

HE POTTER JOURNAL AND

NEWS ITEM.

S. F. Hamilton. Publisher

VOLUME XXV, NO. 20.

COUDERSPORT PA., WEDNESDAY, DECEMBER 10, 1873.

CONSTITUTION.

tution proposed to the citionwealth for their l or rejection, by the Consti-1 Convention.

Jno. S. Mann.

Proprietor.

order of the Secretary of the Com-in pursuance of the 4th section of ' in pursuance of the 4th section of '

PREAMBLE.

th of Pennsylvania, grateful to flicted.

Declaration of Rights.

shed, we declare that issued.

they have at all times an ted of treason or felony by the Leg- of absent members. e and indefeasible right to islature.

any time interfere to the civil power.

The printing press shall be very person who may under-very person who may under-very person who may under-very person who may under-ry disjunction, nor create any office the y speak, write and print on ct, being responsible for the that liberty. No conviction ad in any prosecution for the general powers of government, ing from the same; and for any speech authorizing the adoption or legitima-ration of papers relating to and shall forever remain inviolate. ing from the same; and for any speech or debate in either house, they shall to of children; locating or changing subject. ing from the same; and for any speech authorizing the adoption of regions or debate in either house, they shall not be questioned at any other place. See, 16. The State shall be divide of rating cities, towns or villages, or see, 16. The State shall be divide of rating cities, towns or villages, or see, 16. The state shall be divide of rating cities, towns or villages, or see, 16. The state shall be divide of rating cities, towns or villages, or see, 16. The state shall be divide of rating cities, towns or villages, or see, 16. The state shall be divide of rating cities, towns or villages, or see, 16. The state shall be divide of rating cities, towns or villages, or see, 16. The state shall be divide of rating cities, towns or villages, or propriations made by law and on rating cities. The state shall be divide of rating cities, towns or villages, or propriations made by law and on propriations made by law and on the propriations made by law and on the divide of the treasure see, the propriation of the state shall be divided of the treasure see, the propriation of the treasure see, t al conduct of officers or men ARTICLE H. capacity, or to any other The Legislature. proper for public investiga-Sec. 1. The regislative power of this compact and contiguous territory, as changing their charters; for the open- warrant drawn by the proper officer formation where the fact publication was not mali-r negligently made shall be sol to the satisfaction of the in all duties, shall be consideration shall be in the state of the state of the commonwealth shall consist to elect one Senator. Each county in g; granting divorces; erecting new in granting divorces; erecting new in granting divorces; erecting new in all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of the state of the state of the state of the commonwealth is all to the state of the state of the state of the commonwealth is all to the state of the state of the commonwealth is all to the state of containing one or more ratios of townships or boroughs, changing al institution not under the absolute in all indictments for libels tatives. the section of the first day of December next after the section of the first day of th on unreasonable searches their election. Whenever a vacancy arate district unless it shall contain tricts; changing the law of descent of all the members elected to each The interval is the interval of a state district unless it shall contain the interval of a state district unless it shall be defined by hw, and shall be purchased by fine and important the adjoining counties are each entities of jurisdiction of, or changing the interval of the death, conviction of the death, conviction of the death, conviction of the death, conviction of the death of the ngs, shall issue without de- of election to fill such vacancy for tled to one or more Senators, when the rules of evidence in any judicial for pensions or gratuities for military prisonment. such county may be assigned a Sen- proceeding or inquiry before courts, services shall be made for charitable, m as nearly as may be, the remainder of the term. t probable cause, support-or affirmation, subscribed be lected for a for on less than four-fifths, and ex-or affirmation, subscribed be lected for a ratio, and no infs, commissioners, arbitrators, audi-to any person or community, nor to person or community, nor to person or community be reatives for the term of two years. Sec. 4. The General Assembly tied to two or more Senators. No tribunals, or providing or changing stitution, corporation or association. used 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 imself and his counsel, to first Tuesday of January every sec- separate representation exceeding or the enforcing of judgments, or make appropriations of money to innature and cause of the ond year, and at other times when one-sixth of the whole number of prescribing the effect of judicial sales stitutions wherein the widows of sol- timony upon the ground that it may gainst 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 to face, to have com-cess for obtaining wit-ter the year 1878. In case of a va-mation of a district. The Senatorial of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriation of aldermen, justices of the peace, and educated; but such appropriate appropriate appropriate appropriate approprise appropriate approprise appropriate approprise approprise $\frac{1}{1}$ bis favor, and in prosecu-bis favor, and in prosecu-bic trial by an impartial a recess between sessions, the Gov. vicinage; he cannot be ernor shall convene the two houses to give evidence against by proclamation on notice not ex-of Representatives shall be appoint. 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 berty, or property, onless bet is a least ratio obtained by dividing the population of honor, trust or interfere with any municipal in-profit in this commonwealth nent of his peers or the twenty-five years of age. They shall lation of the State as ascertained by after due notice to all parties in in- provement, money, property or ef. profit in this commonwealth. have been citizens and inhabitants of the most recent United States census telest, to be recited in the special feets, whether held in trust or other-person shall for any the State four years, and inhabitants by two hundred. Every county con-the state four years, and inhabitants by two hundred. Every county con-the state four years, and inhabitants by two hundred. Every county conoffense be proceeded of their respective districts one year taining less than five ratios shall and forfeitures, or refunding moneys any municipal function whatever. ually, 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 asses arising in the land or sent on the public business of the ratio, and an additional representa- empting 1 perty from taxation; sembly shall limit the amount to be close the fact to the house of which he or in the militia, when United States or of this State), and tive when the surplus exceeds half a regulating labor, trade, mining, or in the militia, when United States or of this State), and tive when the surplus exceeds half a regulating labor, trade, mining, or in the militia, when United States or of this State), and tive when the surplus exceeds half a regulating labor, trade, mining, or in the militia, when United States or of this State), and tive when the surplus exceeds half a regulating labor. The mining or in the militia is a member and shall not vote there is a member and shall not vote there. vice, 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. r, 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 The Executive shall have been elected, be approved by two-thirds of all be senting a population equal to a ratioof the exemption individual shall prescribe for whose benefit suchthat the individual and special or exclusive is shall be prosecuted; no actof the commonwealth, and no member of shall elect separately its proportion poration, association or individual shall prescribe or individ $\lim_{n \to \infty}$ in the point is peopard j he shall have been does not shall private pointed to any eivil office under this ing a population equal to a ratio privilege or immunity; to any cor- actions shall be prosecuted; no act pointed to any eivil office under this ing a population equal to a ratio privilege or immunity; to any cor- actions shall be prosecuted; no act pointed to any eivil office under this ing a population equal to a ratio privilege or immunity; to any cor- actions shall be prosecuted; no act pointed to any eivil office under this ing a population equal to a ratio pointed to any eivil office under this ing a population equal to a ratio pointed to any eivil office under this ing a population equal to a ratio pointed to any eivil office under this ing a population equal to a ratio pointed to any eivil office under this ing a population equal to a ratio pointed to any eivil office under this ing a population equal to a ratio pointed to any eivil office under this ing a population equal to a ratio pointed to any eivil office under this is constrained by pointed to any eivil office under this ing a population equal to a ratio pointed to any eivil office under this is proportion. Shall prescribe any limitations of additor general state treasure, secreta additor general affairs and a superintend by yeas and nays and the names of the members elected to that house it shall be determined by yeas and nays and the names of the members and nays and the names of the nam

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- where they shall vote for representatives. The returns of every election for gover administered without sale, denial or moneys, bribery, perjury or other in-delay. Suits may be brought against famous crime, shall be eligible to the to its population, but no district shall leges shall have been provided for ment of trust funds by executors, ad-to the seat of government directed to the the commonwealth in such manner, General Assembly, or capable o holding any office of trust or profit the Legislature may by lay direct in the low of the senate, who shall open and publish them in the presence of both bouses of the senate, who shall open and publish them in the presence of both bouses of the senate, who shall open and publish them in the presence of both bouses of the senate, who shall open and publish them in the presence of both bouses of the senate, who shall open and publish them in the presence of both bouses of the senate, who shall open and publish them in the presence of both bouses of the senate, who shall open and publish them in the presence of both bouses of the senate and publish them in the presence of both bouses of the general assembly. The perthe Legislature may by law direct. in this Commonwealth.

the Legislature may by law direct. Sec. 12. No power of suspending laws shall be exercised unless by the Legislature or by its enthority of build states decennial be passed unless notice of the inapproved the lith day of Ap- Legislature or by its authority.

egislature or by its authority. Sec. 13. Excessive bail shall not a required, nor excessive fines im-a required, nor excessive fines im-a required, nor excessive fines im-a required in the required in the required in the locality where is authority is authority. Sec. 13. Excessive bail shall not a required in the locality where is authority is and mileage for regular and highest in votes one of them is a required in the locality where is a required in the 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. We, the people of the common- posed, nor cruel punishments in-ever, whether for service upon com of the two next preceding sections. In a provisions of the two next preceding sections. The matter of the third of any railroad or other composition or liability is of the general assembly and formed mittee or otherwise. No member of

h of Pennsylvania, gratering of Sec. 14. All prisioners shall be either house shall, during the term for and religious liberty, and hum- bailable by sufficient sureties, unless which he may have been elected, re-

corpus shall not be suspended, unless when in case of rebellion or invasion the public sofety means in the superior in the passed the public sofety means in the superior in the passed the public sofety means in the superior in the passed beginning and close of each regular in the superior in the passed the public sofety means in the superior in the passed beginning and close of each regular in the superior in t the public safety may require it. at the general, great and essen-at the general, great and essen-crinciples of liberty and free gov-crinciples of liber

recognized and un- and terminer or jail delivery shall be members president pro tem., who turned therefrom, and printed for the all bills and joint resolutions passed sion, there shall be no legislation up- he shall be president of the senate but shall have no vote unless they be equally main problement of the person of a debtor, and independent, and have certify and independent, and independent and independent in the proclamation of the scale office of Lieurian (Governor, in any case of the use of the easily divided.
Sec. 10. The general assembly, after their in the proclamation of the use of the easily divided.
Sec. 11. No EX POST FACTO law, of easily independent in anging irrevocable and qualifications of its members, e. 2. All power is inherent in segle, and all free governments and grammatis and grammatis in grammatis in grammatis in grammatis in the oblicities of the use of the state, and easily of each house, and on the problement of special privileges or im-state and uses on its fund passing the obligation of the output of the easily of the election and independent of the problemation of the output of the problemation of the problemation of the output of the proble

in any ministry reason thereof.

ARTICLE III.

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

e, and all free governments of contracts, or baking irrevocable Sec. 10. A majority of each house ken on the bill, and no bill shall be-led on their authority and any grant of special privileges or im-shall constitute a quorum, but a come a law unless on its final passage thorized to any person, except to an itations prescribed in case of a bill.

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. See and indefeasible right to restance. See and indefeasible right to restance. See and indefeasible right to restance. See an house shall not a majority of the giving any extra compensation to such manner as they may oper. See an manufacture or commodity, ing the life of the offender, coeffeiture of extra to the Content shall work or other persons for contempt of dis-See. 11. Each house shall nave the journal, and a majority of the proceedings and punish its members or other persons for contempt of dis-See. 5. No amendment to bills by shall have been rendered or contractor, after services shall have been rendered or contract or shall have been rendered or contract or the life of the offender, forficiture of extra to the Content shalls. See and punish its members shall have been rendered or contract or the life of the offender, forficiture of extra to the Content shalls. See and punish its members shall have been rendered or contract or shall have been rendered or contract or the life of the offender, forficiture of extra to the Content shalls. See and punish its members shall have been rendered or contract or the persons for contempt of dis-All men have a 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. ble right to worship Al. estate of such persons as shall destroy according to the dic-r own consciences: no as in cases of natural death, and if a effers of believe of beliethere own lives shall descend or vest consciences; no be compelled to e compelled to eupport any place of ty, there shall be no forfeiture by two-thirds, to expel a member, but against recorded upon the journal and other departments of government electors of the commonwealth, at a that may happen in offices to which ha 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 inay appoint during the recess of the law, proved by them.

shall to apply to those invested with the powers of government for redress of given ment for redress of for contempt or disorderly behavior into the journal.

all at any time interfere to the civil power. the free exercise of the right the civil power. See 23. No soldier shall in time of Sec 13. The sessions of each house or impairing of liens ; regulating the governor general and state treasurer.

The free exercise of the right the role is and state treasurer. frage 6. Trial by jury shall be as fore, and the right thereof re-

Mrs M S Thumpson 4 54

be at least thirty days prior to the of any railroad or other corporation, and regulated in such manner as shall introduction into the general assem- held or owned by the common wealth be directed by law.

by the general assembly, after their on subjects other than those desig. divided.

tition, address or remonstrance. See 21. The light of citizens to bear arms in defense of themselves and the state shall not be outselves and the state shall not be an indictment for the arms in defense of the state shall not be an indictment for the arms in defense of themselves and the state shall not be an indictment for the arms in defense of the state shall not be are office. Arms in defense of the state shall not be are office which here is a shall be revised, arms in defense of the state shall not be are office. Arms in defense of the state shall not be are office. Arms in defense of the state shall not be are office. Arms in defense of the state shall not be are office which here is a shall not be are office. See 12. Each house shall here office w extended of conterted by reference of contauthorizing the creating, extension, e or impairing of liens; regulating the general and state treasurer. the payment or promise of such See 31. The offense of corrupt so-See 12. The offense of corrupt sobers or officers, to influence their of- convene the senate in extraordi Sec 32. Any person may be com- resignation or other disability of the govmy person who may be charged with iving committed the offense of bri- governor, bery or corrupt solicitation, and shall not be permitted to withhold his tes-timony upon the ground that it may lieutenant governor shall be impeaded criminate himself or subject him to be unable to exercise the duties of his be disqualified from holding any of. of governor; his eat as senator shall be Sec 33. A member who has a perure or bill proposed or pending be," the governor; if he approve he shall sign fore the general assemble shall dis it; but if he shall not approve he shall

SI.75 A YEAR

tested elections shall be determined by a

tion, in which case the election id at the second succeed-

", shall have remedy by due Sec. 7.- No person hereafter con- tricts of compact and contiguous ter- law be passed granting powers or such acts now existing are avoided, tors of the commonwealth at the places sume shall be a law in like manuer as if

ARTICLE IV

full hearing, upon due public notice and in open session, and such recommend,

tion on impeachment, failure to qualify the term, or until the disability be re-moved, shall devolve upon the lieutenant

Sec 14. In case of a vacancy in the of-

as any other vacancy in the senate return it with his objections to the house in which it originated, which house shall after such reconsideration, two-thirds of all the members elected to that house