adelphia Ledger of Monday gives the following

account of a fearth rainfoa account of a fearth rainfoa.

The Collision on the Camden and Allantic Railroad—An account from an Eye-witness:—
The community was startled on Saturday night by the varied rumors of a fearful collision on this road. The following account was obtained by our reporter from one of the passengers, and we consider it reliable:

The regular afternoon express train started at a quarter after 4 o'clock from Cooper's Point, and was running at a very rapid rate of speed, and had reached a point about six miles below Haddonfield, and twelve miles below this city, when the passengers were alarmed by a violent concussion and surging to and fro of the cars. Our informant was scated with several friends on the very last scats of the last car. The force was so great that, he says, their seats were rocked violently and were crushed under them. The middle car escaped without injury. As we jumped from the cars a sight was presented appalling the stoutest hearts. Two locomovines, several frientle rowoof cars, the first near. we jumped from the ears a signt was presented appalling the stoutest hearts. Two locomotives, several freight or wood cars, the first passenger cars, tender and baggage car were piled literally one on top of the other, to a height of 30 or 40 feet. Some of the immates of the first

ownship, Cumberland county, have been granting one on top of 'the other, to a height of 30 or 40 feet. Some of the immates of the first car crept out from the ruins, and others were dragged out, covered with their own blood or that of others who had been injured near them. Many of those uninjured worked manfully in relief of the poor sufferers who were apeculty carried among the bushes growing along the track. The sight was a very painful one. On either side, the poor fellows were lying, surrounded by persons endeavoring to recognize or assist them. It was soon discovered that the floss of life was not so great as feared.

Incidents.—The first person we saw was the flerenan, whose body lay among the bushes, with the head almost severed by a long and deep gash, from his shoulders. The engineer of the down train, seeing that a collision was inevitable, gave an alarm and jumped clear off the falling mass around him, but his fireman was caught amid them, and no doubt was struck with a piece of iron from the locomotive and thus killed instantly. The engineer picked him up and carried him to the car which was speedily fitted up for the sufferers.

Donnelly, the conductor of the express train, was most terribly mangled: his legs, below his knees, were actually torn and mashed into ribbons of flesh and muscles. He bore his agony with great fortitude, and scenned more anxious to know "Who was blamed?" A scene occurred here that brought tears to every eye. The

red here that brought tears to every eye. The poor fellow had his wite and children on the train for a trip to the occan. The poor woman was in the third car with her children, and, as stae came near the spot where her husband lay bleeding and dying, unknown to her, she suddenly recognized him, and threw her arms around his body, and frantically entreated "My dear William" to speak to her. Dr. Piteney, of Abscoom, whose activity and kindness to the sufficerer entitle him to the warmest praise, dressed his wounds, and used all possible aftill in his efforts to save him, but in valn, as he died before we reached Camden. The down way-train, coming about an hour behind us, took all of us on board, the dead, wounded and unharmed, and after several tedious delays, prudently mate to avoid meeting the excursion to start down at 7 o'clock, we reached Camden about half-past 8 o'clock. red here that brought tears to every eye. The poor fellow had his wife and children on the

ed Camden about half-past 8 o'clock.

DETERMINED SUICIDE.—A few daysago, a boy iving with Mr. James Fisher, in Monroe county, Va. was chassised by his employer, and waiting until he had left theroom, took down a gun, placing the beat and nulled the trigger. The ed it to his forehead, and pulled the trigger. The powder only flashed, when in spite of some ladie present, he deliberately primed the gun and again placing it to his head, blew his brains out.

Married.

On the 1st inst., by the Rev. A. H. Kremer, Mr. Benjamin Swords, to Miss Willemina Borer, both of South Middleton township.
On the 3d inst., by the same, Mr. Isaao Shink, of Southampton twp., Franklin county, to Miss Elizabeth Kline, of Hopewell township, this

Died.

In Carlisle, on the 28th ult. Mrs. ELIZABETI SKILES, in the 79th year of her age, for many years an inhabitant of this borough. In Carlisle, on Saturday night last, of consumption, Mr. Thomas Kelly, in the 30th year of blurger.

TOESDAY, the 13th day of October next, an In Carlisle, on Saturday night leat, of consumption, Mr. Thomas Kelly, in the 30th year of his age.

In Carlisle, oh Sunday morning last, Mrs. Retexhiking Glancey, in the 86th year of her age.

In Carlisle, on the evening of August 28th, 1857, Mrs. Annie Ginson Roments, which of W. Milnur Roberts, Civil Engineer, and daughter of the late Chief Justice Gibson.

Death, unreleating, heeds not the hopes and fears of Irlendship and affection, but leaves to them only the mourning privilege of cherlshing the miemory and received the fine of a tracked friends and mourning relatives, which in this life cannot be sparkling wit which charmed and nover wounded, giving rich zest to her social intercourse; the affectionate heart, the amiability, the kind-hees and gentleness which endeaved her to all who came within her influence. In every relation, wife, mother, sister, daughter, friend, sho was as dearly loved as she is deeply mourned. But they who weep for her "sorrow-not as those without hope." Throughout years of almost unremitted suffering, site gave an example of constancy and patience, which religion only can support; and when the dark struggle came at last, yielded her spirit in humble resignation to the will of Him who gave it, resting in the bessed hope of a joyful resurrection:

The dread patti once troil

Heaven lifts its everlasting portats high And bids the pure in heart behold their God.

Fullia, Sept. 9, 1857.

Flour and Meal.—The Flour market conting and the county in the election list tile election list tile election list to be held at the public house of George Ducy, in Hoges.

The offection will be held at the several election will be held at the public bouse of Goorge Ducy, in Hoges.

Finita., Sept. 9, 1867.

Fiona and Meal.—The Flour market continues depressed. There is but little inquiry, either for for export or home consumption, and only a few industred bils, are daily sold at \$0 a \$0 a \$0 a few industred bils, are daily sold at \$0 a \$0 a few industred bils, are daily sold at \$0 a \$0 a \$0 a few industred bils, are daily sold at \$0 a \$0 a \$0 a few industred bils, are daily sold at \$0 a \$0 a \$0 a few industred bils, and \$0 a few industrial from \$1 a few industrial from

Ctovenseen is quite scarce—small sales from first hands at \$72 per 61 lbs. Timothy is more abundant and less firm in price—small sales at \$82 per bushel. Of Flaxseed the market is bore and it is wanted.

WHEREY meets a steady inquiry, at 26 a 26c. in bbls. and 26 in blds.

TO BUILDERS. PROPOSALS for the crection of an Engine home for the Union Fire Company, will be received by the undersigned until 4 o'clock, P. M. on Saturday, Suptember 10th. Plans and specifications can be seen by calling upon

A. KERR, W. W. DALE, E. CORNMAN,

P. MONYER M. MORRIS, Carlisle, Sept. 10, 1857. Dissolution of Partnership. Dissolution of Partnership.
THE partnership between Allen S. Jacobs &
Calvin Etter, under the firm of Jacobs &
Etter, was dissolved on the 24th day of August,
1867, by mutual consent. All dotts owing to
the said partnership are to be received by A.
C. Warffold, and all demands on the said partpership are to be presented to him for payment.
CALVIN ETTER.
September 10, 1857—8t

DREADPUL RALLROAD Accidency.—The Phildelphia Ledger of Monday gives the following count of a fearful railroad accident:

The Collision on the Canden and Atlantic lailroad—An account from an Eye-witness:—It is not little of Cotober; to which all our the rough of Saturday night is though of a fearful railroad on Saturday night is though of a fearful collision on the Canden and Atlantic lailroad—An account from an Eye-witness:—It is though of Saturday night in the best stock, and work.

The collision on the Canden and Atlantic Wednesday, Thursday and Friday, the 14th, and 16th of October; to which all our they will be held at the Council House, in the bornough of Shippensburg.

And in add by an act of the General Assembly of this Commonwealth, passed the 2d July, the property of John Coylo, dec'd.

The lot upon which the Limitage of Newton and Southampton is 22 feet in froint and 150 in depth. The inproducts, and work.

THOMPSON GALBREATH, Pres't.

ROBT. MOORE, Sect'y, September 10, 1857-5t

Notice. Later them properly authorited of a State of the Marshall of the Marshall of the borough of Carlisle, Cumberland county, dec'd., have been issued by the Register of said county, to the subscribers residing in Carlisle. All persons indebted to said estate are notified to make immediate payment, and those having claims will present them properly authoriteded for settlement, to T. C. STEVENSON, J. W. MARSHALL, Sept. 10, 1857—6t Ez'rs.

Notice. Notice.

LETTERS of administration on the estate of Thomas Gold, dec'd., late of Upper Allen township, Cumberland county, have been granted by the Register of said county, to the subscriber residing in the same township. All persons indebted to said estate will make immediate payment, and those having claims will present them for settlement, to COCKLIN, Adm'r.

Sentember 10 1857—61.

Public Sale.

Public Sale.

Will be sold on the premises on Saturday the 26th of September, 1857, at 12 o'clk.

M., all that valuable tract of land, situated in South Middleton toynship, bounded by lands of Mathew Moore, John Royer and others, and containing 98 Acres and 70 Perches, more or less. The improvements are a 2 story LOG HOUSE, BARN, Wagon Shed, Young Orchard, Well of good water at the door of the house, &c. This tract offers great inducements to purchasers and is well worth their attention. It is easy of access, lying immediately on the public read known as the old Baltimore road. Terms made known on the day of sale by J. E. BARNITZ,

Agent for Jos. Fetrow.

September 10, 1857—38:

TO THE LADIES! We have just received a fresh flavoice of these beautiful fall style all weel Delatines, which have already received the approbation of all who have seen them, to which we invite your attention.

Also, I case of new style Steller Shawls. Call soon at the cheap store of September 10, 1867. BENTZ & BRO.

Election Proclamation. WHEREAS in and by an act of the Gene Visit Lass in and by an act of the Gene-phennylvania, entitled "An act relating to the elections of this Commonwealth," passed the elections of this Commonwealth," passed the 2d day of July, A. D. 1839, it is made the du-ty of the Sheriff of every county within this Commonwealth, to give public notice of the General Elections, and in such notices to enu-merate:

1. The officers to be elected.

1. The officers to be elected.

2. designate the place at which the election is to be held.

1. JACOB BOWMAN, High Sheriff of the county of Cumberland, do hereby make known and give this public notice to the electrors of the county of Cumberland, that on TUESDAY, the 13th day of October next, an election will be held at the several election districts, established by law in said county, at which time they will vote by ballot for One Person for Governor of the Commonwealth of Pennsylvania.

One Persons for Governor of the Commonwealth of Pennsylvania.

Two Persons for Judges of the Suprame Kount of Pennsylvania.

Two persons for present the counties of Cumberland and Perry in the House of Representatives of Pennsylvania.

at the public house of Goorge Ducy, in Hogestown, in said township.
The effection in the effection effection from the posed of Hampden township, will be held at the public house of Henry Hickernell, in said township.
The election in the election district composed of the township of Upper Allen, will be held at the public house of W. W. Kiine, in Shenherdstewn.

Auditor's Notice.

Auditor's Not

hold at the house now occupion by John Carling Man, in said township.

The election in the district composed of the Borough of Nowvilla, and townships of Millin, Upper Frankford, Upper West Pennsberough, and that part of Nowton township, not included in the Leesburg election district hereinafter mentioned, will be held at the Brick School House, in the berough of Newville.

The election in the district composed of the School House in Newburg, to said township, will be held at the hold at the School House in Newburg, to said township.

The election in the district composed of the School House in Newburg, to said township.

The election in the district composed of the School House in Newburg, to said township.

The election in the district composed of the School House in Newburg, to said township, will be need to the school House in Newburg, to said township.

The election in the district composed of the School House in Newburg, to said township, will be district composed of the School House in Newburg, to said township, and that part of Southampton township.

will be held at the Council House, in the borson of Shippensburg.
And in abd by an act of the General Assembly of this Commonwealth, passed the 2d July, it 1839, it is thus provided; "That the qualified electors of parts of Newton and Southampton township, in the county of Cumberland, bounded by the following lines and distances, viz. Beginning at the Adams county line, thence along staid turnpike, to Centre School-House, and turnpike, in Southampton township, illeace to a point on the Walnut Bottom Road at Röpbuck's, including Reybuck's Parm, illeace to a point on the Walnut Bottom Road at Röpbuck's, including Reybuck's Parm, there in a strait line to the Saw Mill of the heirs of George Clever, thence along Kryshire, in to the Adams county to the place of beginning, be and the same is hereby declared and seperate election district, the election to be held at the public house formerly occupied by Wm. Maxwell, in Leesburg, Southampton township, it was the province of the most desirable business to a construction of the county. A Dry Goods store is now being kept on the promises.

township."

Agreeably to the provisions of the sixty, first section of said act, every General and Special Election shall be opened between the hours of eight and ten in the forence, and shall continue without interruption or adj urnment until seven o'clock in the evening, when the polls shall be closed.

And the Judges of the respective districts aforesaid, are by the said set required to record.

aforesaid, are by the said act required to mee at the Court House, in the borough of Car liste on the third day after the said day of elec tion, being Friday the 16th day of Cicobertion, being Friday the 16th day of Octoberthen and there to perform the things required of them by law.

The return judges of the Representative district, will meet at Carlisle, at the time fixed by law.

Given under my hand, at Carltsle, this 10th lay of September A. D., 1857.

JACOB BOWMAN, Sheriff.

WHEREAS, I have been directed by the Governor to give notice that a joint resolution, proposing certain amendments to the Constitution of this Commonwealth, has been agreed to by a majority of the members elected to each House of the Legislature, at two successive terms of the same, and that it is provided by the Constitution, that any anneadment so agreed upon, shall be submitted to the people for their approval or rejection. Therefore, for the purpose of ascertaining the sense of the citizens of this Commonwealth in regard thereto, I, Jacob Bowman, High Sheriff of the county of Cumburland, do give notice and proclaim to the LOG BARN, &c., thereon erected, it is commonwealth in regard thereto, of JACOB Boward, High Sheriff of the county of Cumberland, do give notice and proclain to the and the state of the county of Cumberland, do give notice and proclain to the and the state of the county of Cumberland, do give notice and proclain to the and the state of the county of Cumberland, or the two the state of the county of the cou

and proclaim, that the election on the said proposed Amendments, shall be opened and
closed at the same time, and in all respects be
conducted, as the General Elections of this
commonwealth are now conducted, as well as
respects the qualifications of voters, the time
and manner of making returns, as in all other
particulars. Given under my hand and seal, at
Carlisle, this 10th day of September, A. D. 1857.

JACOB BOWMAN, Sheriff.
September 10, 1857.

Administrator's Notice. Administration's notice.

ETTERS of Administration on the Estat of William Parks, late of Newton township have been issued to the aubscriber, residing it the same township. All persons having claim upon said estate will present them, and thos knowing themselves to be indebted will make

NOTICE is hereby given that Letters of Administration on the estate of Jane McCor, mich, late of Mifflin township, Cumberland co-have been granted to the undersigned, the first named residing in Carlisle and the second in Mifflin township. All persons having claims against said estate will please precent them for settlement, and those indebted will make immediate payeons.

A. H. BLAIR,
HENRY SNYDER,
August 27, 1857—6t*

borough of New Cumberland.

The election in the election district composed of the borough.

The election in the election district composed of Monto township, will be held at the public house of Jas. A. Moloyi in said borough.

The election in the election district composed of Monto township, will be held at the public house of Samuel Algeier, in Church.

The election in the election district composed of Upper Dischinson township, will be held at the house now occupied by John Garman, in said township.

The election in the district composed of the held at the house now occupied by John Garman, in said township.

The election in the district composed of the held at the house now occupied by John Garman, in said township.

The election in the district composed of the held at the house now occupied by John Garman, in said township.

The election in the district composed of the held at the house now occupied by John Garman, in said township.

The election in the district composed of the held at the public house of Jas. A. Moloyi of the promises of the subscriber, in westpennesses of the subscriber, CAME to the premises of the subscriber, in Westpannsborough township, Cumberland county, on or about the 2dth of June last, a large white Breeding Sow. She has now a subscriber of pigs, nearly a month old. The we may will be disposed of as the law directs.
RICHARD C. WOODS.

cations in that section of the county. A Dry Goods store is now being kept on the promises. The property is new and in perfect order, and will be disposed of on reasonable terms. For

urther particulars enquire of A. L. SPONSLER, Real Estate Agt. and Scrivener. August 27, 1857—6t

Public Sale of Mountain Land.

UNDER and by virtue of the provisions of an act of Assembly passed the 9th of March, 1816, the Executor of Valentine Hoffman, late of the city of Lancaster, dec'd., will sell at sublic sale, on Saturday, the 26th day of September next, at the Court House, in Carliels, all the light, title, interest and estate of this late decodent of and in a tract of Mountain Land, situated in the township of South Middlejon, bounded by lands of Daniel Wonderly & others, and containing about Sixteen Aires. There is a promise of fine Chesnut Timber on the tract, and persons desirous of purchasing Woodland will do well to give it their attention.

W. M PENROSE, Agent.

August 27, 1857—6t

September 10, 1857. Amendments to the Constitution.

PROCLAMATION. Valuable Real Estate for Sale. BY virtue of an order of the Orphans' Court, to me directed, I will expose to public sale, on the premises, at I o'clock, P. M., on Friday October 2d, 1857, the following real estate of Jacob Tritt, dec'd., viz:

A farm situated in Newton towiship, Cum. Arim situated in Newton towssin, Cum.

Berland county, bounded by lands of Abraham
Grove's heirs, William M'Gune, Peter Tritt and
James Allen, containing 100 acres, hore or less,
with a good two-story LOG HOUSE,
LOG BARN, &c., therepan crected.
The land is limestone, and in firstrate order, is about three-fourths of

Stone Spring-House, &c. There is also a young apple orchard on the premises, together with a wariety of other fruit iron. Thorn is a well of excellent water near the door of the depoling, and running water in every field on the farm.

Any person wishing to view the premises, will please call on Airs. Ann M. Zolgler, residing in the township aforesaid.

If not sold at private sale before Friday, the 23th of September, 1857, it will on that day be offered at public sale, on the premises, at 10 of clock, A. M., when it will be disposed of to the highest bidder. For terms, &c., enquire of

ANN MARGARET ZEIGLER, LEVI ZEIGLER,

August 20, 1857-6w

Farmers, Attend to your Interest.

GRAIN DRILLS.~

ANDS bought and sold, money invested or at commission at western rates of interest at xes paid for non-residents, &c.

June 11, 1857. John Lee.

ATTORNEY AT LAW.

OFFICE in the rear of Court House, in the room formerly occupied by flugh Ganilator, eq. Carlislo, May 21, 1857—if

AUGUSTUS M. SAWYER, A TTORNEY AT LAW. Office with Judgo Hepburn, on East Main street. All business intrasted to his cate will be promptly at-March 26, 1857.

VERY IMPORTANT. Sprait's Patent Soil Scaling Cans for preserving Fruits, Green Corn, Pens, Tomatees, &c. Every Farmer and Honsekoper should be a purchasor. For sale at city prices, at the cheap hardware store of Aug. 27.

ORGANDYS, French Lawns and Brilliants, of every style and quality, can be had

of every style and quality, can be had cheaper than ever effored in Carllsle, at the new store of J. A. HUMRICH, Jr.. Carliste, April 28, 1867. SPONGES. Bathing Sponges, test large, Small do., Sheep Wool do., Surgeon do. Medlum Medical do., Common Sworve, &c., just received and for sale by January 8, 1857. B. J. KIEFFER.

Just Received

RESOLUTION

PROPOSING AMENDMENTS TO THE CONSTITUTION OF THE COM-MONWEALTH.

RESOLVED by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met: That the following amendments are proposed to the constitution of the commonwealth in accordance with the provisions of the tenth article thereof.

FIRST AMENDMENT. There shall be an additional article to said constitution to be designated as article cleven, as follows:

ARTICLE XI. OF PUBLIC DERTS.

OF PUBLIC DEBTS.

SECTION 1. 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 different periods of time, shall never exceed seven hundred and fifty thousand dollars, and the money arising from the creation of such debts, shall be applied to the purpose for which it was obtained, or to repay the debts so contracted, and to no other purpose whatever.

Section 2. In addition to the above limited nower the state may contract debts to repel in-

SECTION 2. In addition to the above limited power the state may contract debts to repel invasion, suppress insurrection, defend the state in war, or to redeem the present outstanding indebtedness of the state; but the money arising from the contracting of such debts, shall be applied to the purpose for which it was raised, or to repay such debts, and to no other purpose whatever. Public Sale of Mountain Land.

whatever.

SECTION 3. Except the debts above specified, in sections one and two of this article, no debt whatever shall be created by, or on behalf of the

SECTION 4. To provide for the payment of the present debt, and any additional debt con-tracted as aforesaid, the legislature shall, at its first session, after the adoption of this amend-ment, create a sinking fund, which shall be suf-ficient to see the sufficient to see the sufment, create a sinking fund, which shall be sufficient to pay the accruing interest on such debt, and annually to reduce the principal thereof by a sum not less than two hundred and fifty thousand dollars: which sinking fund shall consist of the net annual income of the public works, from time to time owned by the state, or the proceeds of the sale of the same, or any part thereof, and of the income or proceeds of sale of stocks owned by the state, together with other funds, or resources, that may be designated by law. The said sinking fund may be increased, from time to time, by assigning to it any part of the taxes, or other revenues of the state, not required for the ordinary and current expenses of government, and unless in case of war, invasion or insurrection, no part of the said sinking

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 source miles.

THIRD AMENDMENT. From section two of the first article of the

Two Persons for Judges of the Supreme Court of Penesylvania.

Two Persons for Judges of the Supreme Court of Penesylvania and Person to represent the counties of Courted Penesylvania.

Two persons to represent the counties of Courted Penesylvania and Person to represent the counties of Countral and and Person to represent the counties of Countral and Person to represent the Countral and Person the Pe

be divided into single senatorial districts, of contiguous territory as nearly equal in taxable population as possible; but no ward shall be divided in the formation thereof."

The legislature, at its first session, after the adoption of this amendment, shall divide the city of Philadelphia into senatorial and representative districts, in the manner above provided; such districts to remain unchanged until the apportionment in the year one thousand eight hundred and sixty-four.

FOURTH AMENDMENT.

There shall be an additional section to the first article of said constitution, which shall be numbered and read as follows: Section 26. The legislature shall have the power to alter, revoke, or annul, any cliarier of incorporation hereafter conferred by, or un-der, any special, or general law, whichever in their opinion it may be injurious to the citizens of the commonwealth; in such manner, how-ever, that no injustice shall be done to the cor-

IN SNATE, March 27, 1857.

Resolved, That this resolution pass. On the first amendment, yeas 24; nays 7; on the second amendment, yeas 24; nays 8; on the third amendment, yeas 24, nays 4; on the fourth amendment, yeas 24, nays 4; on the fourth amendment, yeas 23, nays 4.

[Extract from the Journal.]

[EXTRACT FROM THE STATE OF T

IN THE HOUSE OF REPRESENTATIVES, Resolved. That this resolution pass. On the first amendment, yeas 78: nays 12; on the second amendment, yeas 57, nays 34; on the third mneudment, yeas 72, nays 22; on the fourth amendment, yeas 83, nays 7.

[Extract from the Journal.]

JACOB ZIEGLER. Clerk.

Filed in Secretary's office. May 2, 1857.

Filed in Secretary's office, May 2, 1857. A. G. OURTIN, Secretary of the Commonwealth

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

Pennisheatth, as:

I do certify that the above and foregoing is a true and correct copy of the originat "Resolition proposing amendments to the Constitution of the Commonwealth," with the vote in each branch of the Legislature upon the final passage thereof, as appears from/the originals on file in this office.

In testimony whereof I have

this office.

In testing on whereof I have hereunto set my hand and caused to be affixed the seal of the Secretary's Office, the day and year above written.

A. G. CURTIN,

Secretary of the Commonwealth.

In SENATE, March 27, 1857.
The resolution proposing aniendments to the constitution of the Commonwealth being under most departing.

On the question, Will the Senate agree to the first among

7-24.
NATS—Messrs. Crabb, Crasswell, Finney, 3regg, Harris, Ponrose and Souther—7.
So the question was determined in the affirm-

YEAS—Mossrs. Brewer, Browne, Cresswell, Ely, Evans, Fetter, Finnoy, Flonniken, Ingram, Jordan, Knox, Laubach, Lewis, Myer, Sellors, Shuman, Souther, Steele, Strath, Wer, Sellors, Shuman, Souther, Steele, Strath, Weishr, Wilkins, Wright and Tagagart, Speaker—23:
NAYS—Messrs. Coffey, Grabb, Frazer, Gregg, Harris, Killinger, Ponrose and Scofield—8. So the question was determined in the affirmative.
On the question,
Will the Senate agree to the third amendment?

ment?
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:
YEAS—Messrs. Brower, Browne, Crabb, Crosswell, Ely, Evans, Flenniken, Frazer, Ingram, Jordan, Killinger, Knox, Laubach, Lewis, Myer, Scofiled, Sellers, Shuman, Souther, Steele, Straub, Welsh, Wilkins and Wright—24.
NATS—Messrs. Coffey, Gregg, Harris and Penrose—4.

Penroso—4.
So the question was determined in the affirm-

IN THE HOUSE OF REPRESENTATIVES,

So the question was determined in the affirm tive. On the question, Will the House agree to the second amend-

YEAS—Messrs. Anderson, Backhouse, Ball, Beck, Bower, Calhoun, Campboll, Carty, Ent., Fausold, Foster, Gilden, Hamel, Harper, Heins, Heistand, Hillegas, Hoffman, (Berks,) House-keeper, Imbrie; Innes, Jenkins, Johns, Johns, Johns, Kauffman, Knight, Leisenring, Longaker, Lovett, Manear, Maugle, M'Itvain, Moorhead, Musselman, Nichols, Nicholson, Nupemscher, Poarson, Peters, Petriken, Pownall, Purcell, Ramsey, Chiladelphia, Ramsey, (York,)Reamer, Roberts, Rupp, Shaw, Sloan, Tolan, Vall, Vogelley, Walter, Westbrook, Wharton, Zimmermati and Getz, Speaker—57.

NAYS—Messrs. Arthut, Augustine, Backus, Benson, Bishop, Brown, Chiase, Cicaver, Crawstoff, Eyster, Gibboney, Hamilton, Hancook, Hill, Hine, Hoffman, (Lebanon,) Jacobs, Kerr, Lebo, M'Calmont, Mymma, Reed, Smith, Canj

Will the House agree to the third amend, ment?
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.
YEAS—Messrs, Anderson, Backhouse, Ball, Beck, Benson, Hower, Brévit, Cathoim, Camp, Hell, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Gibboney, Hannel, Herks, Holfinda, (Lichano,), Housekeeper, Imbrie, Innex, Jacabs, Johns, Johnsoh, Kang, Holfinda, (Lichano,), Housekeeper, Imbrie, Innex, Jacabs, Johns, Johnsoh, Kunthan, Mussalinah, Michols, Michols, Numma, Mussalinah, Michols, Micholsen, Mi

72.

Návs-Mesers. Arthur, Augustine, Backus, Bishop, Carty, Dock, Glidea, Hamilton, Hancock, Hine, Jonkins, Kulidea, Hamilton, Milland, Roberts, Striff, etc., Thorn, Walter, Warner, Whatton and Wintrode—22. So the question was determined in the affirm.

on the question,
Will the House agree to the fourth amend-

Will the House agree to the fourth amendment?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—Messrs. Anderson, Atthur, Backhouse, Backus, Ball, Beck, Benson, Bishop, Bower, Brown, Calhoun, Caupbell, Carty, Chase, Gleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Gibboney, Gildea, Hamel, Harper, Helas, Hiestand, Hill, Hillegas, Hoffman, (Berks, Hoffman, (Lebanon), Housekeeper, Imbrie, Inness, Jacobs, Jonkins, Johns, Johnson, Kaufman, Kerr, Lobe, Leisenring, Longaker, Lovett, Manear, Maugie, M'Oslunout, M'Ilvain, Mumma, Musselman, Nichola, Nicholson, Nunomacher, Pearson, Peters, Pettikin, Pownall, Purcell, Ramsey (Philadelphia,) Ramsey (York,) Reamer, Read, Roberts, Rupp, Shaw, Stoan, Smill, Cambria,) Smilt (Gentro,) Stovenson, Tolan, Vall, Vanvoorbla, Vickers, Voeghloy, Wagon, seller, Walter, Warner, Westbrook, Wharton, Williston, Witherow, Zimmerman' and Getz, Speaker—Sil.

Nays—Mossrs. Dock, Hamilton, Hancock, Struthers, Thorn, Wintrode and Wright—7.

So the question was determined in the affirm:

Secretar?'s Office, Harrisburg, June 22, 1857.

Pennsylvania, ss:
I do certify that the above and foregoing is a true and correct copy of the "Yeas" and "Naya" taken on the resolution proposing amendments to the Constitution of the Commonwealth as the same appears on the Journals of the two Houses of the General Assembly of this Commonwealth for the session of 1857.

Witness my hand and the seal of June, one thousand eight huntired and fifty-seven.

A. G. CURTIN,

Secretary of the Commonwealth.

Carliste, July 9, 1857—3fff.

Valuable Limestone Farm and Woodland at Public Sale.

land at Public Sale.

Will be sold at public sale, on Friday the Wild be sold at public sale, on Friday the Wild any of October, 1857, that valuable. Farm of George Wobbert, dec'd., the same being bounded on the west by the road leading from the York road to Springville, on the south by land of Isaac Kaufman, on the east by land of Henry Webbert, and on the north by land of Peter Young, in South Middleton township, Cumberland country, a miles south-east of. Carlisle, and 14 miles north of Bölling Springs, containing One Hundred Acres to India, in a high state of cultivation, having thereon creefed a two story House and KITCHEN, a two story House and KITCHEN, a two story Stone Wash-libinge and Shed, Corn-crib, and other feedsary, Out-buildings. Also, a never failing Well of water near the house, and an Orchard of choice trivit.

water near the house, and an Orenara of choice fruit.

Also, at the same time and place, will be sold a tract of Woodland, a half mile north of, said farm, bounded by lands of Peter Young, Jacobi Myers and others, containing 24 acres. It will be sold altogether or in lots to suit purchasers. Any person wishing to view the same can do so by calling on John Linninger, residing on the farm, or Henry Webbert, one of the Executors, at Boiling Springs, by whom the conditions and terms of sale will be made known. Sale to commence at I o'clock, P. M. on sold day.

HENRY WEBBERT,

GEORGE BRINDLD,

GEORGE BRINDI Aug. 20, 1857—7t° E

Valuable Farm for Sale. On Friday, September 25, 1857. D's virtue of an order of the Orphaus' Court' to me directed, I will, on the above day, at 1 o'clock, P. M., expose to public side, on the premises, in Silver Spring township, Cumberland county, the farm lately owned by Honry Buttorff, dec'd. This farm contains

212 Acres and 18 Perches strict measure, of excellent slate land, in a good state of cultivation. One hundred and twenty-three acres are cleared, and under good fence—most of it being post and rail—and this part of the farm was heavily limed within the last few years. The improvements are a large

BRICK HOUSE,
GOOD BANK BARN, WAGON
SHED, CORN CRIBS, CARRIAGE HOUSE, and other outbuildings. There is also on the premises, a good
Tenant House, and Stable belonging to it, besides a well of excellent water at the house.—
The farm has the advantage of running water in
five fields. A thriving young orchard also
promises abundance of fruit.
The farm is bounded by the Conodogulant
Creek, by lands of John F. Stein, Daniel Kunklo,
and others, and is about one and a-half miles
from Holsher's mill, and two miles from Buchcr's mill.

er's mill.

Terms of sale—Five per cent. to be paid on the day of sale; one half the purchase money (less the flav per cent.) on the last of April next, when the deed will be delivered and possession given. The other half of the purchase money in two equal annual payments, without interest, to be secured by judgment.

August 20; 1857—6w*

Public Sale. O'N Saturday, September 19, 1887; will be subscriber; in Silver Spring township, on the tumplic, a few hundred yards east of Kingatown, on the above day, the following described personal property, viz.

I Young Milch Cow, & Hogs,

1 Youing Milch Cow, 2 Hogs;

Hay by the Ton; Carringe and Harness, Hedadads, Bureaus, I eight day Brass Clock, Mahogany and other Tables, Rocking and other Chairs, Corner Cupboard, Washstands, Sink, Ten plate and Parlor Stoves, Drum and Stove Pipe, large Copper Kettle, small Kettles, Pots, Churn, Barrels, Meat Vessels, Tubs, Lard Canss, 6 twilled Bags, Axes, Saws, Garden tools; Forts, Shovels, &d.

I will offer for sale at the same time, two shares of steelt of the Harrisburg, Carlisle and Chambersburg Turnipike Road Company. Also, at the same time and place (if not previously disposed of,) I will offer for sale a Lot of Ground, lying on the Kingstown station of the Gumberland Valley Railroad, containing 114. Acres of Ground about 9 acres of which is covered with good finber, and the balance cleared and under fence. This is a destrable place for establishing a transportation house, as a large business can be done in lumber, coal, plastor, flab, salt; flum, &c., and is a good point at which to purchase grain.

Sale to commence at 10 o'clock A. M., of said day, when terms will be made known by

September 8, 1857—31. Orphants' Court Sale.

In pursuance of an order of the Orphand Court of Cumberland county, will be sold at public sale, on Salurday, the 12 day of Septemt's ct., 1867, on the premises; in Silver Spring Cownship, one mile north-west of Hogiestown, Cumberland county, a truct of land, containing

ON SATURDAY, SEPTEMBER 20, 1857. ON SATURDAY, SEPTEMBER 26, 1867.

PHE undersigned, Executor of the wiked Jacob Zoigler, dee'd, will offer at public sale, on the premises, the following described property, late the estate of said deceased, to wite A fract of land situate in Mifflin township, Omiberland county, 2 mitten sorth of Nouville, and close to the road leading to Doublin Gap, adjoining lands of Henry Brokin, Jacob Rowman and others, containing. and others, containing

of first rate slate land, about 70 acres of which are cleared, under good funce, and in a high state of cultivation, part of it having been lined. The balance is timber land. The improvements are a two story weatherbearded

ment?
Tho yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz:
YEAS—Messrs. Brewer, Browne, Coffey, Ely, Evans. Fetter, Flenniken, Frazer, Ingram, Jordan, Killinger, Knoż, Laubach, Lowis, Myer, Scoffeld, Sellers, Shuntan, Steele, Straub, Scoffeld, Sellers, Sliuman, Steele, Straub Welsh, Wilkins, Wright and Taggart, Speake

On the question, Will the Senate agree to the second amend

The yeas and hays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Brower, Browne, Cresswell,

Penrose—4.
So the question was determined in the affirmative.
On the question,
Will the Senate agree to the fourth amendment?
The yeas and nays were taken agreeably to

ment?
The yeas and nays were taken agreeably to he provisions of the Coustitution, and were as follows, viz:
YEAS-Messrs. Brower, Browne, Coffey, Cresswell, Ely, Evans, Flenniken, Frazer, Ingram, Killinger, Knox, Lauthach, Lewis, Myer, Scoffold, Sellers, Shaman, Souther, Steel, Straub, Wolsh, Wilkins and Wright—23.
Nays-Messrs. Craib. Finney. Jordan and NAVS-Messrs. Crabb, Finney, Jordan and

April 29, 1857.

The resolution proposing amendments to the constitution of the Commonwealth being under

ty, city, borough, or township; or of any corporation, or association; unless such debt shall have been contracted to enable the state to repel invasion, suppress domestic insurrection, defend itself in time of war, or to assist the state in the discharge of any portion of its present indebtedness.

SECTION 7. The legislature shall not authorize any county, city, borough, township, or incorporated district, by virtue of a vote of its citizens, or otherwise, to become a sockholder in any company, association, or corporation or to obtain money for, or loan its credit to any corporation, association, institution, or party second and ditional article to said constitution, to be designated as article XII, as follows:

Anticle 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, by without the corporation, or otherwise, and the divided by a line cutting off over one-tenth of its population. (either to form a new county or otherwise, by without the express assent of such county, by a vote of the electors thereof; nor shall any new county be catablished. containing less than four hundred.

ment?
The yeas and noys were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS- Messrs. Anderson, Backhouse, Ball,