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AND

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S. Mann will receive prompt attention.

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CARRIAGES &
SLEIGHS of all descriptions
manufactured to suit customers and warranted.
Repairing always attended to promptly.
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Charges reasonable for cash or ready a.
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Corner MARKET and HUNTER Streets,
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I would respectfully invite the attention of the
public to my
LIVERY ESTABLISHMENT,
with the assurance that I can meet every de-
mand for a first-class turnout.
Having purchased the Livery of Amos Ver-
have the only Establishment of the kind in this
section.
192-11
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by
A. M. REYNOLDS, Agent.

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PROPRIETOR OF
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Coudersport & Wellsville
(Via OSWAYO, P.A.)
Persons using to OSWAYO by stage, and returning
to return same day, will be accommodated
at stage rates.
Passengers wishing to reach any of the neighbor-
ing towns will be conveyed by Livery at
reasonable rates.
A good Livery kept constantly on hand or
passengers by the stage.
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Groceries & Provisions,
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FLOUR, SUGAR,
SPICES, SYRUP,
CHEESE,
HAM, FISH,
TOBACCO, SNUFF,
&c., &c.,
KEPT CONSTANTLY ON HAND.
A specialty made
Teas and Coffees,
of which I have the
Largest and Best
Stock in town.
All Goods sold CHEAP for CASH only.

When You were Seventeen.
When the hay was mown, Maggie,
In the year's long ago,
And while the western sky was rich
With sunset, rosy glow,
Then hand in hand close linked, we passed
The dewy ricks between,
And I was one-and-twenty, Mag,
And you were seventeen.
Your voice was low and sweet, Maggie,
Your cheek was like the wild red rose
That showered its petals down;
Your eyes were like the blue speedwell,
With dewy moisture sheen,
When I was one-and-twenty, Mag,
And you were seventeen.
The spring was like our hearts, Maggie,
And all our hopes were ours;
And we were children in the fields,
Among the opening flowers—
Ay! Life was like a summer day
And the woodlands green,
When I was one-and-twenty, Mag,
And you were seventeen.
The years have come and gone, Maggie,
With sunshine and with shade,
And silvered the silken hair
That o'er your shoulders strayed,
In many a soft and wayward tress,
The fairest ever seen,
When I was one-and-twenty, Mag,
And you were seventeen.
Though gently changing time, Maggie,
Has touched you in his flight,
Your voice has still the old sweet tone,
Your eyes the old love-light,
And years can never, never change
The heart you gave, I ween,
When I was one-and-twenty, Mag,
And you were seventeen.
—Atlantic City Review.

The Proposed Constitution of Penn-
sylvania.
AS PASSED SECOND READING.
The following are the articles on
Legislature and Executive depart-
ment as now prepared for submission
to the people:
Legislature.
SEC. 1. The Legislative power of
this Commonwealth shall be vested
in a General Assembly, which shall
consist of a Senate and House of
Representatives.
SEC. 2. An election for members
of the General Assembly shall be
held every second year, on the day
fixed for the general election; their
term of office shall begin on the first
day of December next succeeding
their election; when any vacancy
occurs in either House, the presid-
ing officer thereof shall issue a writ
of election to fill such vacancy for
the remainder of the term.
SEC. 3. Senators shall be elected
for the term of four years.
SEC. 4. Representatives shall be
elected for the term of two years.
SEC. 5. The General Assembly
shall meet at twelve o'clock noon,
on the first Tuesday of January next
succeeding the adoption of this Con-
stitution, and the same hour on the
first Tuesday of January every two
years thereafter, unless sooner con-
vened by the Governor, in special
session; and in case of a casual vacan-
cy in the office of United States
Senator from this State, in a recess
between sessions, he shall convene
the two Houses by proclamation, on
notice not exceeding sixty days, to
fill the same. The General Assembly
shall, after the year one thousand
eight hundred and seventy-eight, hold
no special or adjourned annual
session, unless specially convened by
the Governor.
SEC. 6. No person shall be a Sen-
ator who shall not have attained the
age of twenty five years, and no per-
son shall be a Representative who
shall not have attained the age of
twenty-one years, and no person shall
be either who shall not have been a
citizen and inhabitant of the State
four years next before his election,
and the last year thereof an inhabi-
tant of the district for which he shall
be chosen, unless he shall have been
absent on the public business of the
United States or of this State, and
no person shall hold said offices after
he shall have removed from said dis-
trict.
SEC. 7. No Senator or Representa-
tive shall, during the time for
which he shall have been elected, be
appointed to any civil office under
this Commonwealth, which shall
have been created, or the emoluments
of which shall have been increased
during such time; and no member
of Congress or other person holding
any office (except of attorney-at-law
and in the militia) under the United
States or this Commonwealth, shall
be a member of either House during
his continuance in Congress or in of-
fice, and no member of the Senate
and House of Representatives shall
be appointed by the Governor to any
office during the term for which he
shall have been elected.

SEC. 8. No person hereafter con-
victed of embezzlement of public
moneys, bribery, perjury or other in-
famous crime, shall be eligible to the
General Assembly, or to any office
of profit or trust in this State.
SEC. 9. Every member of the Gen-
eral Assembly, before he enters on
his official duties, shall take and sub-
scribe the following oath or affirma-
tion: "I do solemnly swear (or affir-
m) that I will support the Constitu-
tion of the United States and the
Constitution of this Commonwealth,
and will honestly discharge the du-
ties of Senator (or Representative)
according to the best of my ability;
and I do solemnly swear (or affirm)
that I have not paid or contributed
anything, or made any promise in
the nature of a bribe, to corruptly
influence, directly or indirectly, any
vote at the election at which I was
chosen to fill the said office; and I
do further solemnly swear (or affirm)
that I have not accepted or received,
and I will not accept or receive, di-
rectly or indirectly, any money or
other valuable thing from any cor-
poration, company or person, for any
vote or influence I may give or with-
hold on any bill, resolution or appro-
priation, or for any other official
act."
SEC. 10. The foregoing oath shall
be administered by one of the judges
of the Supreme Court, or a president
judge of the common pleas court in
the hall of the House to which the
member is elected, and the Secretary
of State shall read and file the oath
subscribed by such member; any
member who shall refuse to take said
oath, shall forfeit his office, and
every member who shall be convicted
of having sworn falsely to or of
having violated his said oath shall
forfeit his office and be disqualified
hereafter from holding any office of
profit or trust in this State.
SEC. 11. The members of the Gen-
eral Assembly shall receive such sal-
ary and mileage for regular and
special sessions as shall be fixed by
law, and no other compensation or
payment whatever, whether for ser-
vices as a member of any committee,
or otherwise; but no member of
either House shall, during the term
for which he may have been elected,
receive any increase of salary, com-
pensation or mileage, under any law
passed during such period.
SEC. 12. The Lieutenant-Governor
shall preside over the Senate; and
in case of a vacancy in the office of
Lieutenant-Governor, the Senate
shall elect one of its members as
Speaker; the House of Representa-
tives shall elect one of its members
as Speaker. Each House shall choose
its other officers, and shall judge of
the election and qualifications of its
members.
SEC. 13. A majority of each
House shall constitute a quorum, but
a smaller number may adjourn from
day to day, and compel the attend-
ance of absent members.
SEC. 14. Each House may deter-
mine the rules of its proceedings,
punish its members for disorderly
behavior, and with the concurrence
of two-thirds, expel a member, but
not a second time for the same cause,
and shall have all other powers neces-
sary for the Legislature of a free
State.
SEC. 15. The doors of each House
and of committees of the whole shall
be open, unless when the business is
such as ought to be kept secret.
SEC. 16. Neither House shall,
without the consent of the other, ad-
journ for more than three days, nor
to any other place than that in which
the two Houses shall be sitting.
SEC. 17. The members of the Gen-
eral Assembly shall in all cases, ex-
cept treason, felony, violation of their
oath of office, and breach or surety
of the peace, be privileged from ar-
rest during their attendance at the
sessions of their respective Houses,
and in going to and returning from
the same; and for any speech or de-
bate in either House, they shall not
be questioned in any other place.
SEC. 18. The State shall be divid-
ed into fifty Senatorial districts of
compact and contiguous territory, as
equal in population as possible, and
each district shall be entitled to elect
one Senator; no county shall be di-
vided in the formation of a district,
unless such county is entitled to two

or more members, by possessing a
population exceeding one Senatorial
ratio, and three-fifths of a second
ratio; and no county or city shall be
entitled to more than one-sixth of
the whole number of members.
Executive Department.
SEC. 1. The Executive Department
of this Commonwealth shall consist
of a Governor, a Lieutenant-Governor,
a Secretary of the Common-
wealth, Attorney-General, Auditor-
General, State Treasurer, a Secretary
of Internal Affairs and a Superintend-
ent of Public Instruction.
SEC. 2. The supreme executive
power shall be vested in a Governor,
who shall take care that the laws be
faithfully executed; he shall be chosen
on the day of the general election
by the qualified electors of the Com-
monwealth, at the places where they
shall respectively vote for Representa-
tives; the returns of every election
for Governor shall be sealed up and
transmitted to the seat of govern-
ment, directed to the president of the
Senate, who shall open and publish
them in the presence of the members
of both Houses of the Legislature;
the person having the highest num-
ber of votes shall be Governor, but if
two or more be equal and highest in
votes, one of them shall be chosen
Governor by the joint vote of the
members of both Houses; contested
elections shall be determined by a
committee, to be selected from both
Houses of the Legislature and formed
and regulated in such manner as shall
be directed by law.
SEC. 3. The Governor shall hold
his office during four years from the
third Tuesday of January next en-
suing his election, and shall not be
eligible to the office for the term next
succeeding the term for which he was
elected.
SEC. 4. A Lieutenant-Governor
shall be chosen in the same manner,
at the same time and for the same
term, and subject to the same provi-
sions; he shall be president of the
Senate, but shall have no vote unless
they be equally divided.
SEC. 5. No person shall be eligible
to the office of Governor or Lieuten-
ant-Governor except a citizen of the
United States, who shall have at-
tained the age of thirty years, and
have been seven years next preceding
his election an inhabitant of the State,
unless he shall have been absent on
the public business of the United
States or of this State.
SEC. 6. No member of Congress
or person holding any office under
the United States or this State, shall
exercise the office of Governor or
Lieutenant-Governor.
SEC. 7. The Governor and Lieuten-
ant-Governor shall, at stated times,
receive for their services a compensa-
tion, which shall be neither increas-
ed nor diminished after their election
nor during the term for which they
shall have been elected.
SEC. 8. The Governor shall be com-
mander-in-chief of the army and navy
of the Commonwealth, and of the mil-
itia, except when they shall be called
into the actual service of the United
States.
SEC. 9. He shall nominate, and by
and with the advice and consent of
two-thirds of all the members of the
Senate, appoint a Secretary of the
Commonwealth and an Attorney-
General, during pleasure, and such
other officers of the Commonwealth
as he is or may be authorized by the
Constitution or law to appoint; he
shall have power to fill all vacancies
in offices to which he may appoint,
that may happen during the recess
of the Senate, by granting commis-
sions which shall expire at the end
of their next session; he shall have
power to fill any vacancy that may
happen during the recess of the Sen-
ate, in the office of Auditor-General,
State Treasurer, Secretary of Inter-
nal Affairs, Superintendent of Public
Instruction, in a judicial office, or
any other elective office which he is or
may be authorized to fill; if the vacan-
cy shall happen during the ses-
sion of the Senate, the Governor shall
nominate to the Senate, before their
final adjournment, a proper person to
fill said vacancy; but in any such
case of vacancy, in an elective office,
a person shall be chosen to said of-
fice at the next general election, un-
less the vacancy shall happen within

three calendar months immediately
preceding such annual election, in
which case the election for said office
shall be held at the second succeed-
ing general election; in acting on ex-
ecutive nominations, the Senate shall
sit with open doors, and in confirm-
ing or rejecting the nominations of
the Governor, the vote shall be taken
by yeas and nays and shall be enter-
ed on the journal.
SEC. 10. He shall have power to rem-
it fines and forfeitures, to grant re-
prieves, commutations of sentence
and pardons, except in cases of im-
peachment; but no pardon shall be
granted, nor sentence commuted, ex-
cept upon the recommendation in
writing of the Secretary of the Com-
monwealth, Attorney-General, Super-
intendent of Public Instruction, Sec-
retary of Internal Affairs, or any
three of them, after full hearing, up-
on due public notice and in open ses-
sion, and upon such recommendation,
with the reasons therefor at length,
shall be recorded and filed in the of-
fice of the Secretary of the Common-
wealth.
SEC. 11. He may require informa-
tion in writing from the officers of
the Executive Department, upon any
subject relating to the duties of their
respective offices.
SEC. 12. He shall, from time to
time, give to the General Assembly
information of the state of the Com-
monwealth and recommend to their
consideration such measures as he
shall judge expedient.
SEC. 13. He may, on extraordinary
occasions, convene the General As-
sembly, and in case of disagreement
between the two Houses, with respect
to the time of adjournment, adjourn
them to such time as he shall think
proper, not exceeding four months.
SEC. 14. In case of the death, con-
viction or impeachment, failure to
qualify, resignation or other disabili-
ty of the Governor, the powers, du-
ties and emoluments of the office, for
the remainder of the term or until
the disability be removed, shall de-
volve upon the Lieutenant-Governor.
SEC. 15. The Senate shall, at the
beginning and close of each regular
session, and at such other times as a
vacancy may occur in said office,
elect a senator president pro tempore,
whose duty it shall be to preside over
the Senate during the temporary ab-
sence of the Lieutenant-Governor; and
in case of a vacancy in the office of
Lieutenant-Governor, or on his
conviction, or impeachment, or dis-
ability, the powers, duties and emol-
ments of the office, for the remain-
der of the term or until the disability
be removed, shall devolve upon the
president pro tempore, and he shall,
in like manner, become Governor if
a vacancy or disability occur; his of-
fice of Senator shall become vacant
when he becomes Lieutenant-Governor
and shall be filled by election as
any other vacancy in the Senate.
SEC. 16. Every bill which shall
have passed both Houses shall be
presented to the Governor; if he ap-
prove he shall sign it, but if he shall
not approve he shall return it with his
objections to the House in which it
shall have originated, which shall en-
ter the objections at large upon their
journals and proceed to reconsider it.
If, after such re-consideration, two-
thirds of all the members elected to
that House shall agree to pass the
bill, it shall be sent with the objec-
tions to the other House, by which
likewise it shall be re-considered,
and if approved by two-thirds of all
the members elected to that House,
it shall be a law; but in such cases
the votes of both Houses shall be de-
termined by yeas and nays, and the
names of the persons voting for or
against the bill shall be entered on
the journals of each House respect-
ively. If any bill shall not be re-
turned by the Governor within ten
days (Sundays excepted) after it
shall have been presented to him,
the same shall be a law in like man-
ner as if he had signed it, unless the
General Assembly, by their adjourn-
ment, prevent its return, in which
case it shall be a law unless he shall
file the same, with his objections, in
the office of the Secretary of the Com-
monwealth, and give notice thereof
by public proclamation within thirty
days after such adjournment.
SEC. 17. The Governor shall have
power to disapprove of any item or

items of any bills making appropria-
tions of money, embracing distinct
items, and the part or parts of the
bill approved shall be the law, and
the item or items disapproved shall
be void, unless re-passed accord-
ing to the rules and limitations pre-
scribed for the passage of other bills
over the Executive veto.
SEC. 18. If the trial of a contested
election of Governor or Lieuten-
ant-Governor shall continue longer than
until the third Monday of January
next ensuing the election of Govern-
or or Lieutenant-Governor, the per-
son who is then exercising the au-
thority of the office in reference to
which this contest is pending, shall
continue therein until the determina-
tion of such contested election, and
until his successor be qualified. The
chief justice of the Supreme Court
shall preside upon the trial of any
such contest; shall decide questions
regarding the admissibility of evi-
dence, and shall, upon request of the
committee, pronounce his opinion
upon other questions of law involved
in the trial.
SEC. 19. The Secretary of the
Commonwealth shall keep a fair reg-
ister of all official acts and proceed-
ings of the Governor, and shall,
when required, lay the same, and all
papers, minutes and vouchers relat-
ing thereto, before either branch of
the Legislature, and shall perform
such other duties as shall be enjoined
upon him by law.
SEC. 20. The Secretary of Inter-
nal Affairs shall exercise all the
powers and duties devolved by law
upon the Surveyor General, subject
to such change as shall be made by
law, and the office of Surveyor Gen-
eral shall cease when the Secretary
of Internal Affairs shall be duly
qualified. His department shall em-
brace a bureau of industrial statistics
and such duties relating to the char-
itable institutions, the agricultural,
manufacturing, mining, m-
ber and other material of ARE,
interests of the State as may
law assigned thereto. He shall an-
nually make report to the Legisla-
ture and at such other time as may be
required by law.
SEC. 21. The Superintendent of
Public Instruction shall exercise all
the powers and perform all the duties
devolved by law upon the Superin-
tendent of Common Schools, subject
to such change as shall be made by
law, and the office of Superintendent
of Public Instruction shall be duly
qualified.
SEC. 22. The term of the Secretary
of Internal Affairs shall be four
years; and of the Auditor-General, three
years; and of the State Treasurer, two
years.
These officers shall be chosen by
the qualified electors of the State, on
the day of the general election. No
person elected to the office of Audi-
tor-General or State Treasurer shall
be capable of holding the same of-
fice for two consecutive terms.

It is announced in one of the pa-
pers that "Don Carlos drinks choco-
late every morning in his bed." This
is very interesting intelligence, but
how very much more startling it
would be if we had learned that Don
Carlos drinks his bed every morning
in his chocolate? We wish he would
drink a bed, or something else that
would lay on his stomach and keep
him quiet for awhile, so that we
would not see his name so often in
the papers.—Evening Post.

It is pleasant to see things put
strongly and pointedly. Some one
asked Col. Howard, of Georgia, late-
ly, if he thought that a certain Radi-
cal in that state would steal. "Steal!"
responded the Colonel. "Why, by
Jove, if he were paralyzed and ham-
strung, I wouldn't trust him by him-
self in the middle of the Desert of
Sahara with the biggest anchor of
the 'Great Eastern.' Steal! I should
think he would.

For everything you buy or sell, let
or hire, make an exact bargain at first;
and be not put off to a hereafter by one
that says to you: "we shall not disagree
about trifles."—Dover Railroad.

Do BUT half of what you can and you
will be surprised at the result.