

Farm Lands for Sale.

The Illinois Central Railroad Company is now prepared to sell OVER SEVEN MILLION ACRES OF FARMING LANDS...

THESE lands were granted by the Government, to aid in the construction of this railroad, and include some of the richest and most fertile Prairies in the State...

The soil is a dark, rich mould, from one to five feet in depth, is gently rolling and peculiarly fitted for raising cattle and sheep, or the cultivation of wheat, Indian corn, etc.

Economy in cultivating and great productiveness are well known characteristics of the Illinois lands. Trees are not required to be cut down, stumps grubbed, or stone picked off...

Those who think of settling in Iowa or Minnesota, should bear in mind that lands there of any value, along the water courses and for many miles inland, have been disposed of...

The same remarks hold good in relation to the lands in Kansas and Nebraska, for although vacant lands may be found north of the water courses...

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

JOSEPH WEISS' MUSIC STORE.

No. 11 West Hamilton street, Allentown. THE undersigned herewith announces to the citizens of Allentown and vicinity, that he still has his Music Store, at the old stand above named, and that he has lately made large additions to his heretofore well selected stock of Musical Instruments...

Among his stock he always has: PIANOFORTE from the best manufacturer in New York, of powerful yet pleasant tone, and warrants them to give satisfaction. Also imported Pianos, of the best manufacture in Germany.

MELODEONS, of the best manufacture in the United States, of different sizes and prices, VIOLONCELLOS, of excellent quality, VIOLAS, or Contrabass, ACCORDEONS, of different sizes and prices, FLUTES and XIRES, Violin Strings, best quality, Bows, and in short all trappings belonging to the Violin.

BRASS INSTRUMENTS will be furnished at short notice and on the most reasonable terms, to which he particularly calls the attention of new Bands about forming, and those already established.

Sheet Music and Books for beginners for all musical instruments, always on hand. He respectfully invites people to call and examine his instruments, particularly his pianos, and give them a trial, to satisfy themselves of their superior mechanism.

JOSEPH WEISS, No. 11 West Hamilton street, Allentown. He respectfully invites people to call and examine his instruments, particularly his pianos, and give them a trial, to satisfy themselves of their superior mechanism.

Wieder & Berger, WHOLESALE AND RETAIL MANUFACTURERS AND DEALERS IN HATS AND CAPS, No. 25 West Hamilton street, Allentown.

WE invite the attention of our old customers and our large stock of spring and summer styles of HATS AND CAPS, good as the best, and cheaper than can be purchased at any store in town.

Our assortment of HATS is one of the most extensive in the place, and are adding to it almost daily. Customers may rest assured that they can be suited in every respect, selected from the largest assortments in the city.

As all HATS are manufactured under the immediate supervision of the firm, both being practical hat makers, they feel warranted in saying that for durability and finish they cannot be surpassed by any establishment in town.

Country Merchants supplied at the lowest city prices. As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

As a security to the performance of the contract, the first two years' interest must be paid in advance and it must be understood that at least one tenth of the land purchased shall yearly be brought under cultivation.

AYER'S PILLS.

A new and singularly successful remedy for the cure of Biliousness, Costiveness, Indigestion, Jaundice, Dropsy, Rheumatism, Fevers, Gout, Humors, Nervousness, Irritability, Inflammation, Headache, Pains in the Breast, Side, Back, and Limbs, Female Complaints, &c. &c. Indeed, very few are the diseases in which a Purgative Medicine is not more or less required, and much sickness and suffering might be prevented, if a harmless and effectual remedy were more freely used.

No person can feel well while a costive habit of body prevails; besides it soon generates serious and often fatal diseases, which might have been avoided by the timely and judicious use of a good purgative. This is alike true of Colds, Feversish symptoms, and Bilious derangements. They all tend to become or produce the deep seated and formidable distempers which the bowels all over the land. Hence a reliable family physic is of the first importance to the public health, and this Pill has been perfected with consummate skill by Physicians, Professors, and Patrons, has shown results surpassing any thing hitherto known of any medicine.

Cures have been effected beyond belief, where they were deemed hopeless, and formerly fatal distempers have been cured by the timely and judicious use of this medicine. It is a safe and reliable family physic, and is of the first importance to the public health, and this Pill has been perfected with consummate skill by Physicians, Professors, and Patrons, has shown results surpassing any thing hitherto known of any medicine.

Among the many eminent gentlemen who have testified in favor of this medicine, we mention Dr. J. H. Hayes, Analytical Chemist, of Boston, and State Assayer of Massachusetts, whose high professional character is endorsed by the Hon. EDWARD EVERETT, Secretary of the U. S. House of Representatives, and Speaker of the House of Representatives.

ANOTHER LAWYER, Minister Plen. to England, JOHN B. FRIZZELL, Chief Justice of Boston, Dr. R. C. Willey, Practical Chemist, of New York City, endorsed by Hon. W. L. MARY, Secretary of State, Wm. B. ASTOR, the richest man in America, St. LEXANDER, Chief of Police of the Metropolitan Hotel, and others.

Did space permit, we could give many hundred certificates, from all parts where the Pills have been used, but evidence even more convincing than the experience of eminent public men is found in their effects upon trial.

The Pills, the result of long investigation and study, are offered to the public as the best and most complete which the present state of medical science can afford. They are compounded not of the drug themselves, but of the most valuable and medicinal ingredients, extracted by chemical process in a state of purity, and combined together in such a manner as to insure the best results. This system of preparing the medicine has been found in the Cherry Pectoral and Pills both, to produce a more efficient remedy than had hitherto been obtained by any process.

The reason is perfectly obvious. Made by the old mode of composition, every medicine is burdened with more or less of acrimonious and injurious qualities, by each individual virtue only that is desired for the curative effect is present. All the inert and obnoxious qualities of each substance employed are left behind, the curative virtues only being retained. Hence it is proved more powerful, more certain, and the Pills a surer, more powerful antidote to disease than any other medicine known to the world.

As it is frequently expedient that my medicine should be dispensed by an attending Physician, and as he could not properly judge of a remedy without knowing its composition, I have supplied the accurate Formulae by which both my Cherry Pectoral and Pills are prepared, to all the Practitioners in the United States and British American Provinces. If, however, there should be any one who has not received them, they will be promptly sent to him on application.

Of all the Patent Medicines that are offered, how few will be taken if their composition was known! Their life consists in their mystery. I have no more to say.

The composition of my preparations is laid open to all men, and all who are competent to judge on the subject freely acknowledge their quality, and the efficacy of the Pills, and the Cherry Pectoral, is pronounced by scientific men to be a wonderful medicine before its effects were known. Many eminent Physicians have declared that the whole body is purified by their use, and they are willing to certify that their anticipations were more than realized by their effects upon trial.

They open the bowels, and give relief to the interior organs to purify the blood and stimulate it into healthy action—remove the obstructions of the stomach, bowels, liver, and other organs, and give relief to the whole system, and by correcting wherever they exist, such derangements as are the first origin of disease.

Being sugar wrapped they are pleasant to take, and they do not excite, nor do they harm as from their use in any quantity.

For minute directions, see wrapper on the Box. PREPARED BY JAMES C. AYER, Practical and Analytical Chemist, LOWELL, MASS. Price 25 Cents per Box. Five Boxes for \$1.

SOLD BY all the Druggists in Allentown, and by Druggists generally throughout the Country. Allentown, January 1.

A NEW STOCK! CHARLES S. MASSEY, JEWELRY, No. 23 East Hamilton Street, Allentown, Pa. The undersigned respectfully informs his friends and the public in general, that he has just returned from New York, with a large and well selected stock of Clocks, Watches, Jewellery, and all the latest styles of Gold and Silver Ware, and offers for sale a full and unequalled assortment of CLOCKS, WATCHES, JEWELRY, Silver Ware and Fancy Articles, of a superior quality, and at the lowest prices.

His stock comprises Clocks of all styles and patterns, Gold and Silver Watches, Gold and Silver Jewelry, Gold and Silver Chains, Rings, Finger Rings, Bracelets, Medallions, Cut Pins, Gold and Steel Pins, Silver Table and Tea Spoons, Silver Spectacles, Pocket Compasses, Gold, Silver, and other Specimens, suitable for the gift, and all the latest styles of Gold and Silver Ware, and offers for sale a full and unequalled assortment of CLOCKS, WATCHES, JEWELRY, Silver Ware and Fancy Articles, of a superior quality, and at the lowest prices.

His stock comprises Clocks of all styles and patterns, Gold and Silver Watches, Gold and Silver Jewelry, Gold and Silver Chains, Rings, Finger Rings, Bracelets, Medallions, Cut Pins, Gold and Steel Pins, Silver Table and Tea Spoons, Silver Spectacles, Pocket Compasses, Gold, Silver, and other Specimens, suitable for the gift, and all the latest styles of Gold and Silver Ware, and offers for sale a full and unequalled assortment of CLOCKS, WATCHES, JEWELRY, Silver Ware and Fancy Articles, of a superior quality, and at the lowest prices.

A MARVELLOUS REMEDY! FOR A MARVELLOUS AGE!

HOLLOWAY'S OINTMENT, The Grand External Remedy. By the aid of a microscope, we see millions of little openings on the surface of our bodies. Through these, this Ointment, when rubbed on the skin, is carried to any organ or inward part. Diseases of the Kidneys, disorders of the Liver, affections of the Heart, inflammation of the Lungs, Asthma, Coughs and Croup, are cured by its means, effectually and speedily. Every household should have this Ointment, for it will penetrate thro' any bone or fleshy part of the living body, curing the most dangerous inward complaints, that cannot be reached by other means.

Erysipelas, Salt Rheum and Scorbatic Humors. No Remedy has ever done so much for the cure of disease of the Skin, whatever form they may assume, as this Ointment. No case of Rheum, Scabby, Sore Throat, Scrofula, or Erysipelas, can long withstand its influence. The inventor has travelled over many parts of the globe, visiting the principal hospitals, dispensing this Ointment, giving advice as to its application, and has thus been the means of restoring countless numbers to health.

Sore Legs, Sore Breasts, Wounds and Ulcers. Some of the most terrific diseases now rely solely on the use of this wonderful Ointment, when having to cope with the worst cases of sores, ulcers, eels, glandular swellings, and tumors. Professor Holloway has, by command of the Allied Governments, dispensed this Ointment, for the cure of the most obstinate of the kind, in the worst cases of ulcers. It will cure any ulcer, glandular swelling, stiffness or contraction of the joints, even of 20 years' standing.

Piles and Fistulas. These and other similar distressing complaints can be cured by the Ointment, when well rubbed in over the parts affected, and by otherwise following the printed directions around each pot.

Both the Ointment and Pills should be used in the following cases: Rheum, Salt Rheum, Scrofula, Erysipelas, Scabby, Sore Throat, Scrofula, Sore Breasts, Wounds and Ulcers, Sore Legs, Sore Breasts, Wounds and Ulcers, Sore Legs, Sore Breasts, Wounds and Ulcers.

There is a considerable saving by taking the large sizes. N. B. Directions for the guidance of patients in every disorder are affixed to each Pot. New York, Jan. 16, 1856.

FARMERS LOOK THIS WAY. THE opposition say that in a short time the ground will be ready to sow Oats, Barley, &c. How do you know? I will say that whenever it gets ready, you will better give us a call for one of the Best Grain Drills, and warranted at that, (no large talk about refunding money) but if the article is not as represented, it can be returned, and all matters satisfactorily arranged. Likewise, in due time the grass will be in order for hay making, and then we are prepared to furnish you with Allen's Mower, a splendid machine for cutting grass of any kind. And in addition, when desired, we have also the combined Mower and Reaper, of Manny's Patent, which is manufactured upon a different principle from those made heretofore, and warranted to cut grass and grain as fast as one team of horses can draw it. And further, we have the Premium Corn Shelter of Lehigh county, and as there has been sold a very large number in a short time that have rendered universal satisfaction, we are confident in saying, that it has no superior here or elsewhere.

We likewise have a mill for chopping feed, and a mill for cutting hay, and a mill for cutting straw, and all who have witnessed its operations, testify to the good qualities of the mill, and recommend it to farmers as an article to save time, and likewise grain in the amount which is yearly given to millers in the county. In short we have almost any article which farmers require for agricultural purposes, such as Ploughs of almost any pattern, Corn Cultivators, Revolving Hay Rakes, Hay Forks, Corn Ploughs, Corn Planters, Lawn Spreaders, Threshing Machines and Hay Rakes, and all the latest styles of Farming Implements, and all the latest styles of Farming Implements, and all the latest styles of Farming Implements.

For any of the above articles, call obtain them by addressing the subscribers at No. 80 West Hamilton street, Allentown, Pa. SWEITZER & SARGER, GRAIN DRILL REFERENCERS. Reuben Helfrich, North Whitehall; Charles Henninger, do; David Heiler, do; David Kuhns, Maucun; George Scher, Lehigh county, and no warrant in our favor.

JOHN SARGER REFERENCERS. David Bortz, Westville; John Bortz, Cedar Creek; Jacob Wenner, Lower Maucun; C. & W. Edelman, Allentown; Reuben Gaebkenbach, North Whitehall.

FED MILL REFERENCERS. Charles Seagraves, Allentown. Allentown, April 2.

New Boot and Shoe Store. IN ALLENTOWN, FINK & BROTHER have just opened a Boot and Shoe Store, at No. 12 East Hamilton street, formerly occupied by Mr. Jeremiah Schmidt, in the same building, but the public may confidently rely upon it that they will at all times keep on hand, a better, larger, and at the same time cheaper stock than was ever kept in the building before. They will always have on hand Gentlemen's Boots, Shoes and Slippers, Ladies' and Misses Gaiters, Shoes and Slippers, Children's Boots and Shoes, also, Canvas Boots and Shoes for Men and Boys, Gums, &c.

All kinds of Gentlemen's and Ladies' work made to order in the most approved styles, at short notice, and of the best of materials, and as they have better workmen than ever worked in the building before, they are willing to warrant all their work, at a very large and cheap stock of BOOTS AND SHOES, all of their own manufacture. They are all perfectly acquainted with the business, and employ none but the best workmen, which enables them to warrant all their work as represented. They are confident that their stock is not excelled by any other establishment in Allentown. They call particular attention to their stock of Ladies, Gentlemen's, Misses and Children's Morocco, Calfskin, and India Rubber Overalls. The senior partner is thankful for the patronage bestowed on him during the 20 years he has been in business, and hopes that by continued strict attention to customers, and selling at low prices, they will receive a full share of patronage hereafter.

Country Merchants will be supplied at short notice and at the lowest City prices. Allentown, January 9. GEO. LUCAS & BONS.

A NEW FIRM! Geo. Lucas & Sons, Wholesale and Retail dealers in Boots, Shoes and Slippers, Trunks, Valises, and all the latest styles of Footing and Dressing Goods, and all the latest styles of Footing and Dressing Goods, and all the latest styles of Footing and Dressing Goods.

They are all perfectly acquainted with the business, and employ none but the best workmen, which enables them to warrant all their work as represented. They are confident that their stock is not excelled by any other establishment in Allentown. They call particular attention to their stock of Ladies, Gentlemen's, Misses and Children's Morocco, Calfskin, and India Rubber Overalls. The senior partner is thankful for the patronage bestowed on him during the 20 years he has been in business, and hopes that by continued strict attention to customers, and selling at low prices, they will receive a full share of patronage hereafter.

Country Merchants will be supplied at short notice and at the lowest City prices. Allentown, January 9. GEO. LUCAS & BONS.

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 eleven, as follows: ARTICLE XI. 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 contracted by virtue of one or more acts of the general assembly, or at different periods of time, shall never exceed seven hundred 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 whatever.

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 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 proceeds of the sale of the same, or any part thereof, or of the income 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 revenue, or other resources 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 to any other purpose than the contracting 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, be pledged, or loaned to any individual, company, corporation, or association; or shall the Commonwealth hereafter become a joint owner, or stockholder, in any company, association, or corporation.

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 state to repel invasion, suppress domestic insurrection, defend itself in time of war, or to assist in the discharge of any portion of its present indebtedness.

SECTION 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 stockholder in any company, association, or corporation; or to obtain a loan for, or loan its credit to, any corporation, association, institution, or party.

SECTION 8. There shall be an additional article to said constitution, to be designated as article XII, as follows: ARTICLE XII. OF NEW COUNTIES. No county shall be divided by a line cutting off over one-tenth of its population, (either to form a new county, or otherwise,) or to incorporate any such county; by a vote of the electors thereof; nor shall any new county be established, containing less than four hundred square miles.

SECTION 9. From section two of the constitution, strike out the words, "of the city of Philadelphia, 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, "of 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 hundred and sixty-four, and in every seventh year thereafter, representatives to the number of one hundred, shall be apportioned and distributed equally, throughout the state, by districts, in proportion to the number of taxable inhabitants in each municipality; except that any county containing at least three thousand five hundred taxable males, may be allowed a separate representation; but no more than three counties shall be joined, and no county shall be divided, in the apportionment of such representatives; and the population of each district, of each of which districts shall elect one representative.

At the end of section seven, same article, insert these words, "the city of Philadelphia shall be divided into single senatorial districts, of contiguous territory, as nearly equal in population as practicable, and the words, 'he' shall be read 'she' shall be read '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 districts, in such manner and in the manner above provided; such districts to remain unchanged until the apportionment in the year one thousand eight hundred and sixty-four.

SECTION 10. To be designated as article I. The legislature shall have the power to alter, revoke, or amend, 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, or to such municipality, or that no injustice shall be done to the incorporators.

IN SENATE, April 21, 1856. On the first amendment, yeas 24, nays 6. On the second amendment, yeas 19, nays 6. On the third amendment, yeas 28, nays 4. On the fourth amendment, yeas 23, nays 4. Extract from the Journal, THOMAS A. MAGUIRE, Clerk.

IN HOUSE OF REPRESENTATIVES, April 21, 1856. On the first amendment, yeas 27, nays 7. On the second amendment, yeas 25, nays 5. On the third amendment, yeas 24, nays 6. On the fourth amendment, yeas 20, nays 6. Extract from the Journal, WILLIAM JACK, Clerk.

SECRETARY'S OFFICE, Harrisburg, June 27, 1856. Pennsylvania, I do certify that the above and foregoing is a true and correct copy of the original "Resolution relative to the amendment of the Constitution" as the same 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, this day and year above written. A. G. CURTIN, Secretary of the Commonwealth.

IN SENATE, April 21, 1856. Resolution proposing amendments to the Constitution of the Commonwealth, being under consideration. On the question, Will the Senate agree to the first amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Ferguson, Evans, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 third amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, Speaker—24. NAYS—Messrs. Crabb, Gregg, Jordan, Mellinger and Pratt—5. So the question was determined in the affirmative.

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. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 third amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 fourth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 fifth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 sixth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 seventh amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 eighth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 ninth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 tenth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 eleventh amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 twelfth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 thirteenth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 fourteenth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 fifteenth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 sixteenth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: Yeas—Messrs. Brown, Buckalo, Cresswell, Flanniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clinton, Price, Sellers, Shuman, Straub, Walton, Welch, Wherry, Wilkins and Platt, 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 seventeenth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as