[Continued from first page.]

Mr. ELLIOTT, one from citizens of Tioga county praying for the passage of a supplement to the Act passed April 4, 1805, declaring Third Fork of Pine Creek a public highway. Referred to the Committee on Roads, Bridges and Canals.

Mr. ARMSTRONG, one from citizens of Clinton county for the erection of a public ferry over the West Branch of the Susquehanna river near Chattam's run in Clinton county. Referred to the Committee on Roads, Bridges

Mr. BISEL, for Mr. Blair, seven remonstrances of citizens of Dublin tewnship, Huningdon county against annexing a portion of Dublin and Springfield townships to the county of Ful-

Referred to Committee on New Counties and

County Scats.
Mr. TRACY, a petition from citizens of Bradford and Wyoming counties praying for the passage of a supplement to the Act approved April 12, 1859, entitled "an Act for th

Referred to the Committee on the Judiciary. Mr. BURNS, two from citizens of Allegheny county praying for the passage of a law to pro-hibit cattle from running at large in said

Referred to the Committee on Agriculture,

&c. Mr. BUTLER, (Crawford,) one from citizens of Crawford county praying for the passage of a law for the protection of sheep and the destruction of dogs in said county. Referred to the Committee on Agriculture

Mr. BRESSLER, three from citizens of Clinton county for the erection of a boom on the West Branch of the Susquehanna river, at Jersey

Referred to the Committee on Corporations. Mr. MULLIN, one from citizens of Cambria county asking that the provisions of an Act to son those words were inserted was that the reprotect fruit, &c., in the counties of Washing-solution already adopted by the Senate was in ton, Allegheny, Berks, &c., may be extended to the county of Cambria. Referred to the Committee on Agriculture,

The amendment was adopted.

Also, one from divers citizens of the borough

to the charter of said borough. Referred to the Committee on the Judiciary, (local.)

Referred to the Committee on Corporations Mr. RHOADS, one from citizens of the northeast ward of Reading, praying for the division of said wards into election precincts.

Referred to the Committee on Election Dis-

Mr. WHITE, one from citizens of the borough of Marietta and vicinity, in Lancaster county, praying for the repeal of the 95th and 96th sections of the Act passed March 31, 1860, and for the re-enactment of so much of the Act passed March 1st, 1780, allowing non-residents to hold their slaves for the term of six months. Referred to the Committee on the Judiciary

Mr. SMITH, (Berks,) one from the trustees

and members of the New Jerusalem, or (so-called) Dunkel's church congregation, Green-wich township, Berks county; and also from citizens of the aforesaid township, relative to the ownership of this property. Referred to the Committee on the Judiciary

(general.]
Mr. HOOD, one from citizens of the State. asking for the enactment of a law securing to married women the full and entire control of their earnings during marriage, and an equal right of guardianship with the husband over

Referred to the Committee on the Judiciary (general.)

Mr. IRVIN, four from citizens of the borough of Mechanicsburg, Cumberland county, praying for a bank of issue in said borough.

Said: I was asked to vote for the said borough asked to vote for a bank of issue in said borough.

Said: I was asked to vote for the said I consistence in said borough.

Also, two from citizens of Cumberland county, praying for an Act regulating the fees of justices and constables in said county.

Referred to the Committee on the Judiciary

(local.) Mr. HAYS, one from citizens of Clinton county, for a boom in the West Branch of the

Susquehanna at or near Jersey Shore, Lycoming county Referred to the Committee on Roads, Bridges and Canals.

Mr. HOFIUS. one from citizens of Venango county for the laying out of a State road from Franklin to Emlenton in said county. Referred to the Committee on Roads, Bridges

and Canals. Mr. RANDALL, one from Reese P. Walter, to vest in him the escheated estate of Lydia Price,

Referred to the Committee on Estates and Es-Mr. HECK, one from inhabitants of Dau-

Mr. WILLIAMS, one from William H. Den-

ny, praying for the passage of a law authorizing the appointment of a Commissioner to me proper that we should have a committe cor search for and publish documents illustrative of responding with that which the Senate has altered annals of this State, and making an appropriation for the search for a the search for an altered publish documents illustrative of responding with that which the Senate has altered published. priation for that purpos The petition was read and referred to the Com-

mittee on Ways and Means.

Mr. BOYER, one from three hundred and fifteen citizens of Tulpehocken township, Berks county, to fix the place of holding township

elections in said county.

Referred to the Committee on Election Dis-Also, one from inhabitants of Berks county, praying for the repeal of the 95th and 96th sec-

tions of the revised Penal Code. Referred to the Committee on Judiciary

county, praying for the passage of an Act ex tending the jurisdiction of justices of the peace. Referred to the Committee on the Judiciary,

Also, one from citizens of York county, ask ing that a tax be laid on dogs, to form a fund to pay for damages sustained by the killing of

sheep.

Referred to the Committee on Agriculture

Also, one praying for the passage of an Act to incorporate the Beaver Coal and Navigation

company. Referred to the Committee on Corporations. Mr. BIXLER, one asking the Legislature to authorize the erection of a boom in the West

Branch of the Susquehanna river, at or near the borough of Jersey Shore, Lycoming county. Referred to the Committee on Corporations, Mr. THOMAS, one from citizens of Philadel-

phia praying for the more efficient execution of the Fugitive Slave Law. Referred to the Committee on the Judiciary,

Mr. THOMAS also presented the annual report of receipts and expenditures of the Girard

Laid on the table.

Mr. WILDEY, two petitions from citizens of Philadelphia praying for the more efficint execution of the Fugitive Slave Law.

Referred to the Committee on the Judiciary, (general.) Mr. PRESTON, one of like import.

Referred to the same Committee.

Schuylkill county against the annexation of any part of Berks county to the said county of chuvlkill.

Referred to the Committee on New Countie and County Seats. INCREASED PAY TO PASTERS AND FOLDERS.

Mr. GORDON offered the following resolution:
That the officers heretofore appointed pasters and folders of the House, be and they are hereby appointed assistant Doorkeepers, and shall be entitled to the compensation and mileage of assistant Doorkeepers, from the time of their original appointment.

The resolution was read a second time. Mr. BRODHEAD. I would like the gentleman from Jefferson who has offered this resolution, to give us some information as to its in

much, to give us some information as to its intention and the reason for offering it.

Mr. GORDON. I will just say that a similar resolution has passed the Senate. It is simply for the purpose of giving the folders and pasters of the House the same compensation received by the Assistant Doorkeepers. I believe the ment and recovery of damages upon the North
Branch and Wyoming Canals."

Assistant Both Representation of Maintenance and Company and Comp ception of mileage. They certainly perform quite as much labor as do the Assistant Doorkeepers; and in fact we have not to complain of the unfaithfulness of any of our officers.— They should all be compensated alike. The idea and the only idea is to afford them a compensation equivalent to that of the Assistant Doorkeepers.

Mr. MOORE. I would ask how many there

are of these folders.
The SPEAKER. Twelve, I believe.
Mr. MOORE. I would ask if some of them are not minors.
The SPEAKER. I think not—not more than

Mr. WILSON. I would like to know if we

Mr. Wilson. I would like to know it we appoint these officers doorkeepers, what we are then to do for pasters and folders.

Mr. GORDON. I suppose it would be as well to strike out the words, "be and they are hereby appointed assistant door-keepers." The rea-

The amendment was adopted.

Mr. BUTLER, (Crawford.) It strikes me that
this is rather a summary way of increasing expenses. The persons who have accepted the poof Johnstown, Cambria county, praying for the penses. The persons who have accepted the penses are passage of an Act providing certain amendments sitions of pasters and folders did so knowing the penses are perfectly setting. what were the wages; they were perfectly satis-fied, indeed they were anxious to accept the poical.)
sitions on those terms. An increase of their Also, Preamble and Resolutions adopted by compensation in this manner certainly would Select and Common Councils of the borough of Johnstown, favorable to the passage of an Act ly. Such an increase is not necessary. Thousproviding certain amendments to the charter of said borough. cept them at the wages these men are now re-ceiving, not to mention the extra compensation

> on the passage of this resolution. On the final passage of the resolution, The yeas and navs were required by Mr. BUTLER, (Crawford,) and Mr. SCHROCK, and

> were as follows, viz: YEAS-Messrs. Abbott, Acker, Alexander Armstrong, Austin, Ball, Bisel, Blair, Bressler Brodhead, Byrne, Cowan, Craig, Donley, Duf field, Eilenberger, Elliott, Gordon, Graham Happer, Hillman, Hood, Hofius, Huhn, Irvin Kline, Lawrence, Leisenring, Lowther, M' Donough, M'Gonigal, Marshall, Moore, Mullin, Ober, Osterhout, Peirce, Preston, Pughe, Randall, Reily, Seltzer, Shafer, Taylor, Teller, Thomas, White, and Davis, Speaker—48.

> NAYS-Messrs. Anderson, Barnsley, Bixler Boyer, Burns, Butler, (Crawford,) Caldwell Clark, Dismant, Divins, Douglass, Frazier, Gib boney, Goehring, Harvey, Hayes, Heck, Koch, Lichtenwallner, Manifold, Myers, Patterson, Reiff, Rhoads, Roller, Schrock, Smith, (Berks,) Stoneback, Tracy, Walker, Wildey, Williams

> and Wilson-33 So the question was determined in the affirm-

> > REASONS FOR VOTING

Mr. PATTERSON (when his name was called) said: I was asked to vote for a resolution to an increase of pay, I vote no.

COMMITTEE ON FEDERAL RELATIONS. Mr. THOMAS submitted the following:

The question being, Will the House proceed to th of the resolution?

Mr. GORDON. I would simply inquire what it is that suggests the necessity of this resolu tion. What are the contemplated duties of the committee that it is proposed to appoint?

Mr. THOMAS. I would simply state that on January 11th, Mr. Finney offered in the Senate a resolution for the appointment of such a committee, in connection with that body. The reasons which he there gave in favor of the organization of such a committee, are substantially those which have actuated me to offer this resolution. There are propositions frequently com-ing before us connected with our Federal relaphin county praying for the re-enactment of the provisions of an act of 1780, relative to Southern friends visiting this State with their slaves.

Referred to the Committee on Judiciary, (gen-

necessary at this time. I would also remark that in the Legislatures of various States there is now a similar committee. It has seemed to

ready appointed.

Mr. ABBOTT. I would ask of the Chair whether the question is not upon proceeding to

a second reading?
The SPEAKER. Yes, sir.
Mr. ABBOTT. Is that question debatable?
The SPEAKER. No, sir; but the gentleman from Jefferson (Mr. Gordon) has asked for an

Mr. GORDON. I have not yet received that explanation. The Judiciary Committee, of which I am a member, have in their hands a large number of petitions and bills. I wish to know whether it is proposed that those peti-tions with reference to the repeal of some of Mr. TELLER, one from citizens of York our Acts of Assembly, together with all the bunty, praying for the passage of an Act ex ject, shall go before this new committee which the resolution proposes to organize? I ask for

information.
The SPEAKER. The question is not debata ble at this stage.

On the question to proceed to a second reading of the resolution,
The yeas and nays were required by Mr.
THOMAS and Mr. HUHN, and were as follows,

YEAS-Messrs. Abbott, Austin, Bixler, Brodhead, Byrne, Caldwell, Clark, Dismant, Div-ins, Donley, Eilenberger, Hillman, Huhn, Ir-vin, Leisenring, Lichtenwallner, M'Donough,

Manifold, Marshall, Moore, Mullin, Myers, Osterhout, Preston, Pughe, Randall, Reiff, Reiley, Rhoads, Smith, (Berks,) Thomas, Williams and Wilson-38. NAYS—Messrs. Acker, Alexander, Anderson, Armstrong, Ball, Barnsley, Bisel, Blair, Boyer, Bressler, Burns, Butler, (Crawford,) Cope, Cowan, Craig, Douglass, Duffield, Elliott, Frazier, Gibboney, Goehring, Gordon, Graham, Happer, Barney, Heroe, Back, Markey, Heroe, Barkey, Hero

Harvey, Hayes, Heck, Hood, Hofius, Kline, Koch, Lawrence, Lowther, McGonigal, Ober, Roch, Lawrence, Lowener, ancoonigat, Ober, Patterson, Pierce, Roller, Schrock, Seltzer, Shafer, Stehman, Taylor, Teller, Tracy, Walker, White, Wildey and Davis, Speaker—48.

So the question was determined in the negative.

REASONS FOR VOTING.

Mr. ABBOTT. When I asked, a few moments ago, whether this question was debatable, Referred to the same Committee.

my desire was to bring it to a stage at which it! Referred to Mr. KOCH, a remonstrance of citizens of would be debatable. I therefore vote "ayè." (and Canals.

THE FLAG ON THE DOME OF THE CAPITOL.

Mr. WILSON, presented the following: WHEREAS, The Legislature has authoriz ed the Clerks to procure an American flag for the dome of the Capitol; and whereas it is expected that the said flag will arrive in this city previous to the 22d of February; and whereas, it is proper that the flag should be raised to its place on the dome of the Capitol, with some fitting ceremony, of holding elections in Moore township, Beaver of holding elections in Moore township elections in Moore tow of the Capitol; and whereas it is expected that

therefore,

Resolved. That a committee of three be appointed to confer with a similar committee on the part of the Senate, (if the Senate shall appoint such committee), to prepare a programme of the ceremonies to be observed on the occa-

sion of raising said flag. The resolution was agreed to.

Federal Relations.

AMENDED TITLE FOR A COMMITTEE. Mr. ABBOTT submitted the following: Resolved, That the title of the General Judiciary Committee be amended by adding thereto 'and Federal Relations," so that the title will read "Committee on Judiciary (general) and

On the question, "Will the House agree to the resolution?" The yeas and nays were required by Mr. HUHN and Mr. HARVEY, and were as follows.

YEAS-Messis. Abbott, Acker, Alexander Anderson, Austin, Bixler, Bressler, Byrne, Caldwell, Clark, Craig, Donley, Douglass, Duncan, Gibboney, Graham, Happer, Harvey, Hofius, M'Donough, M'Gonigal, Moore, Patterson, Peirce, Pughe, Taylor, Walker and Davis, Speaker—27.

N. W. Moore, Pall Barrelow, Died Bleisen, March Bressler, Bleisen, Peirce, Poll Barrelow, Biral Bleisen, Person, Person,

Speaker—27.

NAYS—Messrs. Ball, Barnsley, Bisel, Blair, Boyer, Brodhead, Burns, Butler, (Crawford) Cope, Cowan, Dismant, Divins, Duffield, Eilenberger, Elliott, Frazier, Gordon, Hayes, Heck, Hillman, Hood, Huhn, Irvin, Kline, Koch, Lawrence, Leisenring, Lichtenwallner, Lowther, Manifold, Marshall, Mullin, Myers, Ober, Oster, hout, Randall, Reiff, Reily, Rhoads, Roller Shrock, Seltzer, Shafer, Smith, (Berks,) Steh-man, Stoneback, Teller, Thomas, Tracy, White Wildey, Williams and Wilson—53.
So the question was determined in the neg-

ative Mr. GORDON moved to re-consider the vote jnst taken. Mr. HUHN moved to lay the motion to re-

onsider on the table. Mr. ABBOTT. I am not at all anxious for the present passage of this resolution. I merely introduced it to meet what I supposed to be, on reflection, the common sentiment of the House. It provides, certainly, for a correct and pertinent reference of all business which come under the head of Federal Relations, may come under the head of Federal Relations and at the same time, it does not necessarily discharge the Judiciary Committee from any business which may have been entrusted t them. It appears to me highly proper that in the organization of our committees, we should recognize a department to which Federal busi-

which will no doubt be voted to them at the end of the session. I demand the year and nays ness would be approdriately referable. But I submit the whole question to the discretion of the House. Mr. GORDON. I would inquire whether motion to lay on the table a motion for reconsideration is not out of order. I think I have heard such a motion ruled out of order hereto

> The SPEAKER. The opinion of the Chair s, that the motion is in order. Mr. SELTZER. If the motion to lay on the

MI. SELITZER. If the motion to may on the table is not in order, I offer a motion to postpone indefinitely. That is in order.

The SPEAKER. The Chair would decide that the motion to postpone indefinitely is equivalent to a motion to lay on the table.

Mr. RANDALL moved that the House proceed to consider the joint resolutions submitted by him on Monday the 21st inst.

On the question,

Will the House agree to the motion? ogy. The SPEAKER. Not in the same phrase

ology, but it is equivalent.

Mr. SELTZER. I think, Mr. Speaker, that my motion is right and the other is not.
The SPEAKER. The question is upon the notion to postpone indefinitely.

The motion was agreed to. SUSPENSION OF SPECIE PAYMENTS Mr. TAYLOR submitted the following reso

lution: Resolved. That the Attorney General is hereby requested to furnish the House with a state-ment of what action, if any, has been taken against such banks as have suspended specie ayments.

The resolution was read a second time. Mr. TAYLOR moved to suspend the rules and Resolved, That a standing Committee of nine members be appointed by the Speaker, to be entitled the Committee on Federal Relations.

Mr. TAYLOR moved to suspend the rules and proceed to the consideration of the resolution.

The motion was not agreed to

The motion was not agreed to. LEAVE OF ABSENCE.

Mr. GRAHAM asked and obtained leave of absence for Mr. Robinson for a few days from tc-day.

Mr. BURNS, one to authorize the erection of lock-up in the borough of Temperanceville, in Allegheny county. Referred to the Committee on the Judiciary,

Mr. GOEHRING, a supplement to the Act to incorporate the Hilldale Cemetery Association in Allegheny county.

Referred to the Committee on Corporations.

Mr. BOYER, a bill regulating the sale of

neat in the city of Reading.

Referred to the Committee on the Judiciary (local.) Also, a supplement to the act regulating the

ale of intoxicating liquor.

Referred to the Committee on Vice and Immorality.

Also, a bill to fix the place of holding elec tions in Tulpehocken township, Berks county.
Mr. BOYER moved to suspend the rules and roceed to consider the bill.

The motion was not agreed to ;
And said bill was referred to the Committee on Election Districts. Mr. GORDON, a supplement to the Act to revive the Penal Code

Referred to the Committee on the Judiciary, (general.) Mr. IRWIN, a bill relating to the fees of jus-

tices and constables in the county of Cumber-Referred to the Committee on the Judiciary

Referred to the Committee on Election Discicts.

Mr. TELLEB, one to tax dogs in Eric county.

Mr. TELLEB, one to tax dogs in Eric county. Referred to the Committee on Agriculture,

Also, one to incorporate the Beaver Coal and Navigation company.

Referred to the Committee on Corporations.

Mr. STEHMAN, a supplement to an Act in-corporating the Maytown and Marietta Turnpike oad company.

Referred to the Committee on Corporations. Mr. PUGHE, a bill to authorize the State Preasurer to refund certain monies to the miliary fund of Luzerne county.

Referred to the Committee on Ways and Also, one to authorize William Hill, of Blakely township, Luzerne county, to sell certain real estate.

Referred to the Committee on Estates and Mr. M'DONOUGH, one relating to referees and arbitrators in the city of Philadelphia. Referred to the Committee on the Judiciary

(local).
Mr. RANDALL, one relating to attorneys it-law and rules of court. Referred to the Committee on the Judiciary (general). Mr. PRESTON, a supplement to the Act to

Mr. HAYES, a supplement to the Act to en-

Referred to the Committee on Agriculture. Mr. GRAHAM, a bill to change the place residence of Cyrus J. Anderson from Allegheny

ship, Greene county.

Referred to the Committee on Election Dis-

and South Street Passenger Railroad company.
Referred to the Committee on City Passenger Mr. BARNSLEY, one to extend the civil

isdiction of the Justices of the Peace in this Commonwealth. Referred to the Committee on the Judiciary (general.)

Mr. ARMSTRONG, one to establish a public

ferry over the west branch of the Susquehanna river near Chatham's run, in Clinton county. Referred to the Committee on Roads, Bridges Also, one relating to Executors and other

Trustees. Referred to the Committee on the Judiciary. (general.)

Also, one relating to Executors.

Referred to the Committe on the Judiciary, general.) Act regulating boroughs." Passsed the 3d of April, 1851.

Referred to the Committee on Corporations. Mr. BRESSLER, a supplement to the act to brotect fruit and punish tresspasers in the counties of Huntingdon, Washington, Alleghe-Anderson, Armstrong, Bisel, Blai ny, Bucks, &c. Referred to Committee on Agriculture, &c.

Mr. MULLIN, one extending to Cambria ham, Happer, Harvey, Hayes, Hood, Hoffus, county the provisions of an Actientitled "An Huhn, Koch, Lowther, M'Gonigal, Marshall, Act to protect fruit, &c., and punish trespessers, in the counties of Washington, Hunting-sers, Indiana, Teller, Tracy, Walk-sers, in the Counties of Washington, Hunting-sers, Walk-sers, Indiana, Hunting-sers, Indiana, don, Allegheny, Borks, Lancaster, &c., approved the 30th day of March, 1860.

Referred to Committee on Agriculture, &c. nilitia of this Commonwealth.

Referred to Committee on the Militia System.

Referred to the Committee on Roads, Bridges

Mr. HECK, a further supplement to the Act ncorporating the Harrisburg Female Seminary Referred to the Committee on Corporations. Mr. BOYER moved to suspend the rules and roceed to consider the bill entitled, "An Act to change the place of holding elections in Tul- at all, for the time allowed is short. pehocken township, Berks county."

The SPEAKER decided the motion out of or-

der, the House having previously refused to suspend the rules to consider said bill.

The yeas and nays were required by Mr. PEARCE and Mr. DUNLAP, and were as follow. viz: YEAS.—Mesers. Abbott, Armstrong, Austin, Ball, Bisel, Boyer, Brodhead, Caldwell, Cope, Dismant, Divins, Donley, Duffield, Duncan, Dunlap, Heck, Hillman, Huhn, Irvin, Kline, Lawrence, Leisenring, Lichtenwallner, Low-ther, M'Donough, Manifold, Marshall, Moore,

Pughe, Randall, Reiff, Rhroads, Schrock, Seltzer, Smith, (Berks,) Smith, (Philadelphia,) Stoneback, Thomas and Wildey-44. NAYS.-Messrs. Acker, Alexander, Anderson Barnsley, Bixler, Blair, Bressler, Burns, Clark, Cowan, Craig, Douglass, Elliott, Frazier, Gibboney, Goehring, Gordon, Graham, Happer, Hayes, Hood, Koch, M'Gonigal, Mullin, Ober, Peirce, Reily, Shafer, Stehman, Taylor, Walker,

Morrison, Myers, Osterhout, Patterson, Preston,

White, Williams and Davis, Speaker—34.
So the question was determined in the affirm-The resolutions were then read as follows: The existence of a crisis at this time in the Government of the United States is universally admitted. The crisis has been presented since the recent election for a President and Vice President of the United States. The people of Pennsylvania have had no opportunity of expressing an opinion upon the issues now before he public. It is therefore desirable that they, in their sovereign capacity, should exercise their indefeasible right to give their opinion upon these subjects. To effect this purpose, Resolved, That the citizens of Pennsylvania,

qualified to vote, shall on the second Tuesday of February next, in their respective election districts, adopt or reject the call for a convention of this Commonwealth; that those citizens who are in favor of a convention shall vote for a convention," and those who are opposed to a convention shall vote "against a

vention. Replied. That a committee of pointed to prepare and report a bill to carry nto effect the foregoing resolution.

Mr. RANDALL moved to amend the same

by striking out the second resolution and substituting therefor the following:

Resolved, That the Senate and House of Representatives request the Governor to appoint seven citizens of this Commonwealth to represent her in said national Convention.

Mr. PATTERSON moved to postpone the further consideration of the resolutions and the amendment for the present. Mr. RANDALL. I cannot see the occasion for the postponemet of these resolutions. There are now very few days remaining in which we

Mr. LAWRENCE, one to change the place of holding elections in Highland township, Elk county.

cept to state reasons for or against a postpone

to the consideration of this resolution; and then, if it should be the pleasure of the House to postpone, all parties will understand the question, and can reflect upon it when we shall

Mr. PRESTON, a supplement to the act to authorize the supervisors of Springfield township, to subscribe for the capital stock of the Wisahiccon Turnpike road company.

Mr. ACKER moved to amend by postponing the subject until Wednesday morning, and that it be made the special order for that day.

Mr. PATTERSON accepted the amendment of the subject until Wednesday morning, and that it be made the special order for that day.

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Mr. PATTERSON accepted the amendment of the subject until Wednesday morning and that it be made the special order for that day. have adjourned.

Mr. FRAZIER moved further to amend by making it the special order at 3 o'clock to-morrow afternoon, and that a session be held for that purpose.

On the question,
Will the House agree to the amendment? The yeas and nays were required by Mr. LEISENRING and Mr. BRODHEAD, and were

Mr. MARSHALL, one to change the place of holding elections in Moore township, Beaver county.

Mr. WILSON moved to suspend the rules and proceed to consider the bill.

The motion was agreed to; and said bill was taken up and passed finally.

Mr. DONLEY, one to fix permanently the place of holding elections in Springfield township, Greene county.

Referred to the Committee. Referred to the Committee on Election Dis-ricts.

Mr. MOORE, one to incorporate the Lombard

Mar. MOORE, one to incorporate the Lombard

Mar. MOORE, one to incorporate the Lombard shall, Moore, Morrison, Mullin, Myers, Ober, Osterhout, Preston, Pughe, Randall, Reiff, Rhoads, Roller, Schrock, Seltzer, Shafer, Smith, (Berks,) Smith, (Philadelphia,) Stehman, Stoneback, Thomas, Walker, White, Wildey, and

Wilson—66. So the question was determined in the nega-

The question then recurred on the amendment of Mr. RANDALL.

Mr. SELIZER. I am not in favor of this amendment. I think that, by a joint convention of the Senate and House of Representa-

tives, these Commissioners can be chosen much better than by a single individual—the Governor. Therefore I shall vote against this amendment. Mr. BARNSLEY moved to postpone the fur-

ther consideration of the subject until 7 o'clock this evening, and that a session be held for peneral.)
Also, a supplement to an Act entitled, "An that purpose.

Mr. ACKER moved that the House adjourn.

Mr. ACKER moved that the House adjourn the yeas and nays On the motion to adjourn the yeas and nays were required by Messrs. LEISENRING and

> YEAS-Messrs. Abbott, Acker, Alexander Anderson, Armstrong, Bisel, Blair, Bressler, Butler, (Crawford,) Clark, Cowan, Craig, Douglass, Elliott, Frazier, Goehring, Gordon, Gra-ham, Happer, Harvey, Hayes, Hood, Hoffus, er. White, Williams, and Davis, Speaker NATE-Messrs. Austin, Ball, Barnsley, Bixler,

Referred to Committee on Agriculture, &c. Boyer, Rrodhead, Burns, Byrne, Caldwell, Cope. Mr. SELTZER, one for the regulation of the Dismant, Divins, Donley, Duffield, Duncan Dunlap, Eilenberger, Gibboney, Heck, Irvin Referred to Committee on the Militia System.

Mr. RHOADS, a further supplement to an Mr. Donough, Manifold, Moore, Morrison, Myers, ot authorizing the Limerick and Colebrook- Osterhout, Preston, Randall, Rhoads, Schrock, dale Turnpike company to extend their road from or near Boyertown, in Berks county, to the township line of Douglass, near Jacob Bow-The motion of Mr. BARNESLY was then dis-

agreed to.

Mr. WILSON. Could we not come to an understanding in regard to this question by which we could fix some time, as early as possible, at which we might consider the subject. Prompt action is necessary if we are to take any action

Mr. PIERCE moved to postpone the further consideration of the subject until 12 o'clock noon to-morrow.

Mr. WALKER moved to amend by postpon-

ing the subject indefinitely.

The motion was not agreed to; and The question recurring on Mr. PIERCE'S notion, The yeas and nays were required by Mr. PIERCE and Mr. SELTZER, and were as fol-

lows, viz: YEAS.—Messrs. Abbot, Acker, Anderson, Armstrong, Austin, Ball, Barnaley, Bisel, Bix-ler, Bressler, Burns, Caldwell, Clark, Cowan, Douglass, Duncan, Elliott, Frazier, Glbboney. Goehring, Graham, Happer, Harvey, Hayes, Hillman, Hood, Huhn, Irvin, Kline, Koch, Lawrence, Leisenring, Lowther, M'Gonigal, Marshal, Morrison, Mullin, Ober, Osterhout, Patterson, Pierce, Preston, Pughe, Reiff, Relley, Roller, Schrock, Seltzer, Shafer, Stehman, Teller, Thomas, Tracy, White, Wildey, Williams and Wilson, —39.

Nava—Messe Alexander Popularia

NAYS.—Messrs. Alexander, Boyer, Brodhead Butler, (Crawford,) Byrne, Cope, Craig, Devins, Dismant, Donley, Duffield, Dunlap, Gordon, Heck, Hoflus, Lichtenwaller, M'Donongh, Manifold, Moore, Myers, Randall, Rhoads, Smith, (Berks,) Smith, (Philadelphia,) Stoneback, Taylor, Walker and Davis, Speaker—28.

So the question was determined in the affirmative. On motion of Mr. GRAHAM the House ther Adjourned.

Medical. The attention of Invalida, Physicians, Clergymeu, sci-ontific men, and the public generally, is respectfully solicited to the merits of this chemical preparation, con-taining fron, Suiphur and Phosphorus, and which is identical, in its composition with the Hematic Globule,

is identical in its composition with the Hematic or red blood. In all diseases accompinied with

Debility, pale countenance and nervous derangement, analysis of the blood show a deficiency of the red globules. Ruddy-complexion and a rosy tint of the skin, is always indicative of health; while a pale, wax-like skin and countenance,—which evinces a deficiency of the red globules,—accompanies a discassed organism. Preparations of Iron have been given for the purpose of supplying the red globules, but we contend that Iron alone, Sulphur alone, or Phosphiorus alone, will not meet the deficiency in overy case, but that a judicious combination of ALL these elements is necessary to restore the blood to its normal standard. This point, never before attained, has been reached in the Blood Food, and its discovery ruks as one of the most scientific and important of the age. Its effects in

Consumption !

are to soften the cough, brace the nerves, strengther the system, allay the prostrating night sweats, increase the physical and mental energy, enrich the blood by restoring the lacking red globules, increase the appetite, restore the color, and clothe the skeleton frame with flesh. The Blood Food will be found a specific in all Chronic Diseases of the Throat or Lungs, such as Asthma, Bronchitis, Coughs, &c. Public speakers and singers will find it of great utility in clearing and strengthening the vocal organs. In Dyspenia, Liver Complaints, Dropsy, Epilepsy, Paralysis, Scrofula, Gravel, St. Vilus' Dance, Fever and Ague, &c., its efficacy is marked and instantaneous. In no class of disease, however, are the beneficial effects of this remedy so conspicuous as in those harrassing

Female Complaints

cept to state reasons for or against a postpone ment.

Mr. RANDALL. I would like the gentleman from Juniata (Mr. PATTERSON) to state any reasons why he desires a postponement.

Mr. PATTERSON. I believe debate is not in order.

The SPEAKER. The gentleman has a right to state his reasons.

Mr. PATTERSON. I will say then, that my principal reason is that this House is not now prepared to act. Another reason is, that it is now five o'clock and time that we should adourn.

Mr. BALL. May I make an inquiny? I would simply ask whether there is any order applicable to this afternoon session, by which the hour of adjournment is fixed at five o'clock?

The SPEAKER. There is no such order.

Mr. BALL. I do most sincerely hope that this question will not be postponed. We can devote ten or fifteen minutes, or perhaps half an hour, (if so much time should be necessary,) to the consideration of this resolution; and then, if it should be the pleasure of the House Propared only by CHURCH & DUPONT.

And by all respectable of which the gentler sex are Hable, and which tend to wards Consumption, such as suppressed or difficult Manstruation, Green Stcknest, Whites, to, especially wards Consumption, such as suppressed or difficult Manstruation, Green Stcknest, Whites, to, especially wards Consumption, such as suppressed or difficult Manstruation, Green Stcknest, Whites, to, especially wards Consumption, such as suppressed or difficult Manstruation, Green Stcknest, Whites, to, especially wards Consumption, such as suppressed or difficult Manstruation, Green Stcknest, Whites, to, especially Manstruation, Green Stcknest, Whites, to, the submit the submit the submit that the of which the gentler sex are liable, and which tend to

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YOUNG MEN. Young men especially who have become possibility vice, that dreadful and destructive annually sweeps to an untimely grave to young men of the most exalted talent and by lett, who might otherwise have cert in Senates with the thunders of chagus no.

asy the living lyre, may call with fell count Married persons, or those contemplating in-ing aware of physical weakness, should have suit Iv. J., and be restored to perfect beaut.

ORGANIC WEAKNESS

Immediately cured and full vigor rest Immediately cured and full vigor rate. He who places himself under the carrier of religiously condide in his hence as a gentlem. Sidently rely upon his skill as a physician. Sidently rely upon his skill as a physician. Sidently rely upon his skill as a physician. Sidently on the left hand side going from Button doors from the corner. By particular rate, name or number, or you will mistake the pittle contains for Ignorant, Trifting Quacks, with your Tallry Hembig Certificates, attracted by their of Dr. Johnson, lurk near.

All latters must contain a Postage String tor, by

re, ly. DR. JOHNSTON. fr. Johnson member of the Roya: Colleges, London, graduate from one of the most connect the United states, and the greatest particle, has been spent in the Hospitals of from the delighba and elsewhere, has effected some of the control of the cont delphia and elsewhere, has elected some of a tous-hing cases that were ever kinem. Asset with ringing in the ears and head whom asic , vousness, boing alarmed at suddensounds, it is, with frequent blushing, attended sometimes a list ment of mind were corred immediately.

TAKE PARTICULAR NOTICE.

fir. J. addresses all those who having to me solves by private and improper indulgence, and solitary habit which ruins both body and fitting them for either businessor society. These are some of the and and melanchick fixing them for either businessor society.

These are some of the sad and melancholy and duced by early habits of youth, viz: Wester Back and Limbs, Pains in the Head, Diministrated Muscular Power, Paphlation of the first pepsia, Nervous Irritability, Derangement of the Functions, General Debuity, Symptonis of the Supplementation of the control of the control of the supplementation of the control of the cont

MENTALLY, the fearful effects on the mind are in be droaded :—Less of Memory, Confusion of The pression of Spirits, Evil Forebodings, Aversion try, Self-distrust, Love of Solitude, Timidity, &c. are at the evil effects.

Thousands of persons of all ages, can now just is the cause of their decline in health, losing tractic becoming weak, pale, nervous and emacrated, he singular appearance about the eyes, cough, and synurce of consumption.

YOUNG MEN

YOUNG MEN who have injured themselves by a certain practically allowed in when alone—a habit frequently learned, wit companions, or at school, the effects of which nightly felt, even when asleep, and if not cared, remarking impossible, and destroys both making it is should apply immediately.

What a pity that a young man, the hope of the contry, the darling of his parents, should are delected at all prespects and enjoyments of life by the energiance of deviating from the path of nature, and mondates contain secret habit. Such persons must, between the pitating

MARRIAGE, effect that a sound mind and body are the most becase. requisites to promote communial happiness. It without these, the journey through life becomes a serious pilgrimage; the prospect hourly darkens to the view mind becomes shadowed with despair, and filled wa mel incholy reflection that the happiness of short

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. TO STRANGERS. The many thousands cured at this Institution w last twelve years, and the numerous important Su porters of the papers, and many other persons, a which have appeared again and again before the besides his standing as a gentleman of charact repossibility, is a aufficient guarance to the adheted.

DISPASES OF IMPRUDENCE — When the me-DISFASS OF IMPRUDENCE—When the impand imprudent votary of pleasure finds he has in the seeds of this pathful disease, it too often hape an ill-timed sense of shame or dread of discovery him from applying to those who, from education a spectability can atom befriend him, delaying the siluttional symptoms of this borrid disease may appearance, affecting the head, throat, nose, a progressing on with frightful rapidity, till deale period to his dreadful sufferings by sending head bourne from whence no traveler returns. It includy fact that thousands full victims to the indicate, owing to the unstillfulness of ignorant; the constitution and make the residue of the his office.

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