E POTTER JOURNAL

Jno. S. Mann.

NEWS ITEM.

S. F. Hamilton,

IME XXV. NO. 20.

COUDERSPORT PA., WEDNESDAY, DECEMBER 3, 1873.

S1.75 A YEAR

CONSTITUTION.

ution proposed to the citi-

Pennsylvania, grateful to flicted.

ed, we declare that issued. All men are born equally

and indefeasible right to islature.

maintain any ministry | reason thereof,

hall at any time interfere to the civil power.

cial conduct of officers or men ic capacity, or to any other proper for public investiga-

Commonwealth for their the commonwealth in such manner, General Assembly, or capable of elect more than four representatives. by general law, nor where the courts by general law, nor where the courts trustees in the bends or stock of any and publish them in the presence of both or rejection, by the Constiin such courts, and in such cases as holding any office of trust or profit

Sec. 18. The General Assembly at have jurisdiction to grant the same properties. The following the courts and publish them in the presence of the courts and publish them in the presence of the courts and publish them in the presence of the courts and publish them in the presence of the courts and publish them in the presence of the courts and publish them in the presence of the courts and publish them in the presence of the courts and publish them in the presence of the courts and publish them in the presence of the courts are corporation, and such acts are corporation.

Legislature or by its authority.

of for the blessings of Sec. 14. All prisioners shall be either house shall, during the term for corpus shall not be suspended, unless when in case of rebellion or invasion beginning and close of each regular original purpose.

Sec. 9. The Senate shall, at the through either house as to change its sembly before such act shall be passed, be released, except by payment through either house as to change its sembly before such act shall be passed. Sec. 9. The presiding officer of each thereof into the state treasury. eneral, great and essen- the public safety may require it.

tion of fraud, shall not be continued those of enjoying in prison after delivering up his eslife and liberty, of aclife and liberty, of

all free governments of contracts, or making irrevocable Sec. 10. A majority of each house ken on the bill, and no bill shall be state treasury, or be in any way au-

they have at all times an ted of treason or felony by the Leg- of absent members.

natural of estate to the Commonwealth; the orderly behavior in its presence, to one house shall be concurred in by made nor providing for the payment of by law. le right to worship Al- estate of such persons as shall destroy enforce obedience to its process, to the other, except by the vote of a any claim against the commonwealth

in a peaceable manner to assemble essary for the legislature of a free either house only by the vote of a journals, department reports and all erfere with the rights of to apply to those invested with the repairing and binding, and the members elected to apply to those invested with the repairing and furrishing the halls or receive, or consent to receive, discontinuous and the same of the small have power to fill any values of the small have power to fill any values of the small have power to fill any values of the small have power to fill any values of the small have power to fill any values of the small have power to fill any values of the small have power to fill any values of the small have power to fill any values of the small have power to fill any values of the small have power to fill any values of the small have power to fill any values of the small have power to fill any value of the small have power to fill any value of the small have power to fill any values of the small have power to fill any value of the small have power to f

See 21. The light of citizens to bear same offence. arms in defense of themselves and the

unt of his re- state shall not be questioned.

The Legislature.

atives for the term of two years.

public trial by an impartial a recess between sessions, the Gov- State by the number fifty.

survive, and the general assembly of the executive department of the offense be twice put in jeopardy he shall have been elected, be appointed to any civil office under this pointed to pub.

See 1. The executive department of very full ratio. Every city contains or individual any special or exclusive shall prescribe for whose elected, be apprivilege or immunity; to any corporation, association or individual shall prescribe any limitations of the commonwealth, and no member of shall elect separately its proportion poration, association or individual shall prescribe any limitations of a governor licutemant governor, association or individual shall prescribe any limitations of the commonwealth, and no member of the commonwealth and prescribe any limitations of a governor licutemant governor poration, association or individual shall prescribe any limitations of the commonwealth and prescribe any limitations of the commo without authority of law, and Congress or other person holding, of the representatives allotted to the the right to lay down a railroad track. time within which suits may be without authority of law, and Congress or other person holding, of the representatives allotted to the the right to lay down a railroad track. time within which suits may be ry of internal affairs and a superintend-brought against corporations for inent of public instruction. or in the militia) under the United city entitled to more than four repectly enact such special or local law juries to persons or property, or for other causes different from those every man for an injury done has members of the me

mittee or otherwise. No member of

shall perform the duties of the Lieu- use of the members.

on their authority and or their peace, safety and For the advancement of For the advancement of the formula and formula an For the advancement of Sec. 18. No person shall be attain- day to day and compel the attendance the names of the persons voting for appointed in pursuance of law.

Sec. 20. The citizens have a right and shall have all other powers nec- of conference shall be adopted in binding and distributing of the laws, proved by them.

Sec 22. No standing army shall, in the governor shall be forced by law; no meministed the same, expenses the force of personal and the governor shall nominate to the senate before their final adjournment, a proper time of personal half to time publish the same, expenses the force of personal and the governor shall nominate to the senate before their final adjournment, a proper time to time publish the same, expenses the force of personal and the governor shall nominate to the senate before their final adjournment, a proper time of personal and the governor shall nominate to the senate before their final adjournment, a proper time of personal and the governor shall nominate to the senate before their final adjournment, a proper time of personal and the governor shall nominate to the senate before their final adjournment, a proper time of personal and the governor shall nominate to the senate before their final adjournment, a proper time of personal and the governor shall nominate to the senate before their final adjournment, a proper time of personal and the governor shall not be questioned. See 22. No standing army shall, in time to time publish the same, ex- as is revived, amended, extended, or shall be prescribed by law; no memtime of peace, be kept up without cept such parts as require secrecy, conferred, shall be re-enacted and ber or officer of any department of values of profits thereof, for his such vacancy in an elective office a perthe consent of the legislature and the military shall, in all cases, and at all bers on any question shall, at the demilitary shall, in all cases, and at all bers on any question shall, at the deSec. 7. The General Assembly shall interested in such contracts, and all standing, expressed or implied, that next general election, unless the value of the standing expressed or implied, that is the standing expressed or implied, that is the standing expressed or implied that have been small been so any question shall, at the destanding expressed or implied, that is the standing expressed or implied, that is the standing expressed or implied, that is the standing expressed or implied that in the standing expressed or implied that it is the st

danger, or by leave of the tricts during their terms of service. least one representative. Every tions, or amending, renewing or ex- property, and in case of death from for oppression or misdemeanor Sec. 6. No Senator or Representation county containing five ratios or more tending the charters thereof; grant-such injuries, the right of action shall No person shall for the tive shall, during the time for which shall have one representative for ing to any corporation, association survive, and the general assembly

the Legislature may by law direct. Sec. 12. No power of suspending a flowerton to amend a flux direction of Assembly, entitled "An gar Convention to amend a flux direction of acts with the Legislature may by law direct. Sec. 12. No power of suspending after each United States decennial over the flux direction of the relief asked for.

Sec. 12. No power of suspending and plant the same of the component of the relief asked for.

Sec. 12. No power of suspending and plant the same of the relief asked for.

Sec. 13. No power of suspending and plant the same of the relief asked for.

Sec. 14. No power of suspending and plant the same of the relief asked for.

Sec. 15. No power of suspending and plant the same of the relief asked for.

Sec. 16. No local or special bill shall be governor, but if two or more be grant the same of the relief asked for.

Sec. 18. No local or special bill shall be governor, but if two or more be grant the same of the relief asked for.

Sec. 18. No local or special bill shall be governor, but if two or more be grant the same of the relief asked for.

Sec. 18. No local or special bill shall be governor, but if two or more be grant the same of the same of the relief asked for.

Sec. 18. No local or special bill shall be governor, but if two or more be grant the same of the same of the relief asked for.

Sec. 18. No local or special bill shall be governor, but if two or more be grant the same of the relief asked for.

Sec. 18. No local or special bill shall be governor, but if two or more be grant the same of the relief asked for.

Sec. 18. No local or special bill shall be governor, but if two or more be grant the same of the relief asked for.

Sec. 18. No local or special bill shall be governor, but if two or more be grant the same of the relief asked for.

Sec. 18. No local or special bill shall be governor, but if two or more be grant the same of the relief asked for.

Sec. 18. No local or special bill shall be governor, but if two or more be grant the same of the relief asked for.

Sec. 18

ARTICLE III.

ame offence.

amended, or the provisions thereof sec. 12. Each house shall keep a extended or conferred by reference ponsible bidder below such maximum monial, reward, thing of value happen during the session of the senate

the free exercise of the right | Sec 23. No soldier shall in time of | Sec. 13. The sessions of each house or impairing of liens; regulating the general and state treasurer. the free exercise of the right frage.

5. Trial by jury shall be as force, and the right force, and the second succeed, and state treasurer.

Sec 13. No law shall extend the scalar force, and of countities, cities, townships, and of countities, cities, townships, wards, becough for another, as the open districts of the whole shall be on the consent of the whole shall be on the counting of thems; regulating the general and state treasurer.

Sec 13. No law shall extend the scalar force and of countities, cities, townships, out the consent of the state of the scalar force and of countities, cities, townships, on the right force and state treasurer.

Sec 13. No law shall extend the scalar force and state treasurer.

Sec 14. No law shall extend the scalar force and of countities, cities, townships, ou every person who may under-every person who may under-examine the proceedings of examine the proceed gislature or any branch of each two houses shall be sitting.

The propose amendments as in other bills. Sec. 15. The general appropriation bridges, or incorporating ferry or bridge companies, except for the communication of thoughts mions is one of the invaluations of of the invaluations of of the invaluations of the organization from the state in which shall be for a look propose amendments as in other bills. Sec. 15. The general appropriation bridges, or incorporating ferry or bridge companies, except for the pardon shall be granted nor sentence communications for the ordinary expensions is one of the invaluations of the propose amendments as in other bills. Sec. 15. The general appropriation from the state in which of ferries or bridges, or incorporating ferry or bridges companies, except for the propose amendments as in other bills. Sec. 15. The general appropriation bridges, or incorporating ferry or bridges companies, except for the propose amendments as in other bills. Sec. 15. The general appropriation bridges, or incorporating ferry or bridges companies, except in cases of impeachment, but in another, shall be held guilty of bridges, or incorporating ferry or bridge companies, except in cases of impeachment, but in another, shall be held guilty of pardon shall be granted nor sentence or all propose amendments as in other bills.

Sec. 15. The members of the Genthment of which shall be held guilty of incorporating ferry or bridges companies, except in cases of impeachment, but in an other bridges, between two houses shall be setting. this of man, and every citizen by speak, write and speak write Sec 26. To guard against transgressurety of the peace, be privileged this and any other State; vacating judicial departments of the commonsions of the high powers which we from arrest during ther attendance roads, town plats, streets or alleys:

| Sec 26. To guard against transgres| Surety of the peace, be privileged this and any other State; vacating judicial departments of the commonments as of the high powers which we from arrest during ther attendance roads, town plats, streets or alleys: speak, write and print on piect, being responsible for the fill hearing, upon due public notice at the sessions of their respective that liberty. No conviction had in any prosecution for had shell force remaining the attendance of the sessions of their respective and for public schools; all other appropriations shall be made by separate bills, each embracing but one promise any money, or thing of value, shall be received and filed in the sessions of their respective or promise any money, or thing of value, shall be received and filed in the sessions of their respective or propriations shall be made by separate bills, each embracing but one promise any money, or thing of value, shall be received and filed in the sessions of their respective or propriations shall be made by separate bills, each embracing but one promise any money, or thing of value, shall be received and filed in the sessions of their respective and for public schools; all other appropriations shall be made by separate bills, each embracing but one promise any money, or thing of value, shall be received and filed in the sessions of their respective and for public schools; all other appropriations and for public schools; all other appropriations of the sessions of their respective and for public schools; all other appropriations are provided and for appropriations and for appropriations are provided and filed in the sessions of their respective and for appropriation and for appropriation and for appropriation and for appropriation had in any prosecution for disconduct of office capacity, or to any other lie capacity, or to any other lie capacity or thing of value, and first display to influence or thing or thing or the capacity or display to influence or thing or the capacity or display to influence or thing or the capacity or thing or thing or the capacity or the capacity or display to influe ed into fifty Senatorial districts of rating cities, towns or villages, or propriations made by law and on assembly, to influence him in the per- the duties of their respective office proper for public investigation where the fact information where the fact publication was not malification was not malification was not megligently made shall be considered for the proper of the state of the shall consist of the shall consist of the shall consist of the shall be entitled for the proper of the shall be entitled for the proper of the shall be guilty of bridges.

Sec. 1. The legislative power of this compact and contiguous territory, as compact and contiguous territory. shed to the satisfaction of the and a House of Represented in all indictments for libels whall have the right to deter-Assembly shall be chosen at the general each ratio, and the facts, under the most the court, as in other cases.

The people shall be scure in son, houses, papers at d possification of the first day of December next after strong and the facts, under the most the first day of December next after strong and possification of the count, as in other cases.

The people shall be scure in son, houses, papers at d possification of service shall begin on the first day of December next after the fir izures, and no warrant to shall occur in either house the presid- four-fifths of a ratio, except where or succession; regulating the pracmy place or to seize any per- ing officer thereof shall issue a writ the adjoining counties are each enti- tice of jurisdiction of, or changing Sec 18. No appropriations except and shall be punished by fine and imhings, shall issue without de- of election to fill such vacancy for thed to one or more Senators, when the rules of evidence in any judicial for pensions or gratuities for military prisonment. the remainder of the term.

Sec. 3. Senators shall be elected for proceeding or inquiry before courts, aldermen, justices of the peace, shere all the pea bath or affirmation, subscribed the term of four years and Represent- ceeding one-half of a ratio, and no lifts, commissioners, arbitrators, auditors, and represent to any person or community, nor to gation or judicial proceeding, against county shall be divided unless enti- tors, masters in chancery or other any denominational or sectarian in-Sec. 1. The General Assembly thed to two or more Senators. No tribunals, or providing or changing stitution, corporation or association. accused hath a right to be shall meet at 12 o'clock noon, on the city or county shall be entitled to methods for the collection of debts. Sec 19. The general assembly may bery or corrupt solicitation, and shall by himself and his counsel, to direct Tuesday of January every second the nature and cause of the ond year, and at other times when one-sixth of the whole number of prescribing the effect of judicial sales are stitutions wherein the widows of solutions where we will be a solution to the widows of solutions where the widows of solutions wherein the widows of solutions where the wido on against him, to meet the convened by the Governor, but shall Senators. No ward, borough or of real estate; regulating the fees, diers are supported or assisted or the criminate himself or subject him to s face to face, to have com- hold no adjourned annual session af- township shall be divided in the for- or extending the powers and duties or phans of soldiers are maintained public infamy; but such testimony s face to face, to have complete the process for obtaining witter the year 1878. In case of a value of a district. The Senatorial of allermen, justices of the peace, and deducated; but such appropriation of a district. The Senatorial bin in any judicial proceeding, experiences, and deducated in the formal of the peace, and deducated in the remainder of the peace, and deducated i his favor, and in prosecu- cancy in the office of United States ratio shall be ascertained by divid- magistrates or constagles; regulat- shall be applied exclusively to the him in any judicial proceeding, exby indictment or information, Senator from this Commonwealth, in ing the whole population of the ing the management of public schools, support of such widows and orphans, eept for perjury in giving such testithe building or repairing of school- Sec 20. The general assembly shall mony, and any person convicted of of the vicinage; he cannot be ernor shall convene the two houses elled to give evidence against by proclamation on notice not exnor can be be deprived of ceeding sixty days to fill the same, ed among the several counties, on a terest; affecting the estates of minors tion, any power to make, supervise life, liberty, or property, unless be judgment of his peers or the of the land. They shall lation of the State as ascertained by of the land. They shall lation of the State as ascertained by the land. They shall lation of the State as ascertained by the land. They shall lation of the State as ascertained by the land. They shall lation of the State as ascertained by the land. They shall lation of the State as ascertained by the land. They shall lation of the State as ascertained by the land. They shall lation of the State as ascertained by the land. They shall lation of the senate. have been citizens and inhabitants of the most recent United States census telest, to be recited in the special fects, whether held in trust or other-10. No person shall for any the State four years, and inhabitants by two hundred. Every county conable offense be proceeded of their respective districts one year taining less than five ratios shall and forfeitures, or refunding moneys any municipal function whatever. st criminally, by information, next before their election (unless ab- have one representative for every full legally paid into the Treasury; ex- Sec 21. No act of the general ast erunnally, by information, next before their election (unless ab-t in cases arising in the land or sent on the public business of the ratio, and an additional representative for every firm taxation; sembly shall limit the amount to be is a member and shall not vet there. forces, or in the militia, when United States or of this State), and tive when the surplus exceeds half a regulating labor, trade, mining, or recovered for injuries resulting in is a member and shall not vote there-enter the ojections at large upon their ual service, in time of war or shall reside in their respective dis- ratio; but each county shall have at manufacturing; creating corpora- death, or for injuries to persons or on.

administered without sale, denial or moneys, bribery, perjury or other indelay. Suits may be brought against famous scaled up and transmitted delay. Suits may be brought against the commonwealth in continuous safe, defined by shall be eligible to the to its population, but no district shall be seen provided for ment of trust funds by executors, adding the sealed up and transmitted to the seal of government directed to the

ary and mileage for regular and census, shall apportion the State intention to apply therefor shall have special sessions as shall be chosen governor by the Sec. 13. Excessive ball shall not special sessions as shall be fixed by to Senatorial and Representative been published in the locality where venue in civil and criminal cases vote of the members of both houses. be required, nor excessive fines im- law and no other compensation what- districts agreeably to the provisions the matter or the thing to be effected shall be provided by law. problem of the common posed, nor cruel punishments inscope of the common posed in the common pose be at least thirty days prior to the introduction into the general assembly and formed of any railroad or other corporation, held or owned by the commonwealth be directed by law. this guidance, do orblish this Constitution. However, and blish this Constitution.

Legislation.

Legislation.

Legislation.

Legislation.

Sec. 1. No law shall be passed expected by law; the evidence of such notice having been published, the privilege of the writ of habeas.

Legislation.

Legislation.

Sec. 3. The governor shall hold his effice during such to be provided by law; the evidence of such notice having been published, the privilege of the writ of habeas. altered or amended on its passage shall be exhibited in the general as- nor shall such liability or obligation office for the next succeeding term

session and at such other times as Sec. 2. No bill shall be considered house shall, in the presence of the heral, great and essential property and free government of liberry and li and terminer or jail delivery shall be members president of the senate but members president of the senate but members president pro tem., who issued.

sion, there shall be no legislation upshall be on subjects other than those designation on subjects other than those designation. Sec. 16. The person of a debtor, tenant Governor, in any case of abovernor, in any case of abovernor in any case of ab where there is not strong presump- sence or disability of that officer, and propriation bills, shall be passed con- diately before signing, and the fact governor, calling such session.

course of law, and right and justice victed of embezzlement of public ritory, each district to elect its pro- privileges in any case where the Sec 22. No act of the general as-

by law.

Sec. 17. No EX POST FACTO Law, ower is inherent in over is inherent in of contracts or making prevented to the governor and being disapproved by law impairing the obligation of the original vote is target of three different days in each shall choose shall choose; all amendments made thereto duties, and compensation of the officers, and shall judge of the election and united different days in each shall choose; all amendments made thereto duties, and compensation of the officers, and shall judge of the election and payment shall be printed for the use of the corresponding to the public basiness of the United States or of this state.

Sec. 17. No EX POST FACTO Law, officers, and shall judge of the election and compensation of the officers, and shall judge of the election and compensation of the officers, and shall judge of the election and compensation of the officers, and shall judge of the election and compensation of the officers, and shall judge of the election and compensation of the officers, and shall judge of the election and compensation of the officers, and shall judge of the election and compensation of the officers, and shall judge of the election and compensation of the officers, and shall judge of the election and compensation of the officers, and compensation of the officers, and shall judge of the election and compensation of the officers, and compensation of the officers are compensation

and against the same be entered on Sec 11. No bill shall be passed continued or created for the inspect when they shall be called into the actual Sec. 11. Each house shall have the journal, and a majority of the giving any extra compensation to tion or measuring of any merchan-service of the United States. Sec. 19. No attainder shall work power to determine the rules of its members elected to each house be reany public officer, servant, employe, disc, manufacture or commodity, with the consent of two-thirds of all the manner as they may corruption of blood, nor, except during the life of the offender, forfeiture or other persons for contempt of dis-

their own lives shall descend or vest as in cases of natural death, and if right be compelled to resupport any pelace of support any place of support any pl not a second time for the same cause, thereof; and reports of committees shall be furnished, and the printing, general election, and ratified and ap may appoint during the recess of

and no preference shall by law to any religious its or modes of worship.

The properties of powers of government for redress of operation who acknowledge operations are powers of government for redress or operation, address or removerance.

The powers of government for redress of its or modes of worship.

The powers of government for redress of its or modes of worship.

The powers of government for redress of its or modes of worship.

The powers of government for redress of its or may be and nays and n the government shall be in any way holding the same, or with an under- son shall be chosen to said effice at the Elections shall be free and an opower, civil or milliance and any time interfere to the free exercise of the right at any time free exercise of the right at any time interfere to the free exercise of the right at any time interfere to the free exercise of the right at any time interfere to the free exercise of the right at any time interfere to the civil power.

Sec. 7. The General Assembly shall interested in such contracts, and all bers on any question shall, at the desire of any two of them, be entered on the journal.

Sec. 7. The General Assembly shall interested in such contracts, and all bis vote or official action shall be in the civil power.

Sec. 7. The General Assembly shall interested in such contracts, and all bis vote or official action shall be in the civil power.

Sec. 7. The General Assembly shall interested in such contracts, and all bis vote or official action shall be in the civil power.

Sec. 7. The General Assembly shall interested in such contracts, and all bis vote or official action shall be in the civil power.

Sec. 7. The General Assembly shall interested in such contracts, and all bis vote or official action shall be in the civil power.

Sec. 7. The General Assembly shall interested in such contracts, and all bis vote or official action shall be in the civil power.

Sec. 7. The General Assembly shall interested in such contracts, and all bis vote or official action shall be in the civil power.

Sec. 7. The General Assembly shall interested in such contracts, and all bis vote or official action shall be in the civil power.

Sec. 13. The sessions of each house or impairing of lieus; regulating the general and state treasurer.

ficial action, shall be defined by law, and shall be punished by fine and improvement.

Sec 13. In case of the death, conviction of case of the death. risonment.

Sec 32. Any person may be comtion on impeachment, failure to qualify resignation or other disability of the gov-

any person who may be charged with having committed the offense of bribe disqualified from holding any of- of governor; his eat as senator shall be

ure or bill proposed or pending be-the governor; if he approve he shall sign it; but if he shall not approve he shall

The Executive.

Sec 1. The executive department of

but laws repealing local or special fixed by general laws regulating active in his lands, goods, person or his continuance in office.

States or this Commonwealth shall resentatives, and every county have but laws repealing local or special fixed by general laws regulating active in his lands, goods, person or his continuance in office.

States or this Commonwealth shall be divided into disappear and continuance in office.

States or this Commonwealth shall be divided into disappear and continuance in office.

States or this Commonwealth shall be called the laws be faithfully executed; have repealing local or special fixed by general laws regulating active in the shall be chosen on the day of the passed. Nor shall any tions against natural persons, and the laws be faithfully executed; have repealing local or special fixed by general laws regulating active in the shall be chosen on the day of the passed. Nor shall any tions against natural persons, and the laws be faithfully executed; he shall be chosen on the day of the passed. It is the persons against natural persons, and the laws be faithfully executed; have repealing local or special fixed by general laws repealing local fixed by general laws repealing local fixed by general laws repealing local or special fixed by general laws repealing local fixed by g natural persons, and the general election by the qualified election by

tested elections shall be determined by a

Sec 4. A lieutenant governor shall be thereof into the state treasury.

See 25. When the general assemmanner, for the same term and subject

See 26. Every order, resolution or States, who shall have attained the age vote to which the concurrence of of thirty years and have been seven years

ney general during pleasure, a superin Sec 28. No law changing the loca- tendent of public instruction for four Sec 29. A member of the general shall expire at the end of their next session; he shall have power to fill any va-

the term, or until the disability be removed, shall devolve upon the lieutenum Sec 14. In case of a vacancy in the of-

fice of lieutemant governor, lieutenant governor snall be impeach by the house of representatives or shall be unable to exercise the daties of his office, the powers, duties and emolashall devolve upon the president, pro-tempere, of the senate; and the president, pro tempore, of the senate shall in

return it with his objections to the home journal and proceed to reconsider it. If, after such reconsideration, two-thirds of all the members elected to that house shall agree to pass the bill it shall be sent with the objections to the other house, by which likewise it shall be reconsidered, 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 determined by yeas and nays and the names of the members