ing yeoman's service in his canvass of the State. During the past week he has spoken in Indiana, Johnstown, Clearfield, Bellefonte, Lewistown, Mifflin and Duncannon, and everywhere the meetings have been large and spirited, and he has made hosts of friends .-A fine feeling prevails, and every day his prospects of election are brightening. If the Eastern and Southern counties but do their duty his election will be certain.

Up then to work ! and let every friend of human freedom, every opponent of Locofocoism.do his whole duty. Don't be deceived by the "wolves in sheeps clothing," who are election-eering for the straight-out ticket. Remember that every vote cast for that ticket is a vote cast indirectly for the Locofoco candidates -No true American, therefore, who desires the defeat of Locofocoism, can thus cast his vote A UDITOR'S NOTICE.—In the matter of the matter of the matter of the united energetic and determined rally for the UNION TICKEP, and victory will perch upon our banner. "Up Guards, and at them!"—Harrisburg Telegraph.

Republicans, Look Here!—Maine, New Republicans, Look Here!—Maine, New New Years of Phade, Leburg Lowe.

Hampshire, Vermont, Rhode Island, Iowa, and Minnesota, have all held their elections since the Presidential contest. Every one of them has sustained its position as a Republican State by decided majorities. The next trial comes on in Pennsylvania; and if this State can be won to the side of Freedom, the battle of 1860 will be already fought and won. Rouse up, then, for a united effort in behalf of the State ticket. To falter now is to peril everything. Those who take one step backwards in an hour when everything depends on our constancy and firmness will sow the seeds of repentance and earn for themselves a harvest of reproaches.

MARRIED.

Wyalusing, on the 6th inst., by Rev. S. F. Coit, L. M. HEWITT to Miss SARAH A. INGHAM, all of that

n Franklin, on the 30th ultimo, by Burr Ridgway, Esq. JOHN LENOX to Miss SUSAN PRICE, both of Ulster y the Rev. John G. Saliin, in Warren. September 29,Mr. LYMAN C. HINE to Miss ANNA CHAFFEE, both of

By the same, in Orwell, Oct. 1, A. B. SPROUTS, Esq., of Pictured Rocks, Lycoming Co., to Miss R. A. COWLES

DIED.

Leraysville, on Sunday the 27th ult. RAYNSFORD BAILEY, of the firm of D. Bailey & Son, in the 32d car of his age.

This sad event, occurring as it has in the very midst of life of active and more extending usefulness, has spread rsal gloom and sadness over the entire community. Universally esteemed for his many excellent and virtuqualities of mind and heart, every acquaintance will ave to feel yet more and more the loss they have sus-

-But there are no words to convey an adequate idea f the loss to the bereaved wife and infant daughters, mourning father and surviving partner and the insolable mother, brothers and sisters. As a husband nd brother, affectionately filial and warmly attached .a combined in one individual, he had secured uniformity of success seldom attained in a business of such complicated character. The urbanity of his maner, strict attention to every minute detail of business nd an accommodating spirit, he had in an eminent de e obtained the esteem and love of all with whom he ad an acquaintance. His death is felt to be an irrepara loss to this community.

New Advertisements.

RPHAN'S COURT SALE .- By virtue der of the Orphans' Court of Bradford coun On an order of the Orphans' Court of Bradford count, will be exposed to public sale upon the premises, on ONDAY, NOVEMBER 7, 1857, at 2 o.clock, P. M., the illowing lot, piece or parcel of land situate in Asylum waship, late the estate of Samael C. Quick, deceased, and bounded and described as follows: On the north by adds of Paul Quick, west by the lands of Cornelius wick, south by lands of Riley Quick, James Gamble and oseph Gamble, and on the east by the public bighway. ph Gamble, and on the east by the public highway mg from James Gamble's to Paul Quick's. Containabout 116 acres, about 90 acres improved, 2 frame s and 1 corn house thereon erected—being the same which the said Cornelius Quick conveyed by deed to said samuel C. Quick. Terms made known on the of saie.

CORNELIUS QUICK.

Marsh Wm Morley Lucy A Miss

Mitchell Ann Mrs

Morris Leonard Morton S

Mahony Patrick Murray Capt Ed

fagrow Dennis

Martin W A
Moon Mary Miss
Moore Amiela Mrs
Nixon Thos A
Naglee S C
Nestel Pamelia Mrs

Northrop Chester N O'Brien Thomas Pratt Jamee R

Pratt Jamee R
Preston Charles A
Phelan Patrick
Picket Morris
Payne Francis Miss
Peterson John B

Pinner Bell Miss

Patterson Survilla Pestard Parmelia Platt Charles

Padgett Phœbe E

Quade Mary Miss

Robinson Ellen Miss Rrsencrantz Porter Robinson Charles

Rounds Shortell Robert Shannon James Swrth & Son Smith James H Shannon Michael Smith Riley Selomon Charles Steel Mrs. Lydia

Steel Mrs Lydis

Schoonover Daniel Swain Eunice Miss Warren M

Shipman & Wheeler Watkins & Harrison

Wolf Hiram Welch Patrick

Smith Mrs S

Wood Peter

n Mrs W G

Ray John

pt. 30, 1857. IST OF LETTERS remaining in the Post Office at Towanda, quaster ending Sept. 30, 1857.
Erastus McConley John
Nr (Teacher) McIntire James

ian of Sugartown nont Joseph n Lyman J Andrew Ephraim Jeremiah ason W N Clarissa Mrs Orange Mrs

wies Shelden S
meron Charles H
nelly David
res Isaac
cer Charles
vine John
egan Thomas
dge R T
vidsyn Coo I

lker Martin ville W A and Warren is Frank H n J B ch Sarah L Mrs ds Perceptor odrich F. O. ore Andrew M. der C. F. der C. F. amar James ahan Micheal ton Win, dey John ey James

on J M Miss iston Samuel ible W H der J G

dwig Prof E A
mon Michael
mg John F
& Flora Miss
nch Michael
iller John
Ogahan Daniel
cMahon Dinces
elany This ching William 2 H. B. McKEAN, F. Persons calling for letters in this list will please New Advertisements.

SHERIFF'S SALE.—By virtue of sundry writs of vend. exponss, issued out of the Court of the 20th inst., to be under the direction of Prof. T. J. Cook of New York, to continue three days and close with a Grand Concert.—
The conventions held at this place have satisfied our singing community, that no better means can be employed for improvement, the cultivation of a correct style, and the dissemination of taste. We have no doubt this will prove an equally pleasant and profitable reunion.

The State Canvass.—Judge Wilmot is done to the convention of the convention of the convention at the suit of Hector Common Pleas of Bradford County, and to me directed, will be exposed to public sale on Thurshay, the 20th of OCTOBER, A. D., 1857, at 1 o'clock, P. M., at the Court House, in the borough of Towanda, the following lot, piece of parcel of land situate in Ridgbury twp., Bradford co., bounded north by lands of Alexander Stevens and lands in possession of Columbus Burt, east by land of aid Columbus Burt, south by lands of Vincent and Alexander Stevens. Containing about fifty acres more or less, all improved, one three story framed barus and an orchard of fruit trees thereon; excepting therefrom about six and a halfacres of land known as the mill lot, devised in a sheriff's deed from John A. Codding, Sheriff, to David Burt.

Service and Lands in possession of Columbus Burt, each by lands of Alexander Stevens and lands in possession of Columbus Burt, each lowing lot, piece of parcel of land situate in Ridgbury twp., Bradford co., bounded north by lands of Alexander Stevens and lands in possession of Columbus Burt, each lowing lot, piece of parcel of land situate in Ridgbury twp., Bradford co., bounded north by lands of Alexander Stevens and lands in possession of Columbus Burt, each lowing lot, piece of parcel of land situate in Ridgbury twp., Bradford co., bounded north by lands of Alexander Stevens and lands in possession of Columbus Burt, each lowing lot, piece of parcel of land situate in Ridgbury twp., Bradford co., bounded north by lands of Alexander Stevens and lands in possession of Columbus Burt, ea

Owens vs. David Hapeman. JOHN A. CODDING Sheriff's Office, Sept. 29, 1857.

ORPHANS' COURT SALE.—By virtue of an order of the Orphans' Court of Bri dford County, will be exposed to public sale, on the premises, on SATURDAY, the 24th day of October, 1957, at 1 o'clock, P. M., the following described property, late the estate of Henry Sible, deceased, of Herrick township:—A certain lot, piece or parcel of land situate in the townships of Rome and SI e hequin, and bounded and described as follows, to wit: On the north by hands of John Crowley and Oscar Young, east by lands of Michael Coffner, Patrick Crowley and Solomon Kinner, south by lands of Stephen Dickens and lands formerly owned by Jeremiah Kilmer, and west by lands of William Stephenson. Containing one hundred and seventy-six acres, about ninety thereof improved, with a framed house, a framed barn, a log house, a wagon house and a large apple orchard thereon.

Also, will be exposed to sale at the same time a lot of household furniture. ORPHANS' COURT SALE.—By virtue

ANNA SIBEL. PARKER SIBEL, Executors,

A UDITOR'S NOTICE.—In the matter of

A UDITOR'S NOTICE.—J. H. Ransom

& Co. vs. S. F. Washburn and C. H. Ames. In
Brad. Common Pleas, No. 608, Sept. term, 1856.

Also, Gilbert Prentiss & Tuttle vs. same. In Bradford
Common Pleas, No. 260, Dec. term, 1853.

The undersigned an Auditor appointed by said Court to
distribute funds raised by the Sheriff sale of defendant's
real estate, will attend to the duties of his appointment at
his office in Towanda boro' on Saturday, the 31st day of
October, A. D. 1857, at 9 o'clock, A. M., when and where
all persons interested are requested to present their claims
or be forever debarred from any share of said fund.
Sept. 28,1857.

P. D. MORROW, Anditor.

A UDITOR'S NOTICE.—Hall & Russell vs. I. L. & H. L. Langreux. In the Common Pleas of Bradford County, No. 176, May term, 1857.

The undersigned, Auditor, appointed by said Court to distribute funds raised by Sheriff's sale of the real estate of defendant, will attend to the duties of his appointment at his office in the borough of Towanda, on Saturday the at his office in the borough of Towanda, on Saturday the 31st day of October, 1857, at 2 o clock in the afternoon, at which time and place all persons interested are required to present their claims or else be forever debarred from said

P. D. MORROW, Auditor. A UDITOR'S NOTICE.—In the matter of A UDITOR'S NOTICE.—In the matter of the estate of Marcus Turrell, dec d. In the Orphans' Court of Bradford County.

Notice is hereby given, that the Auditor appointed to distribute money in the hands of the Administrator of this estate, will attend to the duties of his appointment at his office in the borough of Towanda on Friday, the 30th of Oct., 1857, at 2 o'clock, P. M. All persons having claims upon said money must present them, or else be forever debarred from the same.

P. D. MORROW, September 29, 1857.

Auditor.

A DMINISTRATRIX NOTICE.—Notice A is hereby given, that all persons indebted to the es-tate of ABNER GRAVES, late of Ridgberry town-ship, teed, are requested to make payment without de-lay; and all persons having claims against said estate will please present them duly authenticated for settlement.

September 25, 1857. CHARITY GRAVES,

Execution 25, 1857.

Administratrix.

EXECUTOR'S NOTICE.—All persons indebted to the estate of SILAS TITUS, deceased, late of Herrick township, are hereby notified that payment must be made without delay, and all persons having claims against said estate are requested to present them duly authenticated for settlement.

September 26, 1857.

COPHAR. ZOPHAR PLATT, Executor.

BRADFORD CO. TEACHER'S ASSOobsorber, affectionately filial and warmly attached—
commencing his career of life when quite young, by an tive participation in his father's business, and by an tense application and constant devotion to his duties, conded by an amount of natural talent and acquired lightly a minority of the conditional transfer of the condition transfer of the conditional transfer of the conditional transf September 26, 1857.

The Banks have Suspended! BUT

GUTTENBURG ROSENBAUM & Co. Are just opening a full assortment of

DRY GOODS, AND

READY MADE CLOTHING. 4000 LBS. OHIO GRIND STONES, FOR THE FALL TRADE, which they will sell at New York prices. Our motto is "Quick sales and small

P York prices. Our motio is particles and endless profits.

THE LADIES will find in our assortment an endless variety of all the goods they need. Our shelves and drawers are crowded with articles for their use. We call special attention to our new styles of FANCY SILKS, the finest the market affords. SHAWLS, broche. Bay state and chashmere, of all sizes and qualities. LADIES DRESS GOODS, French, English and American Merinos, plaid and striped DeLanes, plain and figured Alapaceas, in fact everything usually kept in Dry Goods stores. First-rate calico at 6 cents per vard, good muslin at 5½ cents. A fine assortment of BONXETS, Ladies Collars, Undersleeves, Handkerchiefs, Laces, Gloves, Embroideries, Hoisery, &c.

OUR CLOTHING DEPARTMENT is replete with fashionable goods; Overcoats from \$1 to \$20, business coats from \$3 to \$15, vests all prices, pants from \$2 to \$6. A general assortment of underlothing, collars, &c. CLOTHING made to order if required, and upon the

Don't forget the place, in Patton's new block, corner Bridge and Main streets. GUTTENBURG, ROSENBAUM & CO.

DR. J. M'INTOSH, DENTIST, cordially thanks the community for the generate eight years, and promises to exert himself in fature as he has never done before to deserve their confidence. Hereafter no work will leave his hands that will not compare favorably with the best style of city dentistry. In connection with thanks, he begs to say, that the immediate payment of plate work will be a necessity. A good fit is a most difficult object to be attained without having paid for the plate. It is true that a poor fit can be had whether paid for or not, but the responsibility is not in the least impaired with him, if the work is paid for perhaps the opposite. It is mightily offensive to be suspected of a deliberate attempt to gouge. He will under take to do nothing beyond his skill to accomplish. Persons who do not wish to employ him until they find the plate is "going to do," are imformed that he does not desire to be so employed. He can point to as large a number of good fits as any dentist can of equal business; and sire to be so employed. He can point to as age a man-ber of good fits as any dentist can of equal business; and —if he does say it—to a great many more artistically ar-ranged cases. If what he has done, cannot be taken as a sufficient guarantee, the choice of another dentist will never be a subject of complaint by him. Towanda, September 18, 1857.

To All Concerned. THE Subscribers' liabilities are such that they will either be obliged to sell the Judgments and Notes they hold against their customers, or enforce collection. We hope our friends will not drive us to such an alternative. An early attention to this notice is requested.

Aug. 19, 1857. MONTANYES.

FOR SALE. THE well-known and well-established CAR-RIAGE MANUFACTORY situated on Main st in the south part of the Borough of Towanda. Also, the Smith Shop, Timber House and Barnou the same lot, and stock of Timber on hand. Also, HOUSE AND LOT adjoining the shop lot.

The whole will be sold cheap for ready pay. For terms apply to the subscriber at his residence on the premises.

mises.

N. B. The subscriber has on hand some \$1600 or \$1800 worth of CARRIAGES, of different kinds, which he will sell on reason and the subscriber has one of the subscriber has been subscribed by the Towanda, Aug. 1, 1857.m3

Miscellancons.

MUSICAL: CONVENTION

Prof. T. J. COOK. of New-York, will hold a commence on TUESDAY, OCTOBER 20, 1857, to continue three days, and close with a GRAND CONCERT. Admission to the whole course for Gentlemen, \$1,00; Ladies, 50 cents.

Prof. COOK was recommended by Prof. I. B. Woodbern, whose ill health would not permit him to accept the call of the Conamittee. Woodbury's Works will be used, and furnished free of charge during the Convention. Particular attention will be given to the development and cultivation of the Voice, Execution, Reading in Music, and correct taste, all combining to make this a rare opportunity for improvement in, and enjoyment of, Vocal Music.

Pleasant accommodations at reasonable rates, have

Fleasant accommodations at reasonable rates, have een provided for those attending from a distance. Further information relative to the Convention will be cheerfully given on application by mail or otherwise to

I. N. EVANS, Secretary,

Or any of the Committee of Arrangements, C. T. Hull,
W. H. Fritcher, W.M. E. Duell, D. F. Park, Geo. B.

Perkins, H. C. Baird, C. N. Shipman, N. C. Harris,
J. B. Refve.

SPECIAL COURT.—Notice is hereby given that a Special Court of C Ven that a Special Court of Common Pleas will be held in, and for the County of Bradford, commencing on MONDAY, the 16th day of November next, at 19 o'clock in the forenoon, at the Court House, in the borough of Towanda, and to continue one week, at which the Hon. Robert G. White will preside, for the trial of the following cases, to wit:—

Robert G. White will preside, for the trial of the islands cases, to wit:

Newton Humphrey vs. William Humphrey, Ejectment.

C. L. DeChastelleux vs. Ira Jennings, et al. Ejectment.

S. V. Shipman vs. David Wilmot, Appeal.

A. B. Smith vs. Samuel Kellum, 2d, ct. al., Ejectment.

Subpenas made returnable on Monday, Nov. 16, 1857, at 19 o'clock, A. M.

Proth'y Office, Sept. 14, 1857.

Prothonotary.

SHERIFF'S SALE.—By virtue of a writ O of Fieri Facias, issued out of the Court of Common Pleas of Bradford County, and to me directed will be ex-Pleas of Bradford County, and to me directed will be exposed to public sale at the Court House, in the boro' of Towanda, on FRIDAY, October 2d, 1857, at one o'clock, P. M., the following lot, piece or parcel of land situate in Towanda Borough, bounded north by land of Wm. B. Dodge, east by land belonging to H. S. & J. H. Phinney, south by land of Daniel Moody and west by William st., being fiity feet front and running back about one hundred and twenty-five feet, more or less, all improved, with one framed dwelling house and a few fruit trees thereon.

Seized and taken in execution at the suit of R. C. Smalley, now to use of J. H. Phinney & Co., vs. R. W. Smalley.

JOHN A. CODPING, Sheriff.

Sheriff's Office, Towanda, Sept. 15, 1857.

WANTED.—I wish to purchase 100,000 feet of MAPLE SCANTLING 13 feet long, and 3½ inches square. Any one wishing to make a contract for any or all, can do so by calling at my Furniture Ware Poorne in Turning 10 to 10 tooms in Towanda. Sept. 15, 1857. CHESTER WELLS.

FSTRAY.—Came to the enclosure of the Subscriber in Burlington township, about ten days since, a DEEP RED STEER, about two years old with small white spot under the belly. The owner is requested to prove property, pay charges, and take him away. ed to prove property, pay charges, and take him away Burlington, Sept. 12. 1857. PHILIP LALLEY.

MONTANYES Are now receiving their Fall Stock of

Staple and Fancy Dry Goods. GROCERIES, HARDWARE, CROCKERY,

Boots & Shoes, Shoe Findings & Leather, HATS, CAPS, BONNETS, &C. Which will be sold at Greatly Reduced Prices.

Cor. Public Square and Main st. J. D. MONTANYE. | TOWANDA. | J. D. MONTANYE, JR. E. D. MONTANYE. | September 8, 1857 | F. D. MONTANYE.

FALL GOODS! Just receiving at

William A. Rockwell's Store, No. 2, Patton's Block. Towanda, September 9, 1857.

A N ELEGANT ASSORTMENT of Dress Triumings, Velvets, &c., at Sept. 15, 1857. WM. A. ROCKWELL'S.

MOHAIR BRAIDS and Twists for the M. hair, at Sept. 15, 1857. WM. A. ROCKWELL'S.

NGLISH and French Merinos, DeBages, NGLISH and French Merinos, DeBages, DeLaines, Alapaccas, Thibet Cloths, Shephard's Plaids (a new and fashionable article) Prints, Giaghams, and in fact all kinds of Dry Goods may be had cheap at Sept. 15, 1857. WM. A. ROCKWELL'S. NEW ASSORTMENT of Bonnets,

A Ribbons and Gloves, expressly for the fall trade, Belt Ribbons; also a new stock of Laces and Embroi-Belt Ribbons; also a new stock of Lacaderics, set of Collars and Sleeves, &c., &c., at Sept. 15, 1857. • W. A. ROCKWELL'S.

A NEW AND GENERAL assortment of Boots and Shoes, Cloths and Cassimeres, and everything in this line, for sale by Sept. 15, 1857. W. A. ROCKWELL.

CROCKERY, GLASS WARE, Groceries, U Yankee Notions, Looking Glasses, Wooden Ware, and everything you want may be found at the new store of Sept. 15, 1857. WM. A. ROCKWELL.

TOOO and a lot of Grind Stone Hangings, at Sept. 8, 1857. WM. A. ROCKWELL'S. EXECUTOR'S NOTICE.—Notice is here-by given that letters te-tamentary upon the estate of Elijah Lucky, late of Sheshequin, dec'd, have been granted to the subscriber. All persons indebted to said estate are hereby requested to make immediate payment, and those having any claims upon said estate to present them duly attested for settlement.

them duly attested for settlement.

NANCY LUCKY, JOHN LUCKY

A DMINISTRATOR'S NOTICE.—Notice is hereby given, that all persons indebted to the estate of Clarissa Grace, late of Springfield twp., deceased, are requested to make payment without delay; and all persons having claims against said estate, must present the order in the subscription. hem duly authenticated, to the subscriber. Sept. 15, 1857. JOHN NORMAN, Administrator. A DMINISTRA PRIX NOTICE.—Notice

A is hereby given, that all persons indebted to the estate of James H. Morrow, late of Asylum twp., dec'd, are requested to make payment without delay; and all persons having claims against said estate, must present them August 18, 1857. SABRA A. MORROW.

WE ARE NOW OFFERING a very large and well selected stock of BOOTS AND SHOES direct from the Manufacturers, which we offer at extremely low prices for READY PAY, and invite the public to call and examine before purchasing elsewhere. June 2d, 1857. HUMPHREY & WICKHAM.

SHORT SEASON!

Usual Reduction of Prices, at Once! Which we have been accustomed to do late in the season, and in view of this fact, we will sell our large stock of

SUMMER CLOTHING, DRY GOODS, &c. &c.

AT GREATLY REDUCED PRICES. GUTTENBERG, ROSENBAUM & CO. Towanda, July 22, 1857. Cor. Main and Bridge Sts.

CHOICE FARM Adjoining the Borough of Towanda, For Sale at a GREAT BARGAIN!

AT \$25 an acre, for all cash down; At \$30 an acre for \$3900 down and balance in 3 years. At \$35 an acre for \$2000 down and balance in 5 years At \$40 an acre for \$1000 down and balance in 7 years At \$40 an acre for \$1000 down and balance in \$7\$ years. The farm contains 200 acres with a good House and barn, and an orchard of choice fruit on it. It is well watered with permanent springs conveniently distributed over it. About one half of it is cleared, and every acre of it is good tillable land. It could be advantageously divided so as to suit two or more persons wishing farms of less size.

My daughter has fifty acres adjoining it which she Towanda, July 21, 1857. W. PATTON. EXTRACTS for flavoring, for sale cheap FOX'S BEEF at

CASH PAID FOR BEEF HIDES, AND SHEEP PELTS AND FURS, at No. 2, Patton's Block. augl7 WM. A. ROCKWELL. Towarda, July 28, 1857. WM. A. ROCKWELL.

Miscellancons.

RESOLUTION Proposing Amendments to the Constitution of the Commonwealth.

Resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Asembly net: That the following amendments are 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.

Section 1. The state may contract debts, to supply casual deficits or failures in revenues, or to meet expen-

ses not otherwise provided for; but the aggregate amount of such debts direct and contingent, whether contracted of such debts direct and contingent, whether contracted by virtue of one or more acts of the general assembly, or at different periods of time, shall never exceed seven hun-dred 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 whatevee. Section 2. In addition to the above limited gower the state may contract debts to repel invasion, sneares in-

Section 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.

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

Section 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

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 fty 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 sale of stocks owned by the state, together with other funds, or resour-ces, that may be designated by law. The said sinking owned by the state, together with other funds, or resources, that may be designated by law. The said sinking
fund may be increased, from time to time, by assigning
to it any part of the taxes, or other revenues of the state,
not required for the ordicary and current expenses of
government, and unless in case of war, invasion or hisurrection, no pert of the said sinking fund shall be used or
applied otherwise than in extinguishment of the public
debt, until the amount of such debt is reduced below the
sum of five millions of dollars.

Section 5. The credit of the commonwealth shall not
in any manner, or event, he pledged, or loaned to, any

any manner, or event, he piedged, or loaned to, any lividual, company, corporation, or association; nor all she commonwealth hereafter become a joint owner, stockholder, in any company, association, or corpora-

tion.

SECTION 6. The commonwealth shall not assume the debt, or any part thereof, of any county, city, borough, or township; or of any corporation, or association; unless such debt shall have been contracted to enable the less such debt such massion, suppress domestic insurrection, defend itself in time of war, or to assist the state in the discharge of any portion of its present indebtedness.

Secritor 7. The legislature shall not authorize any county, city, borough, township, or incorporated district, by virtue of a vote of its citizens, or otherwise, to become a stackholder in any country. come a stockholder in any company, association, or cor poration; or to obtain money for, or loan its credit to.

SECOND AMEXIMENT.

There shall be an additional article to said constitution to be designated as article XII, as follows:

to be designated as article XII, as follows:
ARTICLE XII.
OF NEW COUNTIES.
No county shall be bivided by a line cutting off over one-tenth of its population, (either 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.

From section two of the first article of the constitution strike out the words, "of the city of Philadeldhae, and of each county respectively;" from section five, same article, strike out the words, "of Philadelphia and of the several counties;" from section seven, same article, strike out the words, "neither the city of Philadelphia and no "man"," and insert in lieu thereof the words, "and no;"

strike out the words, "neather 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: "Section 4. In the year one thocsand eight hundred and sixty-four, and in every seventh year thereafter, rep-resentatives to the number of one hundred, shall be ap-portioned and distributed equally, throughout the state, by districts, in proportion to the number of taxable in-habitants in the several parts thereof; except that any county containing at least three thousand five hundred by districts, in proportion to the number of taxable inhabitants in the several parts thereof; except that any
county containing at least three thousand five hundred
taxables, may be allowed a seperate 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 taxables to entitle
it to at least two representatives, shall 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, some article, insert these
words, "the city of Philadelphia shall be divided into single senatorial districts, of contiguous territory as nearly
count 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
inundred and sixty-four.

FOURTH AMENDMENT.

There shall be an additional section to the first article
of said constitution, which shall be numbered and read

There shall be an additional section to the first article of said constitution, which shall be numbered and read on 26. The legislature shall have the power to al-oke, or annul, any charter of incorporation here-Section 26. The legislature shall have the power ter, revoke, or annul, any charter of incorporation after conferred by, or under, any special, or genera whenever in their opinion it may be injurious to the zens of the commonw alth; in such manner, hou that no injustice shall be done to the corporators.

In Senate, March 27, 1857.

Resolved, That this resolution pass. On the first amendment, yeas 34, nays 7; on the second amendment, yeas 23, nays 8; on the third amendment, yeas 24, nays 4; on the fourth amendment, yeas 23, nays 4.

[Extract from the Journal.]

GEO. W. HAMERSLY, Clerk.

IN THE HOUSE OF REPRESENTATIVES, Resolved. That this resolution pass. On the first amendment, yeas 18, nays 12; on the second amendment yeas 57, nays 34; on the third amendment, yeas 72, nays 22; on the fourth amendment, yeas 83, nays 7. [Extract from the Journal.]

JACOB ZIEGLER, Clerk. Filed in Secretary's office, May 2, 1857. A. G. CURTIN. Secretary of the Commonwealth.

SECRETARY'S OFFICE. HABRISBURG, June 22, 1857.

I do certify that the above and foregoing is a true and correct copy of the original "Resolution proposing amendments to the Constitution of the Commonwealth," with the vote in each branch of the Legislature upon the final passage thereof, as appears from the originals on file in this office.

file in this office.

In testimony whereof I have hereunto set m
[L. s.] 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. ve written

IN SENATE, March 27, 1857. The resolution proposing a onwealth being under consideration,

ion of the Commonwealth being under considered On the question,

Will the Senate agree to the first amendment Will the Scnate agree to the first amenomene: The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz.: YEAS—Messrs, Brewer, Browne, Coffey, Ely, Evans, Fetter, Flenniken, Frazer, Ingram, Jordan, Killinger, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, Steele, Straub, Welsh, Wilkins, Wright and Taggart, Nogaker, 24.

neaker-24. Nays-Messrs, Crabb, Cresswell, Finney, Gregg, Har Penrose and Souther—7. to the question was determined in the affirmative.

On the question,
Will the Senate agree to the second amendment? 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. Brewer, Browne, Cresswell, Ely, Evans, Fetter, Finney, Flemiken, Ingram, Jorpan, Knox, Laubach, Lewis. Myer, Sellers, Shuman, Souther, Steele, S raub, Welsh, Wilkins, Wright and Taggart, Speaker—22

NAYS-Messrs, Coffey, Crabb, Frazer, Gregg, Harris, Killinger, Penrose and Scotield—8
So the question was determined in the affirmative.
On the question.

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. Brewer, Browne, Crabb, Creswell, Ely

Evans, Flenniken, Erazer, Ingram, Jordan, Killinger, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, Souther, Steele, Straub, Welsh, Wilkins and Wright—24.

Navs—Messrs. Coffey, Gregg, Harris and Penrose—4.
So the question, was determined in the affirmative.
On the question, On the question,
Will the Senate agree to the fourth amendm The yeas and nays were taken agreeably to the provi-ions of the Constitution, and were as follow, viz: YEAS—Messrs. Browne, Loffey, Creswell, Ely, Evans. Flenniken, Frazer, Ingram, Killinger, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, Souther, Steele, Straub, Welsh, Wilkins and Wright—23.

NAYS—Messrs. Crabb, Finney, Jordan and Penrose—4.
So the question was determined in the affirmative.

In the House of Representatives, April 29, 1857.

The resolution proposing amendments to the Constitution of the Commonwealth being under consideration, On the question,

Will the House agree to the first amendment?

Miscellancons.

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz:

YEAS—Messes. Anderson, Arthur, Backhouse, Ball, Beck, Bishop, Bower, Brown, Calhoun, Campbell, chase, Cleaver, Crawford, Diekey, Eat, Eyster, Fausold Foster, Gibboney, Gildea, Hamel, Harper, Heins, Heistand, Hill, Hillegas, Hoffman, (Rerks.) Imbrie, Innes, Jacobs, Jenkins, Johnson, Kauffman, Kerr, Knight, Lessenring, Longalter, Lovett, Manear, Maugle, M'Calment, M'Ilvain, Moorhead, Munma, Musselman, Nichols, Nicholson, Nunemacher, Pearson, Peters, Petriken, Pownall, Purcell, Ramsey, (Philadelphia,) Ramsey, (York), Reamer, Reed, Roberts, Rupp. Shaw, Sloan, Smith, (Cambria,) Smith, (Centre.) Stevenson, Tolan, Vail, Vanhoorhis, Vickers, Voeghley, Walter, Westbrook, Wharton, Williston, Witherow, Wright, Zimmerman and Getz, Speaker—78.

NAYS—Messes, Backus, Benson, Dock, Hamilton, Hancock, Hine, Hoffman, (Lebanon,) Lebo, Struthers, Thorn, Warner and Wintrode—12.

So the question was determined in the affirmative. The yeas and nays were taken agreeably to the provi-

From the question was determined in the affirmative.

On the question,
Will the House agree to the second amendment? Will the House agree to the second amendment?
The yeas and nays were taken agreeably to the provisions of the Constitution, and wore as follow, viz:
Year-Messrs. Anderson, Backhouse, Ball, Beck.
Bower, Calhoun, Campbell, Carty. Ent, Fausold, Foster,
Gildea, Hamel, Harper, Heines, Hie-tand, Hillegas, Hoffman, (Berks,) Housekeeper, Imbrie, Innes, Jenkins,
Johns, Johnson, Kauffman, Knight, Leisenring, Longaker, Lovett, Maneer, Maugle, Milvaiff, Moorbead, Musselman, Nichols, Nicholson, Nunemacher, Pearson, Peters, Petriken, Pownall, Purcell, Ramsey, (Philiadelphia)
Ramsey, (York.) Reamer, Roberts, Rupp, Shaw, Sloan,
Tolan, Vail, Voeghley, Walter, Westbrook, Wharton,
Zimmerman and Getz, Speaker—57.
NAYS—Messrs. Arthur, Augustine, Backus, Benson,
Bishop, Brown, Chase, Cleaver, Crawford, Eyster, Gilboney, Hamilton, Hancock, Hill, Hine, Hoffman, (Lebahon,) Jacobs, Kerr, Leho, M Calmont, Mumma, Reed.

boney, Hamilton, Hancock, Hill, Hine, Hoffman, (Leba-nen,) Jacobs, Kerr, Lebo, M. Calmont, Mumma, Reed, Smith, (Cambria.) Smith, (Centte.) Ttevenson, Struth-ers, Thorn, Vanhoorhis, Vickers, Wagonseller, Warner, Wintrode, Witherow and Wright—34.

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 agreeably to the 'provi-sions of the Constitution, and were as follow, viz: YEAS—Messrs. Anderson, Backhouse, Ball, Beck, Ben-son, Bower, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent. Evster, Fausold, Foster, Gibboson, Bower, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent. Eyster, Fausold, Foster, Gibboney, Hamel, Harper, Heins, Heistand, Hill, Hillegas, Hoffman, (Berks.) Hoffman, (Lebanon.) Housekeeper, Imbrie, Innes, Jacobs, Johns, Johnson, Kauffman, Kerr, Lebo, Longaker, Lovett, Manear, Maugle, M'Calmont, Moorhead, Mumma, Musselman, Nichols, Nicholson, Nunemacher, Pearson, Peters, Petrikin, Pownall, Purcell, Ramsey, (York.) Reamer, Reed, Rapp, Shaw, Sloan, Smith, (Cambria.) Smith, (Centre.) Stevenson, Tolan, Vril, Vanhoorhis, Vickers, Voeghley, Wagonseller, Westbrook, Williston, Witherow, Wright, Zimmerman and Getz, Speaker—72.

orook, Williston, Witherow, Wright, Zimmerman and Getz, Speaker—72. Navs—Messrs. Arthur, Augustine, Backus, Bishop, Carty, Dock, Gildea, Hamilton, Hancock, Hine, Jenkin, Knight, Leisenring, M'Ilvain, Ramsey, (Philadelphia) Roberts, Strathers, Thorn, Walter, Warner, Wharton, and Wijtstelle, 2019. and Wintrode-22.

So the question was determined in the affirmative.

Will the House agree to the fourth amendment? Will the House 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. Anderson, Arthur, Backhouse, Backus, Ball, Beck, Benson, Bishop, Bower, Brown, Calhoun, Campbell, Carty, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Gibboney, Gildea, Hamel, Harper, Heins, Hiestand, Hill, Hillegas, Hoffman, (Berks.) per, Heins, Hiestand, Hill, Hillegas, Hoffman, (Berks.)
Hoffman, (Lebanon.) Housekeeper, Imbrie, Innes, Jacobs,
Jenkins, Johns, Johnson, Kauffman, Kerr, Lebo, Leisenring Longaker, Lovett, Manear, Maugle, M'Calmont, M'Ilvain, Mumma, Musselman, Nichols, Nicholson, Nunemacher, Pearson, Peters, Petrikin, Pownall, Purcell,
Ramsey, (Philadelphia.) Ramsey, (York.) Beamer, Reed,
Roberts, Rupp, Shaw, Sloan, Smith, (Cambria.) Smith,
(Centre,) Stevenson, Tolan, Vail, Vanhoornis, Vickers,
Voeghley, Wagonseller, Walter, Warner, Westbrook,
Wharton, Williston, Witherow, Zimmerman and Getz,
Speaker—S3.

NAYS-Messrs. Dock. Hamilton, Hancock, Struthers. Thorn, Wintrode, and Wright—7.
So the question was determined in the affirmative.

SECRETATY'S OFFICE, HARRISBURG, June 22, 1857.

remsylvania, ss:

I do certify that the above and foregoing is a true and orrect copy of the "Yeas" and "Nays" taken on the solution proposing amendments to the Constitution of the Commonwealth, as the same appears on the Journals of the two Houses of the General Assembly of this Com-

monwealth for the session of 1857.

Witness my hand and the seal of said office, this [L. s.] twenty-sedond day of June, one thousand eight hundred and fifty-seven. A. G. CURTIN,

Secretary of the Commonwealth.

THE GOOD SWISS SALVE

North Carolina, who brought it with him from Switzer-AS A FAMILY SALVE, it has no equal, both in its powers for doing good, and

Lonal.

EXECUTOR'S NOTICE.—Notice is here-by given, that all persons indebted to the estate of GEO. H. JACKSON, deceased, late of ATHENS town-ship, are requested to taske payment without delay; those having demands against said estate will present them duly anthenticated for settlement. July 20, 1857. JOHN L. SAWYER, Executor.

A DMINISTRATOR'S NOTICE .-- Notice A is hereby given, that all persons indebted to the es-tate of Nicholas L. Read deceased, late of Wells township are requested to make payment without delay; and all is having claims against said estate will please pre sent them duly authenticated for settlement VALOROUS C. LEONARD.

August 25, 1857. EXECUTOR'S NOTICE.—Notice is here-Properties that all persons indebted to the estate of FREDERICK FISHER, dec'd of South Towarda, must make finmediate payment, and all persons having demands against said estate, will present them duly authen-

August, 15, 1857. CENERAL ELECTION PROCLAMA
TIGN.—Whereas, by an act of assembly of the Commonwealth, entitled—an act relating to the elections of this commonwealth," it is enjoined upon me to/give public notice of such election to be held, and also the enumeration in such notice what officers are to be elected, it, JOHN A. CODDING, High Sheriff of the County of Eradford, do hereby make known and give notice to the electors of said county that a general election will be held in said county, on TUESDAY, the 18th day of October, in the several districts in said county, to wit :—
In Albany, at the sub-district school house near Campbell's mill.

dismill.

In Asylum, at the house of Jacob Frutchey.

In Athens boro, at the house of E. S. Mathewson.

In Athens twp., at the house of J. B. Hunt in Athens In Armenia, at the house of John S. Becker.

in Armenia, at the house of John S. Becker.
In Burlington bero, at the Hall of Henry Vosburg.
In Burlington twp., at the house of Roswell Luther.
In West Burlington, at the house of Fira Goddard.
In Canton, at the house of A.E. Spalding.
In Colombia, at the house of James Morgan.
In Durell, at the school house, called the centre school buse, near S. Decker's.

In Franklin at the house of J. M. Martin, now occupied y H. M. Sonthwell. In Granville, at the house of Benjamin F. Taylor. In Herrick, at the school house near Daniel Durand's.

In Herrick, at the school house near Daniel Durand's. In Litchfield, at the house of Cyrus Bloodgood. In LeRoy, at the school house in LeRoy. In Monroe, at the house of J. P. Smith. In Slonroe boro' at the house of Ethel Taylor. In Owerlo, at the house of Francis Woodruff. In Overton, at the house of Win. Waltman. In Pike, at the house of Dennis Johnson. In Rome, at the Academy.

In Ridgbury, north district at the house of J. O. Pine; south district at the house of C. O. French. ath district at the house of C. O. French.

a Sheshequin, at the Valley House.

a Smithfield, at the house of A. J. Gerould.

b Springfield, at the house of T. Wilder.

In Springfield, at the house of T. Wilder.
In Standing Stone at the house of Simon Stevens.
In Sylvania boro', at the house of Curtis Merritt.
In South Creck, at the school house near A. Gillett's.
In Towanda boro', at the Grand Jury room, in the ourt House, in said boro'.
In Towanda twp., at the school house, near H. L. Scott's.
In Towanda North, at the house of S. A. Mills.
In Towanda North, at the house of S. A. Mills.

In Troy boro', at the Eagle Tavern. In Troy twp., at the house of V. M. Long, in the boro' In Tuscarora, at the school house near James Black's.

In Toscarora, at the sensor mass and in Uster, at the house of S. B. Holcomb.

In Warren, at the house of R. Cooper.

In Wells, at the house of L. Seeley.

In Windham, at the house of Benj. Knykendall.

In Wyalusing, at the house of J. H. Black.

In Wihaot, at the house of John Hufman.

In Wysox, at the house of James M. Reed.

At which time and place the electors aforesaid will elect by bailot One person for Governor of the Commonwealth of One person for Canal Commissioner of the Commonwealth of Pennsylvania.

One person for Canal Commissioner of the Commonwealth of Pennsylvania.

Two persons for Judges of the Supreme Court of the Commonwealth of Pennsylvania.

Two persons to represent the County of Bradford in the House, &c.

One person for High Sheriff of the County of Bradford.

One person for High Sheriff of the County of Bradford.
One person for Prothonotary, Clerk of the Oyer and
Terminer, Clerk of the Orphan's Court, and Quarter Sessiens of the Peace of the County of Bradford.
One person for Register of Wills and Recorder of Decds
of the County of Bradford.
One person for County Commissioner for the County
of Bradford.
One server for County Auditor of the County of Brad-One person for County Auditor of the County of Brad-

ord.

One person for Treasurer of the County of Bradford.

One person for Coroner of the County of Bradford.

And in and by said act, I am further directed to give FEVER SORES.

If gives immediate relief from pain, and in as quick a time as it is possible for this disease to be affected, it heals the wounds gradually and safely, after extracting all poisonous matter, until a permanent cure is made. heals the wounds gradually and safely, after extracting all poisonous matter, until a permanent cure is made.

As its name imports, this Ointment is of Swiss Origin, and is the most remarkable Ointment for carring old Sores and Bad Legs ever known. Its curing properties seem to be perfectly irresistible.

for.

By the 4th section of an act passed the 16th day of April, 1840, it is provided "that the 13th section of an act passed July 2d, 1830, entitled "An act relating to the elections of this commonwealth," shall not be construed as to prevent any militia officer from serving as Judge, Inspector or Clerk, at any general or special election of this Commonwealth.

land.

AS A FAMILY SALVE, it has no equal, both in its powers for deing good, and its extreme neatness as a CLEAN, SWEET, PURE, PURE ANTOHNTMENT, healing sittout the least highry everything to which its applied.

MOTHERS USE IT for their Caked, Broken and inflamed Breasts with charming success. Thousands of Mothers are this day blessing the hour in which they first applied the GOOD SWISS SALVE.

SALT RIEUM and SCROFULOUS SORES ANTE STREET IN WARD! Under all circumstances of the case IT IS SAFE.

Good Swiss Salve curse Fedons, Good Swiss Salve Curse Form Curse Fedons, Good Swiss Salve Curse Fedons, Good Swiss Salv

E. T. FOX
IS NOW RECEIVING a large stock of FAMILY GROCERIES, which are offered for sale at as low prices as the same quality of Goods can be bought anywhere this side of the City of New York.

A DMINISTRATOR'S NOTICE.—Notice has been been anywhere this side of the City of New York.

A DMINISTRATOR'S NOTICE.—Notice has been been anywhere the side of the City of New York.

A DMINISTRATOR'S NOTICE.—Notice has present them duly authensicated for settlement.

CHARLES STOCKWELL, JOHN ANDYKE, Jr.

Canton, Sopt. 21, 1857.

A DMINISTRATRIX NOTICE.—Notice he estate of WM. B. REIFSNYDER, dec'd, late of Albany twp, are hereby notified to make payment without delay, and all persons having demands against said estate are requested to present them duly authensicated for settlement.

MARY REIFSNYDER, dec'd, late of Albany twp, are hereby notified to make payment without delay, and all persons having demands against said estate are requested to present them duly authensicated for settlement.

EATHER.—A new supply of Sole Leathers.

September 21, 1857.

Administrators.

I FATHER.—A new supply of Sole Leathers.

Block. ang25

WM. A. ROCKWELL.

STRAY.—Broke into the eucloof august, one RED COW, about 15 years old; the owner is requested to come forward and prove property, pay charges and take her away.

Burlington, Ang., 17, 1857.

Burlington, Ang

SALT FOR THE TABLE and Dairy for DRIED PEACHES, ORANGES, FIGS.

Sale cheap by
Towards, July 28, 1857. WM. A. ROCKWELL. June 4, 1857. FOX 3.