

party was to meet them. In consequence of this report the prisoners who had been kept in tents, strictly guarded, were on the night before the fourth removed to Leocompton for greater security, fears being entertained that Lane might attempt their rescue. He did not however make his appearance. The flurry having blown over, the prisoners were yesterday returned to their tents.

I have not seen Gaius since he was arrested. You know I cannot leave the children while Ann is with him. I expect her home this evening. Through all the bitter trials we have thus far passed, she has acted the part of a true hearted woman and faithful wife. She has never left her husband except to make us a flying visit to see her children, and then return again to his side to cheer him in his long confinement. God alone knows when our troubles are to have an end. We must have assistance soon or be compelled to leave the country.

Many acts of lawless violence are committed. They are of daily occurrence. As most of these do not find their way into the papers, you can know little of the actual state of affairs. Many of these outrages are so atrocious in their nature that the sacking of Lawrence was mere children's play in comparison. Men have been found hanging from the limbs of trees, and from temporary beams put up for the occasion—all of them free state men. A gentleman of our acquaintance returning to town a short time since in his wagon, was waylaid by a party of armed ruffians, taken from his wagon his arms piled behind him, gagged and firmly bound to a tree robbed of his money and other valuables, together with his horse and vehicle. He was found by some friends, and immediately released. He was nearly exhausted, and his mouth so badly swollen that he could not speak. And this is only one case of torture among many, that would disgrace savages. In no instance have the so-called authorities arrested or interfered with the perpetrators.

Are you in the east doing anything for us? or are you looking quietly on? Has not the story of robbery and murder yet touched you? Does it require yet further deeds of darkness, that shall eclipse all the rest, and make your blood run cold in your veins as it has in ours already, before you will arouse to a sense of our wrongs, and not ours alone, but yours, and all who wish for freedom in Kansas!

It amounts to nothing to send men in companies of forty or fifty. They are met at almost every landing on the Missouri by hordes of ruffians, and robbed of their arms, and often of their money, and turned back. This does no good, but is a positive injury. If free state men would come to us, they should come by thousands; sufficient to overawe and repulse any and every attempt to keep them out of the country; for it is our common heritage, and we of the north, have as much right here as those who are striving to drive us out, and we ought, by all we hold sacred, to maintain it to the last.

Dear friends, how did you spend the fourth? We of Lawrence are not a very independent people. However, we got up a Sunday School celebration, and the time passed off very pleasantly, considering there were few gentlemen present. The most of them were at Topeka. Rosz.

OPEN THE CAMPAIGN.
Ed. Journal: Please announce the name of W. H. Hydrorn as a candidate for Treasurer. Hebron.
Tracy Scott of Ullyses will be a candidate for the office of Treasurer, subject to the decision of the Republican County Convention.

Allegany Township suggests the name of J. C. Bishop as a candidate for County Commissioner.
Allegany also suggests the name of R. W. Benton, as a candidate for the office of County Auditor.

HARRISON, June 28, 1856.
JOHN S. MANN, Esq., Dear Sir: I would suggest the name of Zalmon F. Robinson, as one of the candidates for associate Judge of this County, to be elected at the coming fall election. I believe, if elected, he would make a good one. GEORGE K. ERVAT.

TRIAL LIST FOR SEPTEMBER TERM, 1856.
E. F. Carrier vs. Geo. N. Smith & N. Bingham Sch. Dir. " C. C. Crum, Adm'r. H. W. May " R. W. McIntyre & C. E. Elison. M. B. Freeman " H. E. Sizer. S. N. Heath " D. N. Jinks. V. Dickinson " J. C. Caranough. E. W. Carponter " Either Carponter, S. Haven. V. Dickinson " S. Haven. A. B. Gibbs " R. Harrison, et al. W. T. Jones & Bro. " E. Johnston. H. W. May " B. W. McIntyre. Amos French " B. W. McIntyre. W. T. Jones & " Joseph Lent. A. F. Jones " S. P. Hunt. D. W. Seely " S. H. Martin. R. Sloat " O. Beck. G. W. H. Heister " B. W. McIntyre. W. Smith " E. P. Brooks.

PROSECUTOR'S OFFICE, Coudersport, July 30, 1856.
THOS. B. TYLER, Prob'y.

Auditor's Notice.
Henry Suydam, Jr., Almsd Reed & Daniel R. Suydam, firm of No. 191 Sept. Term, Suydam, Reed, & Co. 1854.
Charles W. Johnson.
The undersigned, an Auditor appointed by the Court of Common Pleas of Potter County, to distribute moneys arising from Sheriff's sale of real estate in this case, will attend to the duties of his appointment at his office in Coudersport, on Monday, the 1st day of Sept. next, between the hours of 1 & 4 o'clock, P. M. of said day. Parties interested in the aforesaid distribution, can attend if they think proper.
A. G. OLMSTED, Auditor.
July 28, 1856.

NEW GOODS.
THE subscriber has just received a general assortment of fall and winter goods consisting of
DRY GOODS,
CLOTHING,
BOOTS & SHOES,
HATS & CAPS,
BONNETS,
RIBBONS,
GROCERIES & CROCKERY,
and almost every article needed in the town and vicinity, which he pledges himself to sell as low as the
LOWEST.
His old customers and friends and the public generally are invited to call and examine for themselves.
D. E. OLMSTED.
Coudersport Oct. 4th, 1855.

A. H. Butterworth
Will furnish the People with fresh Beef and Mutton, on Tuesdays and Fridays during the season. Cash will be paid for beef cattle at all times.
Coudersport, July 17, 1856.

NEW BOOKS.
ENCHANTED BEAUTY, by Dr. Elder, Lives of Atrocious Judges, by H. B. Child, Progress of Religious Ideas, by L. M. Child, Bryant Taylor's Travels, The Song of Hiawatha—Longfellow, Casper, by Amy Leathrop, Just received and for sale at the
JOURNAL BOOK STORE

NOTICE.
By the death of John Keating, Esq., late of the city of Philadelphia, the title of the Keating & Co. lands became vested in William V. Keating, Adolph E. Horio, & James M. Wilcox, by whom deeds will be granted. The charge of the company's landed interest in Pennsylvania has devolved upon the subscriber who hereby informs the settlers on Keating & Co. lands, that Messrs. John King, John S. Mann, & Byron D. Hamlin, still continue our authorized agents in Potter & McKean Counties.
All persons indebted to the company are earnestly requested to come forward and settle their accounts without further delay.
WILLIAM V. KEATING.
Philadelphia, May 31st, 1856.

PORTRAIT OF COL. FREMONT.
Mr. W. Schaus, Print Publisher, 629 Broadway, New York, has favored us with a copy of a magnificent Portrait of the People's Candidate. It is executed in the highest style of the lithographic art, by C. G. Crohen, after Koot's famous Photograph. The artist has presented us the outer man as he is, with the inner man evidently at home. As a likeness, as well as a work of art, it cannot be surpassed. The print measures 24 by 30 inches, and as the price is only One Dollar per copy, we can safely say to all our friends, "Get this picture. You will always be proud of it." Mr. Schaus will send a copy by mail carefully packed on a roller, and prepaid, on the receipt of one dollar.

NOTICE
IS hereby given, that agreeably to the laws of this Commonwealth, the undersigned citizens of Potter county, Pa., will make application to the next Legislature, for a Bank of Issue and Deposit, with a capital of one hundred thousand dollars, entitled THE STATE BANK, to be located at Coudersport, Potter county, Pennsylvania.
S. M. MILLS F. W. KNOX
J. W. SMITH C. S. JONES
C. SMITH ARCH. F. JONES
N. SCHOOMAKER D. W. C. JAMES
A. JACKSON A. ROUNSVILLE
Coudersport, June 12, 1856.

New Firm.
THE undersigned having purchased the interest of T. B. Tyler, in the Drug and Book business, purpose to combine their stock and continue to supply their numerous friends with the same variety of goods as heretofore, except Books. Believing in this arrangement we shall curtail expenses at least ten per cent and are disposed to give our customers the benefit of the change, for ready pay relying on increased sales, for our stock will comprise all articles found under the general head of Dry Goods, Groceries and Provisions, and Hardware.
N. B. A full stock of Drugs, Medicines, Pains, Oils, Camphene, Fluid, and Dye Stuffs, kept constantly on hand together with stationery, fancy articles, Watches and Jewelry. For the truth of the above promises we respectfully invite an examination of our goods.
SMITH & JONES.
Coudersport, July 3, 1856.

NOTICE
IS hereby given that the Notes and Accounts of the late firm of Tyler and Jones have been transferred to Smith & Jones, and will be paid in their hands for collection. Those indebted to the late firm of Tyler and Jones, will please settle the same with the undersigned immediately.
SMITH & JONES.
Coudersport, July 3, 1856.

NOTICE.
THOSE indebted to C. Smith either by note or account are earnestly requested to settle the same immediately, as I am determined to collect what is my due as soon as possible; for money must be had and debts must be paid.
C. SMITH.
Coudersport, July 3, 1856.

MAGAZINES.
PUTNAM'S, Graham's, Frank Leslie's, Blackwood's, Knickerbocker, and Household Words, for sale at the
JOURNAL BOOK STORE.

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 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 eleven, as follows:—
ARTICLE XI.
OF PUBLIC DEBTS.

Sec. 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 title 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.

Sec. 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.

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

Sec. 4. To provide for the payment of the present debt, and any additional debt contracted as aforesaid, the legislature shall, at its first session, after the adoption of this amendment, 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 other sources owned by the state, together with other funds, or resources, that may be designated by law.

Sec. 5. The sinking fund, as provided for, 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 fund shall be used or applied otherwise than in extinguishing the public debt, until the amount of such debt is reduced below the sum of five millions of dollars.

Sec. 6. 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. 7. The Commonwealth shall not assume the debt, or any part thereof, of any company, city, borough, or township; or 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.

Sec. 8. The legislature shall not authorize any company, city, borough, township, or corporation, to create, by virtue of a vote of its citizens; or otherwise, to become a stockholder in any company, association, or corporation; or to obtain money for loan its credit, or any corporation, association, institution, or party.

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

ARTICLE XIII.
OF NEW COUNTIES.
No county shall be divided by a line cutting off over one-tenth of its population, or territory 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 square miles.

THIRD AMENDMENT.
From section two of the first article of the constitution, strike out the words, "of the city of Philadelphia, and of each county respectively;" from section five, same article, strike out the words, "of Philadelphia and of several counties;" from section seven, same article, strike out the words, "and in the city of Philadelphia nor any;" and insert in lieu thereof the words, "and no;" and strike out section four, same article, and in lieu thereof insert the following:

"Sec. 4. In the year one thousand eight hundred and sixty-four, and in every seventh year thereafter, representatives to the number of one hundred equally, shall be apportioned and distributed, in proportion to the number of taxable inhabitants in the several parts thereof, except that any county containing at least three thousand five hundred taxable males, may be allowed a separate representation; but no more than three counties shall be joined, and no county shall be divided, in the formation of a district. Any city containing a sufficient number of taxable males to entitle it to at least two representatives, may have a separate representation assigned it, and shall be divided into convenient districts of contiguous territory of equal taxable population as near as may be, each of which districts shall elect one representative."

At the end of section seven, same article, insert these words, "the city of Philadelphia shall 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.
To be section XVI, Article I.
The legislature shall have the power to alter, revoke, or annul, any charter of incorporation hereafter conferred by, or under, any special, or general law, whenever in their opinion it may be injurious to the citizens of the Commonwealth, in such manner, however, that no injustice shall be done to the corporations.

IN SENATE, April 21, 1856.
Resolved, That this resolution pass. On the first amendment, yeas 24, nays 5. On the second amendment, yeas 19, nays 6. On the third amendment, yeas 28, nays 1. On the fourth amendment, yeas 23, nays 4.
THOS. A. MAGUIRE, Clerk.

IN HOUSE OF REPRESENTATIVES,
April 21, 1856.
Resolved, That this resolution pass. On the first amendment, yeas 72, nays 24. On the second amendment, yeas 63, nays 25. On the third amendment, yeas 64, nays 25. On the fourth amendment, yeas 69, nays 16.
Extract from the Journal.
WILLIAM JACK, Clerk.

SECRETARY'S OFFICE,
A. G. CURTIN,
Filed April 24, 1856. Secretary of the Commonwealth.

SECRETARY'S OFFICE,
Harrisburg, June 27, 1856.

I do certify that the above and foregoing is a true and correct copy of the original "Resolution" relative to an amendment of the Constitution as the same remains on file in 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.
A. G. CURTIN,
Secretary of the Commonwealth.

IN SENATE, April 21, 1856.
Resolution proposing amendments to the Constitution of the Commonwealth, being under consideration.
On the question,
Will the Senate agree to the first amendment?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz:
Yeas—Messrs. Brown, Buckalew, Cresswell, Evans, Ferguson, Flenkinn, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, McClintock, Price, Sellers, Shuman, Straub, Taggart, Walton, Welsh, Wherry, Wilkins, and Platt, Speaker—24.
Nays—Messrs. Crabb, Gregg, Jordan, Mellinger and Pratt—5.
So the question was determined in the affirmative.

On the question,
Will the Senate agree to the second amendment?
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz:
Yeas—Messrs. Brown, Buckalew, Cresswell, Evans, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, McClintock, Sellers, Shuman, Straub, Taggart, Walton, Welsh, Wherry, Wilkins and Platt, Speaker—19.
Nays—Messrs. Crabb, Ferguson, Gregg, Pratt, Price and Platt, Speaker—5.
So the question was determined in the affirmative.

On the question,
Will the Senate agree to the third amendment?
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz:
Yeas—Messrs. Brown, Buckalew, Cresswell, Evans, Ferguson, Flenkinn, Hoge, Ingram, Jamison, Jordan, Knox, Laubach, Lewis, McClintock, Mellinger, Straub, Taggart, Walton, Welsh, Wherry, Wilkins and Platt, Speaker—24.
Nays—Mr. Gregg—1.
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 the provisions of the Constitution, and were as follow, viz:
Yeas—Messrs. Brown, Buckalew, Cresswell, Evans, Flenkinn, Hoge, Ingram, Jamison, Jordan, Knox, Laubach, Lewis, McClintock, Price, Sellers, Shuman, Straub, Walton, Welsh, Wherry, Wilkins and Platt, Speaker—23.
Nays—Messrs. Crabb, Gregg, Mellinger and Pratt—5.
So the question was determined in the affirmative.

JOURNAL OF THE HOUSE OF REPRESENTATIVES,
April 21, 1856.
The yeas and nays were taken agreeably to the provisions of the Constitution, and on the first proposed amendment, were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the second amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the third amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the fourth amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the fifth amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the sixth amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the seventh amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the eighth amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the ninth amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the tenth amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the eleventh amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the twelfth amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the thirteenth amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the fourteenth amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.

On the question,
Will the House agree to the fifteenth amendment?
The yeas and nays were taken, and were as follows, viz:
Yeas—Messrs. Anderson, Backus, Baldwin, Ball, Beck, [Lycoming] Beck, [York] Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Fausold, Edinger, Fausold, Foster, Fry, Geiz, Haines, Harper, Heine, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsucker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Callmont, M'Carthy, M'Comb, Mangle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Ramey, Smith, [Cambria] Smith, [Wyoming] Thompson, Van, Walter, Whallon, Wright, [Dauphin] Wright, [Luzerne] Zimmerman and Yearley, Speaker—63.
Nays—Messrs. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Hunsucker, Hunsucker, Leisenring, Magee, Manly, Morris, Mumma, Patterson, Salisbury, Smith, [Philadelphia] Walter, Winthrode and Yearley—24.
So the question was determined in the affirmative.