अबन्दर्भु पुरस्कानुस्तर्भान् अस्ति ५०५ ।

According to Mr. Merriam, no case of loss of Mrs. Anderson, of Bourbonton, Mo., house, or warehouse filled with bar iron, or in

general belief that metals are dangerous, from a supposed attraction for lightning. Steam-boats have been in use more than fifty years, railroad cars more than thirty, and iron ships and iron buildings more than twenty years.

Millions on millions of persons have during that time been in steamboats, railroad cars, fron ships, iron buildings, and in vessels and buildings furnished with metalic conductors, during thunder storms, and their exemption during so long a period is the most convincing testimony in favor of protection that can be desired. Persons who suffer from fear during thunder storms may, therefore, rest in safety and confidence if they can reach a railroad car, steamboat, iron ship or iron house, or in a build-ing or vessel furnished with metalic conductors. The ships of the line and frigates of the

United States navy are furnished with conduc-tors made of five-sixteenths of an inch iron and sloops of war of one-fourth in diamter of iron wire.

SINGULAR FREAK OF LIGHTNING.—The house and printing office of James Stillman, Esq., editor of the Westchester County Journal, at Morrisania, New York, was struck and considerably damaged by lightning, about five o'clock on Friday morning last. A gentleman, who stood near the premises at the time of the occurrence, states that it seemed as though a large ball of fire fell, struck the ground, reded, expanded, and enveloped the entire house in one mass or sheet of fire. It was soon discovered that one corner of the house had been struck, the post and a portion of the roof shivered to pieces, and portions driven into the room where Mr. and Mrs. Stillman were askep. On making an examination it was found that three holes had been melted in one of the tin leaders, and that a number of nails in the clap boards had shared the same fate; the top of the cistern in the yard had been torn off, and the contents of a rear building had been scat-tered about in all directions. Mr. Stillman's daughter, who was dressing herself at the time, was stunned, while her husband, who had just gone down stairs, was stricken senseless to the floor, but without receiving any apparent inju-From the house the electric fluid appears to have dodged about considerably or else divided into three portions and each taken an entirely distinct course, one passing over to the printing office, a distance of fifty feet, and throwing the type about in great confusion. another portion split a large chest to pieces and melted holes in a coffee pot which it contained, while the third portion crossed the street and knocked down a horse that was standing there. With the exception of the damage done to Mr. Stillman's house, which is is said to be

completely shattered, no injury seems to have been sustained. John Kissel, residing near Fairview, in Cumberland county, Pa., was found murdered, on Monday week, with a gun shot wound on his forehead. The Harrisburg Herald says:— "Mr. Kissel was a bachelor, and lived entirely alone, performing all the household duties himself, and generally disliked the presence of visitors. It was known that he had a large sum of money which he always carried with him, and the fact that his vest pocket was cut

open, and the other pockets displaced, proves fully that the knowledge caused his assassination. It is supposed that he was waylaid and shot while carrying the milk he had just procured from the cows to the spring house. It is said that a neighbor heard the report of the guw on Sunday evening in the direction of Kissel's house, which caused the supposition that it was then the atrocious deed was com Considerable excitement prevails in the neighborhood, but no suspicious have been formed as to the perpetrators of the outrage. A party of gypsies were seen a short time since in the neighborhood, but they had left before

Sixty-two members of the American party of Columbus, Georgia, have published a card in the Sentinel, recommending the support of Buchanan and Breckenridge as the only constitutional candidates before the people.

Sunday.

Sprinkle the water in which potatoes are boiled, over plants, and it will destroy all the insects. So says a correspondent.

Mervous Diseases Controlled and Conquerod. Of all the various ills that detract from the enjoyment of human life, most of them may be traced to a disordered condition of the nervous system. The horrors of Epilepsy, or Falling Sickness, arise in most cases from this cause. Our readers may remember, on several occasions before, we have alluded to the wonderful cures, or modifications of Fits, made by the Vaccatable Extract Englance. Vegetable Extract Epileptic Pills, invented and pro-Vegetable Extract Epileptic Pills, invented and prepared by Dr. Seth S. Hance, of 108 Baltimore Street. Baltimore, Md. We feel fully satisfied that these Pills have cured so ne of the most stubborn cases of Epilepsy, as well as the milder forms of Fits, such as severe Cramps. Spansa &c. We now record the fact, that persons will find these Pills equally officacions in curing every form of nervous debility:—no matter whother manifested in the acute and excruciating form of Neuralgia, Tic-Doloreux, or Nervous Headache, the misory of Dyspepsia or Indigestion, the sufferings of Rhoumatism or Gout, the melancholy hallucination of depressed spirits or hysteria, their effects will be of deprossed spirits or hysteria, their effects will be equally happy and certain. Persons in the country can write to the inventor, and have the medicine forwarded to them by mail. The prices are, one box, \$3; two boxes \$5; twelve boxes \$24; and sent to any part of the country of free postage. Direct your communications to Sern S. Hance, 108 Baltimore

street, Baltimore, Md. street, Baltimore, Md.
WHISKERS, BEARD AND MUSTACHOIS.—Forced to
grow in six weeks by DR. LAFONT'S CAPILARY
COMPOUND. Warranted not to stain or injure the
skin. Price \$1 per Package, or 3 for \$2 50.
Sent to any part of the country, by mail, on receipt of a remittance. Address SWEETSER & CO., Box 739 Post Office, Baltimore, Md.

and restore nature, inflammation must be subdued. To accomplish this, the efforts of the physicians are always directed. Thousands of physicians, and tens thousands of the first and most sugacious persons who have used DALLEY'S MAGICAL PAIN ENTRACTOR, are convinced, and admit that its control over inflammation is most wonderful and immediate, instantly allaying the pain, neutralizing poison, extractions and foreing nature to resume morbid secretions and foreing nature to resume morbid secretions and foreing nature to resume to morbid secretions and foreing nature to resume to morbid secretions and foreing nature to resume to morbid secretions and foreing nature to resume town, on MONDAY the 4th day of August next, to continue two weeks.

NOTICE is therefore hereby given to the Justices of the Peace and Constables of the country of Lehigh, that they are by the said precepts commanded to be their at the o'clock in the foreing one said day with their rolls, records, inquisitions, examinations, and all of the precepts commanded to be therefore hereby given to the Justices of the Peace and Constables of the country of Lehigh, that they are by the said precepts commanded to be their rolls, records, inquisitions, examinations that they are by the said precepts commanded to be their rolls, records, inquisitions, examinations of the Peace and Constables of the country of Lehigh, that they are by the said precepts commanded to be the precept of the Peace and Constables of the country of Lehigh, that they are by the said precepts commanded to be the precept of the Peace and Constables of the country of the Peace and Constables

THE WAY THEY DO IN MISSOURI.-A life by lightning has ever occurred in a rairoad cowhided her husband. He had seen fit to go car, steamboat, ocean steamer iron ship, iron away with a woman, but becoming weary of her, had returned to his first love. Mrs. A. a vessel furnished with lightning conductors, or received her recreant spouse with open arms in a house having lightning rod conductors, and a long cowhide. With the latter she inflict-with the exception of the case at Little Prairie, ed sixty lashes upon him in the presence of Visconsin. all of her neighbors. Mr. A. thinks he "won't These facts are sufficient to dispel the very run away any more."

MARRIED.

On the 4th of July, by the Rev. Mr. Yaeger, Mr. William Huller to Miss Susanna Young, both of North Whitehall

On the 6th of July, by the same, Mr. REUBEN KAUB to Miss SARAH SAVITZ, both of Allentown.
In Philadelphia, on the 16th of April, by Rev. E. W. Hutter, Dr. ALEXANDER GERHARD, of that city, to Miss Eliza, daughter of Timo-

thy Geidner, of this place.
On the 7th of July, in Easton, by Rev. Mr. Bomberger, Mr. James S. Berger, of Philadelphia, to Miss Amanda B. R. Yaeger, of Berks July 16. Manager to the property of the state of the company of the control of the control

DIED.

On the 10th of July, in Upper Macungie, CATHARINE FOGEL, widow of the late John Fogel, Esq., aged 78 years.

,	THE MARKETS.						
ALLENTOWN MARKET.							
	Flour, B barrel, \$7.00 Potatoes, 23						
	Whoat, 1 30 Ham, 1 Corn, 50 Sides 1 Corn,						
	Rye,						
Ì	Salt,						

New Yexas Hotel. NEW TEXAS, LEHICH COUNTY.

THE undersigned having lately disposed of his Store, has taken the above named Hotel, formerly kept by Simon Schumacher. The house has been renovated and improved in a manner which will compare favorably with the best Hotels in the counting to those who may patronize him.

His TABLE will always be supplied with the abulance and must whilesome provisions the market renovated and improved in a man-

choicest and most wholesome provisions the market affords, and his BAR with the purest and best liquors. The stabling belonging to his house is good and extensive, and will be supplied with the best provender, and attended by ear ful hostlets.— Vocbing in short, shall be left undone to make his

JACOB MICHAEL.

NOTICE TO SCHOOL DIRECTORS.

Will meet the Directors of the several Districts for consu-tation and examination of Teachers at he following times and places-North Whitehall, July 26, at the house of E. M. Kuhns North Whitehall, July 25, at In Upper Milford, Aug. 2, " Upper Saucon, " 11, " Salisburg, " 12, " Upper Macungi, " 13, " South Whitehall, " 14, " Hanover, " 15, " " George Neitz " Joshua Stachler. - Allen Apple " Hen. Ginki Hen. Ginkinger.

Jesse Miller.

Her. S. Fetter.

Sol. S. Holder. Hanover. " 15, " Lower Milford. " 16, " Allent'n & East, Ward Districts " 18, " " S'th Scho'l House Catasauqua, "Lower Macungie, " " 19, " Pub Scho'l House " Chas. K. Knauss.

" Jos. Sciberling.

" David Heiler Weisonburg, " David Bleiler Heidelberg. Peter Miller

Jonas Seiberr Washington, 28, "D. & C. Peter The hour of meeting will be 9 o'clock, A. M. A gen-eral attendance of Directors and Terchers, and o-peci-ally those who design teach ng in any of the aforesaid districts, is respectfully requested. All applicants not present then, must call at my office and be accompanied by two or more Directors.

T. GOOD, County Superintenden.

Allentown July 16, 1850.

LENIGH VALLEY RAILROAD TO CHANGE SHAFE SHAFE

RUNNING in connection with the Central Rail Road of New Jersey to New York and the Belvidere Delaware Rail Road to Philadelphia. Also with the Benver Meadow Rail Road to Weatherly and Beaver Meadows and the Summit Hill Rail Road to Samuel Hill Summit Hill.

SUMMER ARRANGEMENTS. Common-ing Monday, July 7, 1856. daily passenger Trains (Sundays exce

will be run between Mauch Chunk and Easton as follows:

	N $TR.$	UNS.			
Leave Mauch Chunk a	t 4.00.	A. M.,	and	12.50	P. M.
Slatington	4.44	16	. 66	1.25	**
Catasauqua	5.29	"	**	2.04	44
Allentown	5.41	"	"	2.16	"
Bethlehem	6.00	"	"	2.34	"
Arrive Easton	6.40	"	"	3.10	46
UP	TRAI.	NS.		7	
Leave Easton			and	12.15	P. M.
Bethlehem	7.38	**	**	12.56	44
Allentowh	7.54	"	"	1.12	"
Catasauqua	8.06	+6	• 6	1.24	"
Slatington	8.47	"	**	2.05	"
Arrive Mauch Chunk	9.25	66	"	2.40	"
The morning train	up will	conne	et n		ntown
(by stage to Hamburg)	with the	2 Daur	hin	and Si	18(1)10-
Language Contact to Transfer	1	A T CT			

nanna trains to Harrisburg. ALSO—with the Sum-nit Hill Rail Road at Mauch Chunk, which will coable travelers to visit the celebrated Coal Mines, in-

lined planes, &c., &c., of that region.

The afternoon train up will connect at Allentown with stage, 25 miles to Reading, and at Mauch Chunk with the Beaver Meadow Rail Road to Weatherly thence by stage, it miles to White Haven, Also with the Summit Hill Rail Road to Summit Hill thence by stage, 5 miles to Tamaqua in time to take the Day Express going South or the Night Express going North.

Passengers leaving New York or Philadelphia for any point on the Lehigh Valley or Beaver Meadow Rail Roads will take the morning train up. ROBERT H. SAVRE.

COURT PROCLAMATION. WHEREAS the Hon. Washington McCarthey, President Judge of the Third Judicial District o 739 Post Office, Baltimore, Md.

***ED-Dalley's Magical Pain Extractor.—INFLAMMATION and Pain areas inseparable as FIRE
and HEAT. Inflammation produces pain, and pain
produces inflammation. Wherever there is unnatural heat, throbbing or redness, no matter whether
it is caused by a fever, a hurt, a sore, poison, rheumatism, piles, seade, burn or sting, there is inflammation. A hundred books or a thousand sermons cannot alter or change the conclusion. To relieve pain,
and restore nature, inflammation must be subduct.

To accomplish this, the efforts of the physicians are

inflammation is most wonderful and immediate, instantly allaying the pain, neutralizing poison, extracting morbid secretions and forcing nature to resume her course, ronewing and healing. No burn, seald, sore, or ailment is too severe to yield to its soothing and curing influence. Apply it immediately and the cure has commenced.

The Genuine is envoloped in a steel Plate Engraving, with the names of C. V. CLICKENEIL & CO., proprietors, and HENRY DALLEY, manufacturer, upon each box. Price 25 cents per box.

AD All orders should be addressed to C. V. Clickeneit & Co., 81 Burclay street, New York.

Sheriff's Office, Allentown, July 16.

Hence of these reampertaining, and also that those who are bound by recognizances to prosecute against the prisoners that are or then shall be in the jail of the said county of Lehigh, are to be then and there to prosecute them as shall be just.

Given under my hand in Allentown, the 2nd day of July, in the year of our Lord one thousend eight hundred and fifty-six.

Sheriff's Office, Allentown, July 16.

Sheriff's Office, Allentown, July 16.

A NOTE ED.

A Nunmarried young man, of good character, or a sui-table married man with a small family, who po-ssesses fitting qualities to cuable him to take the superintendency of, and attend to the sick persons in the Hospital attached to the "House of Employment for 110spital attached to the "House of Employment for the Poor of Lehigh County," is wanted in that Institution. Application can be made until the 5th of August to either of the undersigned.

PETER ROMIG.

SOLOMON KLEIN.

Directors.

SAMUEL BERNHARD, J July 16, 1856.

Great Bargains

AT THE UNION SHOE AND HAT STORE. No. 77 West Hamilton St. subscriber in order to close out his stock of

A Summer Hats and make room for Fall trade, has resolved to sell them off at first cost, and therefore invites one and all to eall without delay, and by so doing you can secure yourself a fine Hat at the lowest doing you can secure yourself a fine Hat at the lowest City prices. Also, just received a fine assertment of Soft Hats, for sale cheap, by

ELIAS MERTZ.

July 16.

ELIAS MERTZ.

LIP AMERICA.

ELIAS MERTZ.

ELIAS MERTZ.

LIP AMERICA.

ELIAS MERTZ.

ELIAS

AGRICULTURAL ACCOUNT. A. G. Reninger in Account with the Lehigh

	County Agricu/tural Society.		_
٠,	DR.		
-	1855-Feb. 7. To Cash received from		
	the former Treasurer,	296	1
-	April 2. Loan of C. Mohr,	200	
	One permit,		ō
-	May 22. Design of a bridge,	. 5	0
	Sept. 22. Season Tickets.	9	0
	Octob. 1. 46 Member tickets for Fair,	346	0
5	` Huckster stands,	150	0
1	Observatory,	58	
i		2008	
2	Mem. Tick. during the year,	1420	
3		100	
3	Grass sold S. Moyer,	35	5(
	CID -		_

Feb. 27. Cash paid for binding books, M. C. Trauble & Co., litho-April 1.

graphing, Win. Maddern, interest on \$2000. Jacob Bitz, interest, Thomas Weaver, interest, Peter Butz, for work, D Wieandt, old account, June. 6. Isaac Fetzer, for work, 5. George Ritter, do.,6. N Dresher, lumber. 8. W II Blumer & Co., loan and

380 19 int., J L Hoffman & Bro., lumber bill,
9. Peter Butz, carpenter bill, Pretz. Guth & Co., fodder and hay

17. Blumer, Bush & Co., print-102 14

ing bill.
20. Bright & Harlacher. do 22 00 Balliet, Saeger & Co., lumber bill. 111 66 J. Weiss, Allentown Band, 60 00 Owen Saeger, for a piece 1045 84 O & J Saeger, hardware bill,

22. J. Bitz, loan and interest, 516 25 T. Barber & Co., foundry work, 23. Hainse & Diefenderfer, print-64.90

23. Keck, Guth & Helfrich, do Nov. 13. I. Fetzer, work, C. Weiss, do 17. George Ritter, work, 20. Hoffman & Newhard, lumber, S. W. Burcaw, sketch, H. Bush, roofing, M. Hannum, printing bill,

J. W. Wilson, 28. Paul Knauss, hay, Premiums, Various disbursements.

Jan. 1. W. Maddern, int. on \$2000. Feb. 2. Secretary's salary, Treasurer's do 5. Balance in hand,

48 50

Improvements and land. Cash on hand. \$12.346 71

FINANCIAL CONDITION—DEBTS DUE BY THE SOCIETY. DR. Mortgage of William Maddern, Dower of Mrs. Saeger, \$2,000 00 " C. Mohr.

423 81 Balance in favor of the Society, 8,158 08 \$10,936 05 PROPERTY BELONGING TO THE SOCIETY.

CR. 1853. Completed improvements, \$3178 81 1854. 1855. Do Do 3711 70 1888 69 Debts on the land, 2154 16 Cash in hand,

Whole amount of property. \$10,936.05 The above is a correct report of the condi-tion of the Lehigh County Agricultural Society,

up to February 1. 1856.
A. G. RENINGER, Treasurer. The undersigned, committee appointed by the Lehigh County Agricultural Society, to audit the account of A. G. Reninger, hereby certify that they have carefully examined the same, and find it correct as above stated.

CHARLES FOSTER, JACOB ERDMAN, July 9, 1856. C. PRETZ.

WANTED.

FOUR female apprentices to the Tailoring business are wanted immediately by the undersigned, in the borough of Allentown. GEORGE H. REBER. July 2.

DR. SCHULTZ, OFFICE No. 58 East Hamilton street, a few doors below Protz, Guth & Co's. Store. Meal times at the American Hotel.

JUST received, a lot of Dress Goods, such as plain Black and Fancy Silks, latest styles of Barego Delaines, Challies, Ginghams, &c. Also, a lot of Floor and Table Oil Cloths, Brussels, Ingrain and and see them at HOUPT & STUCKERT'S... Rag Carpets. Call at

RESOLUTION

Proposing Amendments to the Constitution of the Commonwealth.

Resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, 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 cleven, as follows:— OF PUBLIC DEBTS.

Section 1. The state may contract debts, to supply casual deficits of failures in revenues, or to meet expenses not otherwise provided for; but the aggregate amount of such debts direct and contingent, whether amount of such debts direct and contingent, whether contracted by virtue of one or more acts of the gener-al assembly, or at different periods of time, shall never exceed seven hundred and fifty thousand dollars, and

SECTION 2. In addition to the above limited power-the state may contract debts to repel invasion, sup-press insurrection, defend the state in war, or to re-deem the present outstanding indebtedness of the state: but the money arising from the contracting of such debts, shall be applied to the purposs for which it was raised, or to repay such debts, and to no other nursous whetever. purpose whatever.

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 afore-

said, the 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 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 fifty 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 stacks owned by the state, to gether with other funds, or recovered that may be or proceeds of sale of stocks 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 ordinary and current expenses of government, and unless in case of war, invasion or insurrection, no part 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 sun of five millions of dollars.

Section 5. The credit of the commonwealth shall be

SECTION 5. The credit of the commonwealth shall 33 78 not in any manner, or event, be pledged, or loaned to, any individual, company, corporation, or association; nor shall the commonwealth hereafter become a joint or corporation, or corporation, or corporation. or corporation.

Section 6. The commonwealth shall not assum

the debt, or my part thereof, of any county, city, ho-rough, or township: or of any corporation, or associa-tion; unless such debt shall have been contracted to enable the state to repel invasion, suppress domestic insurrection, defend itself in time of war, or to assist the state in the discharge of any portion of its present indulted become debtedness.
Section 7. The legislature shall not authorize any

county, city, borough, township, or incorporated dis-trict, by virtue of a vote of its citizens, or otherwise, to become a stockholder in any company, association, or corporation; or to obtain money for, or loan its credit to, any corporation, association, institution, or party.

SECOND AMENDMENT.

There shall be an additional article to said consti-tution, to be designated as article XII, as follows: OF NEW COUNTIES.

OF NEW COUNTIES.

No county shall be divided by a line cutting of 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.

THUR AMENDAMY. THIRD AMENDMENT.
From section two of the first article of the constitu-

21 08 From section two of the first article of the constitu-tion, strike out the words, "af the city of Philadel-phia, and af each county respectively;" from section inversame article, strike out the words, "af Philadel-delphia and af the several countins;" from section seven, same article, strike out the words, "neither 13 25 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 thousand eight hun-

95 00 dred and sixty-four, and in every seventh year thereafter, representatives to the number of one handred, shall be apportioned and distributed equally, throughout the state, 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 separate 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 be not continued. \$4,435 58

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 hundred and sixty-four. FOURTH AMENDMENT

To be section NAVI, Article 1.

The legislature shall have the power to alter, revoke, or amind, any charter of incorporation hereafter conferred by, or under, any special, or general law, whenever in their opinion it may be injurious to the citizens of the commonwealth; in such manner, however, that no injustice shall be done to the incorporators.

IN SENATE, April 21, 1856

IN SUNATE, April 21, 1856. IN SUNATE, April 21, 1850.
Resolved, That this resolution pass. On the first amoundment, yeas 24, mays 5. On the second amendment, yeas 19, mays 6. On the third amendment, yeas 28, mays 1. On the fourth amendment, yeas 22, mays 4. Extract from the Journal.
THOMAS A. MAGUIRE, Clerk.

IN HOUSE OF REPRESENTATIVES,)

In House of Representatives,)

April 21, 1856.

Resolved, That this resolution pass. On the first amendment, yeas 72, mays 24. On the second amendment, yeas 63, mays 25. On the third amendment yeas 61, mays 25; and on fourth amendment, yeas

Extract from the Journal. WILLIAM JACK, Clerk.

Secretary's Office, A. G. CURTIN, Filed April 21, 1856. See'y, of the Commonwealth

SECRETARY'S OFFICE. Harrisburg, June 27, 1856. I do certify that the above and foregoing is a true and correct copy of the original "Resolution relative to an amendment of the Constitution" as the

amo remains on file in this office. In testimony whereof I have hereunto set my 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 Communically

IN SENATE, April 21, 1856.
Resolution proposing amendments to the Constituion of the Commonwealth, being under consideraion, On the question, Will the Senate agree to the first amendment?

Will the Senate agree to the first amendment?
The years and mays were taken agreebly to the provisions of the Constitution, and were as follow, viz:
YEAS—Messrs. Browne, Buckalew, Crosswell, Ferguson, Evans, Flenniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clintock, Price, Sellers, Shuman, Souther, Straub, Taggart, Walton, Welsh, Whorry, Wilkins and Piatt, Speaker—24.
NAYS—Messrs. Crabb, Gregg, Jordan, Mellinger and Pratt—5.

So the question was determined in the affirmative

On the question,
Will the Senate agree to the second amendment? The yeas and anys were taken-agreeably to the provisions of the Constitution and were as follow, viz:
YEAS—Messrs. Browne, Buckalow, Evans, Hoge, Cresswell, Ingram, Jamison, Knox, Laubach, Lewis M'Clintock, Sellers, Shuman, Souther, Straub, Wal

ton, Welsh, Wherry and Wilkins—19.

NAYS—Mossrs. Crabb, Ferguson, Gregg, Pratt, NAYS—Mossrs, Crabb, Ferguson, Gregg, Pratt, Price and Piatt, Speaker—6.
So the question was determined in the affirmative.

On the question,
Will the Senate agree to the third amendment?

The yeas and anys were taken agreeably to the constitution, and were as follow, viz:
Yeas—Messes. Browne, Buckelew, Crabb, Cresswell, Evans, Ferguson, Flenniken, Hoge, Ingram, Junison, Jordan, Knox, Laubach, Lewis, M'Clintock, Mellinger, Pratt, Price, Sellers, Shunan, Souther, Taggart, Walton, Welsh, Wherry, Wilkins and Piatt, Navs-Mr. Gregg-1.

So the question was determined in the affirma-

On the question, Will the Senate agree to the fourth amendment

Will the Senate agree to the fourth amendment? The yeas and mays were taken agreeably to the Jonstitution, and were as follow, viz:

YEAS—Messes, Browne, Buckalew, Cresswell, Flentiken, Evans, Hoge, Ingram, Jamison, Jordan, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Souther, Straub, Walton, Welsh, Wherry, Wilkins and Pintt. New New 22. Piatt, Speaker,-23.
NAVS-Messrs. Crabb, Gregg, Mellinger and

So the question was determined in the affirmative.

Journal of the House of Representatives, April

Journal of the House of Representatives, April 21, 1856.

The yeas and mays were taken agreeably to the provision of the Constitution and on the first proposed amendment, were as follow, viz:

YEAS—Messrs, Anderson, Backus, Baldwin, Ball, Beck, (Lycoming,) Beck, (York,) Bernhard, Boyd, Boyer, Brown, Brush, Buchanan, Caldwell, Camphell, Carty, Craig, Crawford, Dowdoll, Edinger, Fansoll, Foster, Getz, Haines, Hamel, Harper, Helus, Hilb, Hillegas, Hipple, Holtomb, Hunsicker, Indhie, Ingham, Innis, Irwin, Johnson, Lyporte, Lebo, Lengaker, Lovett, M'Calmont, M'Carthy, M'Comb, Maugle, Menear, Muller, Montgomery, Moorhead, Numnemacher, Orr. Pearson, Phelps, Purcell, Ramsy, Reed, Reinhold, Riddle, Roberts, Shenk, Smith, (Allegheny,) Smith, (Cambria,) Smith, (Wyeming) Strauss, Thomsson, Vail, Whallon, Wright, (Daupt,lin,) Wright, (Luzeric,) Zimmerman and Wright, Speaker—72.

NAYS—Messrs, Angustine, Barry, Clover, Coborn, Dock, Fry, Fulton, Gaylord, Gilboney, Hamilton, Hancock, Housekeeper, Huncker, Leisenring, Magee, Manley, Mortis, Mumma, Patterson, Salisbury, Smith, (Philadelphia,) Walter, Wintrode and Yearsley—24.

So the question was determined in the affirmative, On the question, Will the House agree to the second amendment?

On the question,
On the question,
Will the House agree to the second amendment?
The year and mays were taken, and were as

The yens and mays were taken, and were as follow, viz:

YEAS—Messrs, Anderson, Backus, Baldwin, Ball, Beck, (Lycoming.) Beck, (York.) B rulard, Bood, Brown, Brush, Buchnoan, Caldwell, Campbell, Carty, Craig, Panaold, Foster, Getz, Haines, Hamel, Harper, Heins, Hilbs, Hill, Hillegas, Hipple, Holcomb, Hunsicker, Imbrie, Ingham, Innis, Irwin, Johus, Johnson, Laporte, Lebo, Longaker, Lovett, M'Calmont, M'Citthe, M'Comb, Maugle, Monear, Miller, Mentgemery, Moorhead, Na nemacher, Orr, Pearson, Parcell, Ramsey, Reed, Reinhold Riddle, Robert, Shenk, Smith, (Allegheny.) Strouse, Vail, Whallon, Wright, (Luzerne.) Zimmerman, and Wright, Speaker—63.

Nays—Messrs, Augustine, Bar y, Clover, Edinger, Fry, Fulton, Gaylord, Gibbon y, Hamilton, Hancock, Lancker, Leisenring, Magee, Manley,

ger, Fry, Fulton, Gaylord, Gibbon y, Hamilton, Hancock, Lancker, Leisenring, Magee, Manley, Morrie, Numma, Patterson, Pholps, Salisbury, Smith, (Cambira,) Thompson, Walter, Wintrode, Wright, (Damblin), and Yearsley-25. So the question was determined in the affirmative. On the question

On the question,
Will the House agree to the third amendment? The yeas and news were taken, and were

The yeas and nays were taken, and were as follow, viz:

Yeas—Messes, Anderson, Backus, Baldwin, Ball, Beck, (Lycoming.) Beck, (York.) Bernhard, Bowd, Brown, Buchana, Caldwell, Cambell, Carberger, Caig. Crawford, Edinger, Fauseld, Foster, Fry. Getz, Haines, Hand, Harper, Heins, Hibbs, Hill, Hillegas, Hipple, Holcomb, Honse-kerner, Imbrie, Jusham, Innis, Irwin, Johns, Johnson, Laborte, Lebo, Longalker, Lovett, M'Calmont, Mangle, M'Comb, Menear, Miller, Montgomery, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Riddle, Shenk, Smith, (Alegheny.) Smith, (Cambria,) Smith, (Wyoning.) Thompson, Whallon, Wright, (Dauphin,) Wright, (Luzerne,) and Ziomerman—64.

Nays—Messes, Barry, Clever, Coburn, Dock, Dewdall, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Huncker, Leisenring, M'Carthy, Magee, Manley, Moorhead, Morris, Patterson, Reinhold, Roberts, Sall-bury, Walter, Wintrode, Yearsley and Wright, Spacker—25.

So the question was determined in the affirmative. follow, viz:

and Wright, Speaker-25
So the question was determined in the affirmative.
On the question,
Will the House agree to the fourth amendment? The yeas and nays were taken, and were as

1852. To cash received in full, \$1465 99 | 1853. Do do do \$2210 57 | 1854. Do do do \$4234 57 | 1855. Do do do \$435 58 | 1855. Do do do \$435 58 | 1855. Do do do \$435 58 | 1855. Do do do \$435 68 | 1855. Do do do \$435 58 | 1855 58 | 1855 58 | 1855 58 | 1855 58 | 1855 58 | 1

Gibboney, Haines, Hancock, Huncker, Inghom Leisenring, Magee, Manley, Morris, Patterson, Sal-isburg and Wintrode-16 So the question was determined in the affirma-

SECRETARY'S OFFICE.

Pennsylvania, ss:

I do certify that the above and foregoing is a true and correct copy of the "Yeas" and "Nays" taken on the Resolution proposing amendments to the Constitution of the Commonwealth, as the same appear on the Journals of the two Houses of the Genera Assembly of this Commonwealth for the session of 1856.

Witness my band and the seal of said

SEAL

office, this twenty-seventh day of June, one thousand eight hundred and fifty-six.

A. G. CURTIN.

Secretary of the Commonicealth.

A NEW STOCK OF

WATCHES AND JEWELRY, has just been received by the undersigned, at No. 21 West Hamilton street, which for bonuty and durability is unequalled in town, and to which he invites the atunequalled in town, and to which he invites the attention of those desirous of, getting the best goods at the very lowest prices. His stock comprises Brass Clocks of description, Gold and Silver Patent Lever, Lapine, Quartier and other Watches, Silver Table and Tea Spoons, Gold, Silver and Plated Spectacles, to suit all ages, and warranted to be as represented.

His stock of Jewelry is large and splendid, and comprises all the most fashionable articles, such as Gold, Silver and other Breast Pins, Ear and Finger Rings, Gold Watch Chains, Keys, &c., Gold and Silver Pencil Casse. Gold Pens of a superior quality, Silver Combs, and a variety of other articles too numerous to mention. He feels confident that the above goods are the lest in market, and offers them to the

merous to mention. He feels confident that the above goods are the best in market, and offers them to the public at the lowest prices.

He would particularly call your attention to his stock of Clocks and Watches, and yrge you to call on him before purchasing elsewhere, as he feels assured that he cannot fail to suit you not only with the articles, but what is more important, with the prices, and would also inform the public that all his goods are warranted.

Clocks, Watches and Jewelry, repaired in the neatest and best manner, and at the shortest notice—all

JOHN NEWHARD. als work is warranted. April 23. C. CILBERT CIBONS,

ATTORNEY AT LAW NO. 67 EAST HAMILTON STREET.

st and best manner, and at the shortest

ALLENTOWN, PA.

Str Can be consulted in English and German, The Allentown, May 14.

REGISTER'S NOTICE.

NOTICE is hereby given to the heirs, creditors and others, who may be interested in the estates of the following deceased persons, in Lehigh county,

The account of David Gohman and Rebecca

The account of David Gohman and Robecca Schantz, Executors of Daniel Schantz, dec'd.
The account of Charles Dorward, Guardian of Lewis Kunkle.
The account of Owen Harmony and Samuel Harmony, Administrators of Abraham Harmony, dec'd.
The account of Jacob Huber, by Edward H. Huber, Agent, Administrator of Joseph Huber, dec'd.
The account of George Ludwig, Guardian of Bonjamin Ladwig.

jumin Ludwig.
The account of John Young and Anna Welzel, Administrators of Thomas Wetzel, dec'd.

The account of John J. Kistler, Guardian of Eliz-

both Fetheroff.

The account of Daniel Wert, Guardian of Sarali Ann Acker. unt of Reuben Hensinger, Jacob Hensin-The acc ger and Moses Hensinger, Administrators of Jacob Hensinger, dee'd. The account of Solomen Hausman, Guardian of Maria Kemerer.

The account of Henry Newhard, Guardian of Reuben M. Frankensie

nen M. Frankenfield.

The account of John O. Yingling, Executor of Abraham Yingling, dee'd.

The account of Peter Ludwig, Guardian of Charles. Trexler. The account of Daniel Boyer, Administrator of

Henry Bayor, dec'd.
The account of John Moyer, Guardian of Susanna Mover.

The account of Jacob Scherer, Executor of Daniel Deller, dee'd. The account of Daniel Levan, Guardian of Charles

Levan.
The account of Jones Oswald and Israel Oswald, The account of Jonathan Christman, Administra-tor of Mary Dillinger, dec d.

The account of Abraham Newhard and Susanna Roth, Administrators of William Roth, dec'd.
The account of Henry Knauss and Stephon Knauss;
Executors of Jacob Knauss, dec'd.
The account of Joseph Faust, quardian of Hiram M. Faust.

M. Faust.
The account of Charles Foster, (Acting Executor) of Jacob Bare, dec'd.
The account of Jacob Mosser, dec'd.
The account of Willoughby Gable, Administrator of Daniel Dillinger, dec'd.
The account of Lydin Kern and James F. Kline; Administrators of Joseph Kern, dec'd.
The account of Hannah Gress and Jacob Cooper, Administrators of Tobias Gress, dec'd.
The account of John Smith, Executor of Peter Kulms, dec'd.

Kulıns, dec'd. The account of Nathan Mink and Anron Schmoyer,

Executors of Henry Lauer, dee'd.

The account of Edward Kern, Owen Kern and Joseph Wittman, (Adm'rs. pendente lite) of Sarali Kern, dec'd. The account of Jacob Geisinger and Michael D:

Eberhard, Executors of Christina Geisinger, dec'd.
The account of Charles Blumer, Executor of Conrad Roader, dec'd.
The account of Reuben Stahler, (Acting Adminis-

trator) of John Thompson, dec di The account of John Saeger, Administrator of Mi-chael Krum, dec'd.
The account of Jonas G. Geringer, Administrator of Jack Ocker, dec'd.

The account of Samuel Kemmerer, Guardian of assuma Keck. Guardiaus have filed their Accounts in the Register's office, in Allentown, in and for the County of Lehigh, which said Accounts will be laid before the Orphan's Court of said County for comfirmation, on Tuesday the 5th day of August, 1856, at 10 o'clock in the forencon. SAMUEL COLVER, Register.

July 2. CARTER'S SPANISH MIXTURE. THE GREAT PURIFIER OF THE BLOOD! THE BEST ALTERATIVE KNOWN!

Not a Particle of Mercury in it! An infallible remedy for Scrofula, King's Evil, Rhoumatism, Obstinate Cutaneous Eruptions, Pimples or Postules on the Pace, Blotches, Boils, Ague and

Fever, Chronic Sore Eyes, Ringworm, or Tetter,
Scald head, Enlargement and pain of the Bones
and Joints, Salt Rheum, Stubborn Ulcers,
Syphilitic Disorders, and all diseases arising from an injudicious use of Moreury,
Imprudence in Life, or Impurity of the Blood.

This great remedy, which has become so rapidly and so justly celebrated for its extraordinary efficacy in relieving and curing many of the most obstinate and terrible forms of disease with which mankind is and terrible forms of useense with a note above in a national representation of the public, with the confident assurance that no Middle in incovery ever made has been so eminently successful in curing made has been so eminently successful in curing Schoffla, and ALL DISEASES OF THE BLOOD, as Carter's Spanish Mixture.

The proprietors are receiving by every mail most flattering and astonishing details of dures made in all

parts of the country, and in most eases where the skill of the best Physicians had been tried in vain; Its power over the Blood is truly remarkable, and all diseases arising from impurity of that great Seat or Lare, have been relieved and cured without a sinele failure out of the thousands who have used it. gis fature out of the thousands who have used it.— Carter's Spanish Mixture contains no Mircury, Opi-um, Arsenic, or any dangerous drugs, but is compos-ed of Roots and Herbs, combined with other lagredi-culs of known virtue, and way be given to the young-est infant or most dobilitated invalid, without the ost infant or most con-least possible heatation.

WM. S. BEERS & CO., Proprietors,
No. 301 Broadway, New York.

No. 304 Broadway, New York, Pobruary 13, 1856.

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Great Excitement! GOV. REEDER.

IN his great Speech on Kansas affairs, in the Court House, the other evening, omitted to state something to the people which also deeply interests them, and that is, that L. STROUSE & CO., at No. 9 West thing to the people which also deeply interests them, and that is, that L. STROUSE & CO., at No. 9 West Hamilton street, are now selling off their large stock of Summer Goods at greatly reduced prices. It consists in part of such Ladies' Press Goods as Bareges, Silk Tissues, Barege De Laines, Ghallies, Lawas, Poplins, Ginghams, c.c., &c., &c., PARASOLS.—A large stock of Parasols are still on hand, which will be sold cheaper than anywhere clse in town. We self good silk Parasols, lined with silk at 18.

MINTILLAS.—We have a five stock of silk Manitllas, which we rell 20 per cent, lower than they can be bought elsewhere. We have good Manitllas for S1.124 worth \$1,75; some for \$2.50 worth \$3.50; and some for \$3.50; worth \$1.50.

CARPETS.—We have a good all wool carpet for \$7\$ worth \$2\$; stair carpet for 20 cts., worth 37\$; a very good all wool stair carpet for 37\$, worth \$2\$; stair carpet for 27\$, worth \$2\$; and some clothing which will be sold 25 per cent. theaper than they can be bought in any store in Allentown. The stock comprises all kinds, qualities and prices.

GROCERIES.—Although Groceries have advance-

and prices,
GROCERIES.—Although Groceries have advanced greatly of late in the cities, and other storekeepers raised their prices accordingly, we continue to soil at the old rates. In conclusion we say, give us a call before you purchase elsewhere, so that you may judge for yourself.

L. STROUSE & CO.

NOTICE is hereby given, that in pursa-ance of an Act of the General Assemt bly of Pennsylvania, entitled "An Ac-regulating the sale of Intoxicating Lidquers," passed March 31st, 1856, the following named persons will make application to the Court to be held on the 4th day of August next, for License to sell Vinous, Malt and Brewed Liquers, in quantities not less than one rallon, viz:

gallon, viz :
J. & J. P. Dillinger, Allentown. Charles Kline, J. W. MICKLEY, Clerk.

Job Printing,
Of all kinds neatly executed at this Office.