

SOUR GRAPES AND HUNKER VERACITY.

Mr. Editor: You and the readers of the Journal have doubtless heard the story of the Fox and the Grapes, where in it is related that the Fox, having failed to obtain some grapes which hung beyond his reach, petulantly congratulated himself that they were no grapes but sour grapes after all. This fable is frequently suggested to the mind when observing the course of certain individuals who often attempt that which they cannot attain. The Editor of the Patriot, (so called,) your terrible opponent, is likely to subservise one important purpose; (I should like to know what other) to wit: that of keeping this fable fresh in the memory of all its readers.

You doubtless noticed in the Patriot of Aug. 30th, its shamocratic editor attempted to palm off a letter from Warren to the Toga Eagle, signed in that paper "J. E.," in which the said J. E. attempted to defend the position of G. W. Bigler on the question of prohibition, as though it were written by the Grand Worthy Chief Templar, the head of the Order of Good Templars in Pennsylvania. The editor states the pretended fact in relation to the authorship of that letter, with an air of triumph, as though such sentiments expressed by the Head of the Order, were sufficient to put to silence all the arguments of Bigler on that score. Under what the Good Templars can say against Bigler now! And written under the head of the order, too! But the Toga Eagle is found in other hands besides those of the Patriot editor, and he is forced in the next issue to correct this—to say the least—gross, excusable, and slanderous misrepresentation. Says the Patriot, "We cheerfully make the correction, although we trust none of our readers are simple enough to allow the diatribe of the Grand Masters, Grand Patriarchs, and Grand Chief Templars in Ohio, to influence them in their estimation of the different candidates for Governor." Oh, no! of course not! You did not desire it when you penned the remarks introductory to that letter, and so shyly suppressed the author's initials. "Sour grapes," says the Fox; and "Grand Worthy Chief Templars are small potatoes any day," says in effect, the now enlightened Editor of the Patriot.

Now, Mr. Editor, if you have any influence with the sapient Knave, nothing who pretends to edit the Patriot, and if you have no influence with him, it would be kind and Christian in you to whisper it to some good friend of his—idly for the sake of the respect which you have for your own calling, and the desire which you cherish that the editorial profession should be esteemed dignified and honorable, say to him that since he has commenced, he had better make a clean breast of it, and acknowledge that nearly, if not quite all that he has written, or which he appeared in the Patriot as editorials, has been a system of gross misrepresentations, and vindictive and unprofessional personal assaults, intended, not to instruct the mind and elevate the moral, political, and religious sentiments of the heart; but to prejudice the mind against truth, and hoodwink and deceive the people into the support of such men and principles as in most instances they really scout and abhor.

Allow me, if you please, to introduce another instance of willful misrepresentation of some of the editor of the Patriot (or some one near like him) the two blend together and make a great falsifier is guilty. The Harrisburg Temperance Convention which assembled in June last, being interrogated the candidate for Governor, of each of the political parties, and received an answer from each of them, adopted the following resolution offered by their committee:

Resolved, That as the letters of the various candidates for Governor have been placed in the hands of the Committee, and we find that the candidates for the Whig, American, and the Democratic parties have all answered to our satisfaction, and as we do not wish to expose ourselves to the charge of undue partiality to any particular party, we therefore deem it expedient to recommend any particular candidate; but that justice may be done to all, we command that the letters of the four candidates be published together with the interrogatories in our proceedings, that the people may judge for themselves.

Gov. Bigler's letter was evasive, and the convention so understood it, as appears from the above resolution. The Patriot of July 26, almost two months afterward, expressed itself in this wise: "It will be observed that the convention deemed as satisfactory the answer of all the candidates for Governor, including that of Gov. Bigler, to their interrogatories respecting a law that may be passed that do the croakers in this neighborhood say to this?" Why, the croakers say just what you have said, Mr. Patriot; but the honest, intelligent people read the assertion as a willful perversion of the truth.

The above, Mr. Editor, is but a single instance out of many wherein this sheet has deserted the truth, and thus rendered its name a by-word and a reproach among sensible and honest men.

Anti-Nebraska Ticket. FOR GOVERNOR, JAMES POLLOCK, OF NORTHUMBERLAND. FOR CANAL COMMISSIONER, GEO. DARSIE, OF ALLEGHENY. FOR SUPREME JUDGE, DANIEL M. SMYER, OF MONTGOMERY.

Marriages. In Liberty, McKean county, Pa., Aug. 19, 1854, by A. S. Barnhill, Esq., Mr. JOHN L. WARRER, of Pleasant Valley, to Miss MARY L. WEST, of the former place.

Sheriff's Sales. BY VIRTUE of sundry writs of Vend. Ex. Bids. Vend. Ex. Ales. Vend. Ex. and Leases, issued out of the Court of Common Pleas for Potter county and to me directed, I will expose to sale by public vendue or outcry, at the Court House in Connersport, on MONDAY, the 18th day of September, 1854, at 1 o'clock, P. M., the following described real estate, to wit:

Situate in Genesee township, Potter county, Pa., bounded on the north by the New-York State line, east by David Thresher, South by un-enclosed lands, and west by Nathan Voices, containing fifty acres of land, be the same more or less, an allotment of Bingham lands on warrant 1813; of which there is fourteen acres improved, with one frame house, an old barn, an old well, and an apple orchard thereon. Seized, taken in execution, and to be sold as the property of George W. Sherman, at the suit of Levi Amis.

ALSO—Certain real estate, situate in Sharon township, Potter county, State of Pennsylvania, bounded on the north by lands of A. W. Jones, on the east by S. Drake, on the south by lands of Sutherland and Burdick, and on the west by Keating lands—containing fifty and three-tenths acres, about ten acres of which is improved. Also, one other tract, situate as aforesaid, bounded on the north by the Oswayo creek, on the east by T. J. Burdick's land, south by lands of White and Stevens, and on the west by lands of L. Babbitt—containing ninety-six acres, two acres of which is improved, with one saw-mill, two frame houses, two frame barns, and other out-buildings thereon. Seized, taken in execution, and to be sold as the property of Asa Stevens, Jr., Luke Stevens, and James Stevens, at the suit of Samuel Russell and J. N. Hacking.

ALSO—Certain real estate, situate in Allegheny township, Potter county, and State of Pennsylvania, bounded as follows: On the north by un-enclosed land, on the east by lots 1 and 26 of the subdivision of the Fox Estate in said township, on the south by lot No. 101, and on the west by lot No. 97 and un-enclosed land, and being lot No. 112 of the said subdivision—containing ninety-nine and two-tenths acres, of which there are about ten acres improved, and a small frame house thereon. Seized, taken in execution, and to be sold as the property of Alvarez Petre, at the suit of Henry G. Taylor.

ALSO—Certain real estate, situate in Wharton township, County of Potter, and State of Pennsylvania, bounded as follows: Beginning at the southwest corner of warrant No. 473, thence east along the south line of said warrant eighty perches to a birch, thence North two hundred perches to a birch, thence south two hundred perches to the place of beginning—containing one hundred acres, strict measure, about thirty acres of which is improved, with a black and frame dwelling house, one frame barn, an apple orchard, and some fruit trees thereon. Seized, taken in execution, and to be sold as the property of John Glasgow, at the suit of F. L. & C. S. Jones.

ALSO—Certain real estate, situate in Ulysses and Allegheny townships, Potter co., Pa., bounded on the north by lands of Guernsey and Hornum, on the east and south by un-enclosed lands, and on the west by un-enclosed lands of H. Guernsey—containing one hundred and twenty acres, five acres of which are improved, with one log barn thereon. Also, another tract, situate in Ulysses township, Potter county, Pa., bounded on the north and east by un-enclosed land, on the south by lands occupied by H. Morley, on the west by un-enclosed lands—containing fifty acres, with one saw-mill, one frame and one log house thereon. Seized, taken in execution, and to be sold as the property of F. V. Cobb, at the suit of A. G. Ombsted.

ALSO—Certain real estate, bounded and described as follows, to wit: On the east by lands in the possession of George Nelson and Fox Estate, on the west by lands of the Fox Estate, and on the north by lands of the Fox Estate, being lot No. 22 of the allotment of the Fox Estate lands in Allegheny township—containing one hundred and one acre and one-tenth of an acre, about fifteen acres of which is improved, with two log houses, one frame barn, and some fruit trees thereon. Seized, taken in execution, and to be sold as the property of Isaac B. Baker, at the suit of Franklin W. Knox.

Alney & Co. land, thence east on the line of said lot eighty-four chains twenty-five links to an old corner of lot No. 5579, thence north on the line of said lots to the State line, thence along the State line west thirty-two chains to a stake near Burdick's house, thence south thirty-nine chains and fifty links to a stake on the hill, thence west fifty-four chains to the place of beginning—containing four hundred and fifteen acres, strict measure, be the same more or less. Also, another tract of land, situate in the township, county, and State last above mentioned, as follows: Beginning at the northeast corner of a lot formerly owned by Joel Woodard, now sold to S. O. Alney, thence east along the State line to a corner of S. O. Alney's land, thence south along the warrant line to the corner of said warrant No. 5863; thence west on the said line to the corner of Woodard's and Olney's land; thence north to the place of beginning—containing three hundred and seventy-three acres of land, strict measure, more or less, reserving therefrom three hundred acres of the east side of said tract. Also, another parcel of land, situate in the township, county, and State aforesaid last above mentioned, bounded as follows: Beginning at the northeast corner of a tract of land sold by Elisha Mix to S. O. Alney, on lot No. 5579; thence east one hundred and three rods to a maple corner on warrant No. 5855; thence south along the line of S. O. Alney's land one hundred and fifty-two rods; thence west to S. O. Alney's line one hundred and three rods; thence north one hundred and fifty rods to the place of beginning—containing one hundred acres, strict measure, be the same more or less. Also, another parcel of land—beginning at the southeast corner of lot No. 5855; thence west thirty-one chains and eighty-two links, thence north fifty-one chains and fifty-seven links to Milton Main's land at a corner on the bank of Honeyoake Creek; thence on said Main's south line to the east line of said lot; thence south to the southeast corner of said lot No. 5878, being and running to contain all the land in said lot east of Miss S. and south of Main's land, which was formerly the property of Jonathan Brown—containing one hundred and sixty-four acres of land, strict measure, be the same more or less. Also, another parcel of land, situate in the township, county, and State above mentioned—beginning at the northwest corner of lot No. 5855; thence east one hundred rods; thence south far enough to make ninety chains in the arc, by running the south line parallel with the line of said lot; thence south to the southeast corner of said lot No. 5855—beginning at the northeast corner of a hundred-acre lot, surveyed by Elisha Mix, bounded by Ira A. Week's lot; running from thence south one hundred and sixty-two rods; thence east one hundred and twenty-two rods; thence north to the north line of said lot; thence west along the north line of said lot to the place of beginning—containing one hundred and twenty-five acres of land, be the same more or less. Also, another parcel of land, situate in the township, county, and State last mentioned, being a part of lot No. 5855—beginning at the northeast corner of a hundred-acre lot, surveyed by Elisha Mix, bounded by Ira A. Week's lot; running from thence south one hundred and sixty-two rods; thence east one hundred and twenty-two rods; thence north to the north line of said lot; thence west along the north line of said lot to the place of beginning—containing one hundred and twenty-five acres of land, be the same more or less, reserving therefrom three hundred acres of the east side of said tract. Also, another parcel of land, situate in the township, county, and State last mentioned, being a part of lot No. 5855—beginning at the northeast corner of a hundred-acre lot, surveyed by Elisha Mix, bounded by Ira A. Week's lot; running from thence south one hundred and sixty-two rods; thence east one hundred and twenty-two rods; thence north to the north line of said lot; thence west along the north line of said lot to the place of beginning—containing one hundred and twenty-five acres of land, be the same more or less, reserving therefrom three hundred acres of the east side of said tract.

ALSO—By virtue of sundry writs, certain real estate, situate in Allegheny township, Potter county, Pa., bounded and described as follows: On the north, south, east, and west by un-enclosed lands, and being lots Nos. 127 and 128 of the subdivision of the Bingham Estate in said township—containing one hundred and ninety-eight and five-tenths acres, of which there is about forty acres improved, with one frame house, two log houses, two log barns, with some fruit trees thereon. Seized, taken in execution, and to be sold as the property of James B. Hill and William Hill.

ALSO—By virtue of sundry writs, certain real estate, situate in Pike township, Potter county, Pa., bounded on the north by lot No. 11, on the east by lots Nos. 14, 22, and 35, on the south by lot No. 22 and un-enclosed lands of the Bingham Estate, and on the west by un-enclosed lands, and being lots Nos. 13 and 36, being lots Nos. 41 and 42 of the subdivision of the Bingham Estate in said township—containing one hundred and fifty-five acres, of which fifty acres is improved; on which is erected three frame houses, two frame barns, one saw-mill, and with some fruit trees thereon. Also, one other tract of land, situate as aforesaid, bounded on the north by lands of the Bingham Estate, and on the west by lands of David R. Smith, thence containing two hundred and fifty acres, be the same more or less, with about eighty acres improved, one frame store and house, one log house, one frame house, two frame barns, one saw-mill, and an apple orchard thereon. Also, lot No. 36, in the township county, and State aforesaid, bounded on the north and east by lands of the Bingham Estate, and on the south by un-enclosed lands, and on the west by lot No. 13, and being lot No. 14, on the west by un-enclosed lands, and by lot No. 15—containing one hundred and four acres, with about four acres improved and a log house thereon. Seized, taken in execution, and to be sold as the property of Chanancy Baxter, Matthew Baxter, Elijah Johnson, and John G. Russell.

ALSO—Certain real estate, situate in Sharon township, Potter county, State of Pennsylvania, bounded on the north by H. Binat and Mary Maxon, on the east by lands of Mary Maxon and Newbold & Co., on the south by Hawley Adams and E. White, Jr., and on the west by land of Merceus & Weston—containing one hundred and sixty-two and three-tenths acres, about forty acres of which is improved, with one frame house, one frame barn, one log house, one apple orchard thereon. Seized, taken in execution, and to be sold as the property of L. H. Kinney, at the suit of Henry Sherman, Esq., and John W. Dewdney.

Notice is hereby given, that an amount equal to the costs will be required to be paid upon each sale when struck down to the bidder, and upon a failure to comply with this regulation the tract of land will again be offered for sale.

P. A. STEBBINS, Sheriff. SHERIFF'S OFFICE, Aug. 18, 1854.

NEW BOOKS just received at the JOURNAL BOOK-STORE. Sept. 1, 1854. 7-16

Proclamation. GENERAL ELECTION.

PURSUANT to an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act relating to the elections in this Commonwealth," approved the second day of July, A. D. one thousand eight hundred and thirty-nine, I, PIERCE A. STEBBINS, Sheriff of the County of Potter, Pennsylvania, do hereby make known and give notice to the electors of the county aforesaid, that a General Election will be held in said county of Potter on the SECOND TUESDAY (10th) OF OCTOBER, 1854, at which time State and County officers as follows are to be elected, to wit:

One person to fill the office of Governor of Pennsylvania. One person for Canal Commissioner of the Commonwealth of Pennsylvania. One person for Judge of the Supreme Court of Pennsylvania. One person for member of Congress for the XVIIth Congressional District, comprising the counties of Lycoming, Sullivan, Centre, Clinton, Potter, and Millin.

Two persons for members of the House of Representatives of the United States of Pennsylvania, in conjunction with the counties of Lycoming and Clinton, to represent the counties of Lycoming, Clinton, and Potter in the House of Representatives of the General Assembly of Pennsylvania. One person to fill the office of Prothonotary, Clerk of the Courts of General Jail Delivery, Quarter Sessions, Oyer and Terminer, Orphans Court, Register of Wills for the County of Potter.

One person for Recorder of Deeds for the county of Potter. Two persons for the office of County Commissioner for the county of Potter, one for three years and one for two years. One person for the office of Auditor of the county of Potter, one for three years and one for one year. One person for Treasurer for the county of Potter.

I also make known and give notice, as in and by the 13th section of the aforesaid Act I am directed, that every person exercising Justice of the Peace, who hold any office or appointment of profit or trust under the Government of the United States or of this State, or of any city or incorporated district, whether a commissioned officer or otherwise a subordinate officer or agent who is or shall be employed under the legislative, judiciary, or executive department of this State or United States, or of any city or incorporated district, and also that every member of Congress and of the State Legislature, and of the several common councils of any city, or commissioners of any incorporated district, is by law incapable of holding or exercising at the same time the office or appointment of Judge, Inspector, or Clerk of any election in this Commonwealth, and that no Inspector or Judge, or other officer of any such election shall be eligible to any office under the law.

It is further directed that the meeting of the return judges at the Court House in Williamsport, to make out the general returns, shall be on the first Friday succeeding the general election, which will be the 13th day of October. The return judges of Lycoming, Sullivan, Clinton, Potter, Centre, and Millin, comprising the XVIIth Congressional district, will meet Tuesday, the 17th day of October next, to make out an official return for member of Congress.

I also hereby make known and give notice that the period of holding the aforesaid General Election in the several townships and boroughs within the county of Potter, are as follows, to wit: For the township of Abbott, at the house (family) of T. B. Abbott, in said township. For the township of Allegheny, at the school-house near Chester Andrews', in said township. For the township of Bingham, at the house of A. R. Lewis, in said township. For the township of Clara, at the house of Geo. W. Allen, in said township. For the township of Eshbach, at the house of C. W. Johnson, in the Borough of Connersport. For the township of Genesee, at the house of L. D. Williams, in said township. For the township of Harrison, at the house of H. Hunter, in said township. For the township of Hector, at the house of Anne Wilbur, in said township. For the township of Homer, at the house of James Quimby, in said township. For the township of Oswayo, at the house of John Welles, in said township. For the township of Pike and Jackson, at the house of Elijah Johnson, in Pike township. For the township of Pleasant Valley, at the school-house of said township. For the township of Portage, at the house of Hiram F. Sizer, in said township. For the township of Ronlette, at the school-house near George Weinman's, in said township. For the township of Sharon, at the Leroy school-house, in said township. For the township of Sweden, at the house of Asenath Taggart, in said township. For the township of Ulysses, at the house of Jacob Wyckoff, in said township. For the township of West Branch, at the house of Lemuel Hammond, in said township. For the township of Wharton, at the house of Joseph L. Nelson, in said township. For the township of Stewartson, at the house of John S. Clark, in said township. For the Borough of Connersport, at the Court House, in said Borough.

An Act for the suppression of the manufacture and sale of intoxicating liquors as a beverage. WHEREAS, All laws to be efficient should have the approbation and sanction of the people: And whereas, It is represented that a large number of the citizens of this Commonwealth, are deeply impressed with the necessity of the passage of a prohibitory liquor law: And whereas, It is impossible to obtain a certain indication of popular sentiment relative thereto by means of petitions and remonstrances—therefore,

Sections 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, that it is hereby enacted by the authority of the people, that the qualified voters of this Commonwealth are hereby authorized at the places for holding the general elections in their respective wards, boroughs, and townships, on the second Tuesday of October next, to vote for and against a law which shall entirely prohibit the manufacture and sale of intoxicating liquors, except for medicinal, sacramental, mechanical, and artistic purposes.

Section 2. That the officers, authorized by law to hold elections in each ward, borough, and township of this Commonwealth, are hereby directed and required at the place fixed by law, in the several districts for the holding of the general elections in the said districts, on the second Tuesday of October next, when they shall be organized as an election board, to receive from each qualified voter of their said districts, a ticket written or printed on the outside, "Prohibitory Liquor Law," and the tickets in favor of the proposed law shall contain in the inside the words, "Against a Prohibitory Liquor Law," and these opposed to the proposed law shall contain in the inside the words, "Against a Prohibitory Liquor Law," which votes shall be counted and returned to the court house of the counties or cities in which the election shall be held, on the following Friday by the return judges, who shall cause to be filed all the votes polled in said county or city, to the office of the Secretary of the Commonwealth at Harrisburg, directed to the Secretary in the same manner as the votes for Governor are required to be directed and transmitted; and the said Secretary shall on the third Friday of January next, causing to be opened and counted in the Legislature, to be opened and counted in the same manner the votes for Governor as opened and counted, and considered as the votes of the voters of this Commonwealth relative to a prohibitory liquor law.

Section 3. That all the election laws of the State prescribing the hours of opening and closing the polls, the reception of votes, the punishment for illegal voting, the defraying the expenses of publication, and holding of the general elections and return of the same, and all other matters incident thereto, be and the same are declared applicable to the election above authorized.

Section 4. That it shall be the duty of the Sheriff of the several counties of this Commonwealth to insert a copy of the act in the proclamation for the general election to be held on the second Tuesday of October next.

E. B. CHASE, Speaker of the House of Representatives. APPROVED—The twenty-eighth of April, one thousand eight hundred and fifty-four. Given under my hand, at Connersport, this 8th day of September, A. D. 1854, and in the 78th year of the independence of the United States. P. A. STEBBINS, Sheriff.

By Authority. RESOLUTION PROPOSING Amendments to the Constitution of the Commonwealth. Resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendments be, and the same are hereby proposed to the Constitution of the Commonwealth, under and in accordance with the provisions of the tenth article thereof, to wit:

Section 1. The aggregate amount of public debt contracted by the Commonwealth shall never exceed the sum of five hundred thousand dollars, except in case of war to repel invasion, suppress insurrection, or to redeem the public debt of the Commonwealth, and the money so raised shall be applied to the purpose for which the debt may be contracted, or pay such debts, and to no other purpose. Section 2. The public debt of the Commonwealth, and debts which may hereafter be contracted in case of war to repel invasion, suppress insurrection, and to redeem the public debt, the Legislature shall at their next session after the adoption of this section into the Constitution, provide by law for the creation of a sinking fund, which shall not be abolished till the said public debt be wholly paid, to consist of all the net annual income from the public works and stocks owned by the Commonwealth, or any other funds arising under any revenue law now existing or that may hereafter be enacted, so far as the same may be required to pay the interest of said debts semi-annually, and annually to reduce the principal thereof by a sum not less than five hundred thousand dollars, increased yearly by compound interest at a rate of not less than five per centum per annum; the said sinking fund shall be invested on the basis of the Commonwealth, which shall be cancelled from time to time, in a manner to be provided by law; no portion of the sinking fund shall ever be applied to the payment of the debts of five hundred thousand dollars mentioned in the first section of this article, but the said sinking fund shall be applied only to the purposes herein specified.

Section 3. The credit of the Commonwealth shall in no way be given or loaned to or in aid of any individual, company, corporation, or association, nor shall the Commonwealth hereafter become a joint owner or stockholder in any company, association, or corporation in this Commonwealth, or elsewhere, formed for any purpose. Section 4. The Commonwealth shall never assume the debt of any city, borough, or township, or of any corporation or association, unless such debts shall have been contracted to repel invasion, suppress insurrection, or to defend the State in war.

Section 5. The Legislature shall never authorize any city, borough, or township, by a vote of its citizens or voters, to become a stockholder in any joint stock company, association, or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association. E. B. CHASE, Speaker of the House of Representatives. M. McCASLIN, Speaker of the Senate. In the Senate, April 28, 1854. Resolved, That this resolution pass. Yeas 22, nays 6. [Extract from the Journal.] T. A. MACHHEE, Clerk. In House of Reps., April 21, 1854. Resolved, That this resolution pass. Yeas 71, nays 20. [Extract from the Journal.] W. M. JACK, Clerk. SECRETARY'S OFFICE, Filed April 29, 1854. C. A. BLACK, Secretary of the Commonwealth.

SECRETARY'S OFFICE, Harrisburg, July 1, 1854. I do certify that the above and foregoing is a true and correct copy of the original "Resolution," as the same remains on file at this office. In testimony 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. C. A. BLACK, Secretary of the Commonwealth. Journal of the Senate. Resolution No. 204, entitled "A Resolution proposing amendments to the Constitution of the Commonwealth, and the same are hereby proposed to the Constitution," and were as follows, viz: Yeas—Messrs. Buckalew, Darline, Ferguson, Foulkrod, Frick, Fry, Godwin, Hamden, Hamilton, B. D. Hamlin, E. W. Hamlin, Heister, Hoge, Jamison, McClintock, McFarland, Platt, Quiggle, Sager, Siffer, and McCaslin, Speaker—28.

NAYS—Messrs. Crobb, Greenwell, Hendricks, Buzer, Kunlike, and Skinner—8. So the question was determined in the affirmative. On the question, will the Senate agree to the second proposition, the yeas and nays were taken agreeably to the Constitution, and were as follows, viz: Yeas—Messrs. Buckalew, Darline, Ferguson, Foulkrod, Fry, Godwin, Hamden, B. D. Hamlin, E. W. Hamlin, Heister, Hoge, Jamison, Kinzer, McClintock, McFarland, Platt, Price, Quiggle, Siffer, Wherry, McCaslin, Speaker—22. NAYS—Messrs. Crobb, Greenwell, Darlington, Hamilton, Kunlike, and Skinner—6. So the question was determined in the affirmative.

Journal of the House of Representatives. "The question recurring upon the final passage of the Resolutions, the first proposition was agreed to as follows, viz: Yeas—Messrs. Abraham, Adkins, Atherton, Ball, Barton, Bever, Bigham, Boyd, Caldwell, Beyerly, Caldwell, Calvin, Carlisle, Chamberlain, Cook, Crane, Cummings, Daugherty, Davis, De France, Dunning, Eckhart, Edinger, Eldred, Evans, Foster, Fry, Galloway, Gibson, Gilmore, Gray, Groom, Gwin, Hamilton, Hart, Herr, Hiesland, Hillier, Hippel, Horn, Hummel, Hunt, Hunter, Hurr, Jackman, Kilgore, Knight, Lantz, (Lehigh) Linn, Macgoe, Maguire, Manderfield, M'Connell, McKee, Miller, Mendenhall, Montgomery, Moore, Moser, Mose, Palmer, Parks, Pawlins, Passmore, Patterson, Pofer, Patteny, Rawlins, Roberts, Rowe, Sallade, Scott, Siddle, Simonton, Smith, (Berks) Smith, (Crawford), Stewart, Stockdale, Strong, Struthers, Wheeler, Wicklein, Wright, Zeigler, Chase, Speaker—85. NAYS—None. So the question was determined in the affirmative.

On the question, will the House agree to the second proposition, the yeas and nays were taken, agreeably to the provisions of the 10th article of the constitution, and are as follows: Yeas—Messrs. Abraham, Atherton, Ball, Barton, Beck, Beyer, Bigham, Boyd, Caldwell, Carlisle, Chamberlain, Cook, Crane, Cummings, Dunning, Edinger, Eldred, Evans, Fry, Galloway, Gibson, Gilmore, Gray, Groom, Gwin, Hamilton, Hiesland, Hillier, Hippel, Hunt, Hunter, Hurr, Jackman, Kilgore, Knight, Lantz, (Lehigh) Lowrey, (King), Linn, Magoe, Maguire, Manderfield, M'Connell, M'Kee, Moughtan, Montgomery, Moore, Moser, Mose, Palmer, Parks, Pawlins, Passmore, Patterson, Porter, Rawlins, Roberts, Rowe, Sallade, Scott, Simonton, Smith (Berks) Smith (Crawford) Stockdale, Wheeler, Wicklein, Wright, Chase, Speaker—71. NAYS—Messrs. Adams, Baldwin, Beans, Bush, Beyerly, Eckhart, Ellis, Hart, Herr, Horn, Hummel, M'Connell, Miller, Poulson, Patteny, Siddle, Stewart, Striding, Struthers, Zeigler, Chase, Speaker—21. So the question was determined in the affirmative.

SECRETARY'S OFFICE, Harrisburg, July 1, 1854. PENNSYLVANIA SS. I do certify that the above and foregoing is a true and correct copy of the "Act" and "Resolution" relative to the amendment of the constitution of the Commonwealth," as the same appear on the Journals of the two Houses of the General Assembly for the session of 1854. Witness my hand and the seal of said office this first day of July, one thousand eight hundred and fifty-four. C. A. BLACK, Secretary of the Commonwealth. 7-10 2m

Foreign Attachment. Potter County, ss. The Commonwealth of Pennsylvania, do hereby attach to the Sheriff of said county, the following: We command you that you attach Silas Sutherland, late of your county, by all and singular his goods and chattels, lands and tenements, in whose hands or possession or control the same may be, so that he be and appear before the Judges of our Court of Common Pleas, at Connersport, at a county court of common pleas there to be held for the said county on the third Monday of September next, then and there to answer Matthew S. Linnis, Wm. Linnis, and Joseph B. Welch of a plea of Assumpsit, not exceeding five hundred dollars, and also that you summon the person or persons in whose hands or possession the property of the said Silas Sutherland may be found, so that they be and appear before our said court at the same time and place, to answer what may be objected against them, and abide the judgment of the court therein—and have you then and there this writ.

Witness the Hon. Robert G. White, President Judge of our said court at Connersport, this 19th day of July, 1854. H. J. OLMSTEAD, Prothonotary. By virtue of the above described writ, I have attached the following described piece or parcel of land situate in Sharon township, Potter county, Pennsylvania, bounded and described as follows, to wit: Beginning at the northeast corner of warrant 2166, thence by the north line of said warrant east 44 rods to the south bank of the creek and race (being line of land conveyed by Silas Sutherland to Thomas J. Burdick) on the east line of said land, thence south one hundred and two perches and five-tenths to a post, thence west one hundred and fifty-six perches to a post in west line of said warrant, thence by said line north two hundred and two perches and five-tenths of a perch to the place of beginning—containing one hundred and sixty acres, of which about five acres are cleared.

P. A. STEBBINS, Sheriff. SHERIFF'S OFFICE, Connersport, July 21, 1854. 10-6t

Sheriff's Proclamation. WHEREAS, the Hon. Robert G. White, President Judge, and the Hon. O. A. Lewis and Joseph Mann, Esqs., Associate Judges of the Courts of Oyer and Terminer and General Jail Delivery, Quarter Sessions of the Peace, Orphans Court and Court of Common Pleas for the County of Potter, have issued their precept, bearing date the 20th day of May in the year of our Lord one thousand eight hundred and fifty-four, and to me directed for holding the Court of Oyer and Terminer and General Jail Delivery, Quarter Sessions of the Peace, Orphans Court, and Court of Common Pleas, in the Borough of Connersport on MONDAY, the 18th day of September next, and to continue one week. Notice is hereby given to the Coroners, Justices of the Peace, and Constables within said county, that they be then and there in their proper persons, at 10 o'clock A. M. of said day, with their rolls, records, inquisitions, examinations, and other remembrances, to do those things which to their office appertain to be done. And those who are bound by their recognizances to prosecute against the prisoners that are or shall be in the Jail of the said County of Potter, are then and there to prosecute against them as will be just.

Dated at Connersport, Aug. 5th, and the 79th year of the independence of the United States of America. PIERCE A. STEBBINS, Sheriff. WROUGHT NAILS at MANN'S STORE.