anderson, Backhouse, Ball, evidence of which can always to furnished. Invalids, however reduced or despairing, are invi-to call, and may be assured that no encourage-Eyster, Fausold, Foster. Gibboney, Hamel Har- ment will be given or expense incurred, without a corresponding prospect of recovery.

Invalids should read the following from Rev.

M Chapman: man, Kerr, Lebo, Longaker, Lovett, Manear, TO ALL WHOM IT MAY CONCERN:—A Maugle, M.Calmont, Moorhead. Mumma, Musselman, Nichols, Nicholson, Nunemacher, Pearprompts me, through the opportunity given me Reamer, Reed Rupp, Shaw, Sloan, Smith, (Cambria,) Smith, (Centre,) Stevenson, Tolan, from drangers at hand, and to some extent the best oppositions at hand, and to some extent the best oppositions at hand, and to some extent the best oppositions and bomeonathic treatment without hydropatic and homeomathic treatment without any sensible benefit. Having observed the ef-fect of Dr Tubbs' treatment to others rf my acquaintance, and especially upon the wife of my younger brother, who had (added to a feeble younger prother, who had (auced to a feeble constitution) a severe cough which aroused fears of pulmonary consumption, I concluded to consult him myself He prescribed for me when I was in an emaciated and wretched conwhen I was in an emaciated and wretched con-dition, and I freely affirm, that unexpectedly to myself, I was speedily benegated to so great a degree as to endure as heavy and continuous labors as I have been able to do for the last ten years. I cheerfully commend the Dr to suffer-

renrs. I cheerium Pastor, Baptist Church, Portage Co., O.

DISSOLUTION. John C. Levis and Samuel Miller in the Prug business, under the style of Levis & Miler is now dissolved from this date, by mutual consent. All persons having claims against us a firm are requested to hand in their accounts to Samuel Miller, who remains in the business at the old stand. Either are authorized to collect and receipt for debts due.

Bridgewater, JNO. C. LEVIS,
June 10, 1857. SAMUEL MILLER

Wanted to Rent GOOD PRIVATE DWELLING HOUSE, with 5 or 7 Rooms, in Rochester, or New Brighton, by the 1st of October. A good rent will be paid. CAPT. JESSE DEAN.

Leave word with G. R. SPETEER, Rochestor;

or H. REEVES, New Brighton. SILKS The argest and most beautiful stock of plain and figured Silks ever offered to this county, may be foundat TAYLOR'S. may 6