BY AUTHORITY.

RESOLUTION PROPOSING AMENDMENTS TO THE CONSTITUTION OF THE COM-MONWEALTH.

Restived by the Senate and House of Rep-esentatives of the Commonwealth of Penn-sylvaria in General Assembly met, That the following amendments are proposed to the constitution of the commonwealth, in accor-dance with the provisions of the tenth stricte thereof.

FIRST AMENDMENT. There shall be an additional article to said constitution to be designated as article eleven, as follows:---

Sec. 3. Except the debt above specified, in sections one and two of this atticle, no debt whatever shall be created by, or on be-half of the state. Sec. 4. To provide for the psyment of the present debt, and any additional debt con-tracted as sofresaid, the legislature shall, at the first session, after the adoption of this semend-neut, create a sinking fund, which shall be sufficient to ray the accruing in-terest on such debt, and annually to reduce the principal thereof by a sum not less than two hundred and filly thousand dollars; which shifting fund shall consist of the net annual income of the public works, from time to time owned by the state, or the pro-ceeds of the sale of the same, or any part thereof, and of the income or proceeds of sale of stocks owned by the state, togetter with charf funds, or resources, that may be designated by law. The said shifting fund shale of stocks owned by the state, togetter with other funds, or resources, that may be designed by law. The said shifting fund shale of stocks owned by the state, togetter with other funds, or resources, that may be designed by law. The said shifting fund shale of stock debt is reduced below the sum of the state, not required for the ordinary and current expenses of Govern-ment, and unless in case of war, invasion or insurrection, no part of the said shifting fund shall be used or applied otherwise than the addition, or association; nor shall the sociation, or association; nor shall the sociation, or casociation, any company, so corroration, or association, any shall not as-mony debt, or any part thereof, of any comparison, or association, suppress domes-tio insurrection, defand used in time of war, or to assist the state in the discharge of any portion of its present indebtednes. Exc. 7. The legislature shall not authorize my comparison, or two sociation, unless such the big has the readies of not subsorial the indebt of the rouge h, townelb, or ni-corporated district, by virue of a vote of its religition any comporation, association

atedit to any construction of party. SECOND AMENDMENT. There shall be an additional article to said constitution, to be designated as article XII,

OF NEW COUNTIES.

No county shall be divided by a line cut-ting off over one tenth of its population, (either to form a new county or otherwise) without the express assent of such county, by a vois of the electors thereof; nor shall any new county be established, containing less than four handred square miles.

THIRD AMENDMENT

THIRD AMENDMENT. From section two of the first article 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 secr-al counties," from section seven, same article, strike out the words, "meilker the city of Phil addphia nor any," and insent in live thereof the words, "and no;" and strike out section four, same article, and in live thereof incer the following: "Sec. 4. In the year one thousand eight bundred and sixty-four, and in every seventh

for, same article, and in lieu thereof invert the following: "SEC. 4. In the year one thousand eight hundred and sixty-four, and in every seventh year thereafter, representatives to the num-ber of one hundred, shall be apportioned and distributed equally, throughout the state, by districts, in proportion to the number of tax-able 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 ho county shall be divided, in the for-mation of a district. Any city containing

the third amendment, yeas 64, nays 25; and on fourth amendment, yeas 69, nay 16. Extract from the Journal. WM. JACK, Clerk. SECRETARY'S OFFICE, A. G. CURTIN, Filed April 24, '56. Sec'y of the Com'wealth

Secretary's Office, Harrisburg, June 27, '56.

Pennsylvania, ss. I do certify that the above and foregoing is a 'rue and correct copy of the original "Resolution relative to an amendment of the Constitution" as the same remains on

the Constitution" as the same to file in this office. $\left\{ \overbrace{L.S} \right\}$ In testmony whereof I have here-unto 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 Commonwealth.

IN SENATE, April 21, 1856. Resolution proposing amendments to the onstitution of the Commonwealth, being nder considera

On the question, Will the Senate agree to the first amend-

Will the Senate agree to the first amend-ment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS-Messre Browne, Buckalew, Cress-well, Evans, Furgeson, Flenniken, Hoge, In-gram, Jamison, Knox, Laubach, Lewis, M'-Clintock, Price, Sellers, Shuman, Souther, Straub, Taggart, Walton, Weish, Wherry, Wilkins and Piatt, Speoker-24. NAYS-Messrs, Crabb, Gregg, Jordan, Mel-linger and Pratt-5. So the question was determined in the affirmative.

affirmative.

On the question, Will the Senate agree to the second mendment?

The yeas and nays were taken agreeably the provisions of the Constitution and were

to the provisions of the Constitution and were as follows, viz: YRAS-Messre, Browne, Buckalew, Cress-well, Evans, Hoge, facram, Jamison, Knox, Laobach, Lewis, M'Clintock, Sellers, Shu-man, Souther, Sirabb, Walton, Welah, Wher-ry and Wilkins-19. NAYS-Messre, Crabb, Ferguson, Gregg, Pratt, Price and Piatt, Specker-6. So the question was determined in the affirmative.

Not the question was determined in the affirmative. On the question, Will the Senate agree to the third amend-ment? The yeas and nays were taken agreeably to the Constitution, and were as follows, viz: Y tax-Messrs. Browne, Bockalew, Crabb. Cresswell, Evans, Ferguson, Flenniken, Hoge, Ingram, Jamison, Jordan, Knox, Eau-bach, Lewis, M'Clintock, Mellinger, Pratt, Price, Sellers, Shuman, Souther, Siraub, Tag gart, Walton, Welsh, Wherry, Wilkins and Piatt, Speaker.-28

Piatt, Speaker.-28 Navs-Mr. Gregg-1. So the question was determined in the

So the question was determined in the affirmative. Oo the question, Will the Senate agree to the fourth a-mendmont? The yeas and nays were taken agreeably to the Constitution, and were as follows, viz: YEAS-MESSE, Browne, Buckalew, Cress-well, Evans, Flenniken, Hoge, Ingram. Jam-ison, Jordan, Knox, Laubach, Lewis, M'Clin-tock, Price, Sellers, Shuman, Sonther, Straub, Valion, Welsh, Wherry, Wilkins and Piatt, Spaker-23. Nave-Messers. Crabb, Gregg, Mellinger and Pratt-4.

Broker-23.
Nave-Messis. Crabb, Gregg, Mellinger and Prait-4.
So the question was determined in the affirmative.
Jonnal of the House of Representatives, April 21, 1856.
The yeas and nays were taken agreeably to the provisions of the Constitution, and on the first proposed amendment, were as follows, viz:
YEAS-Messis. Anderson, Backus, Baldwin, Ball, Beek, Lycoming co.; Beek, York co.; Bernhard, Boyd, Boyer, Brown, Brush, Buchanan, Caldwell, Campbell, Carty, Craig, Crawford, Dowdall, Edinger, Fausold, Foster, Gerz, Haines, Hamel, Harper, Heins, Hibbs, Hill, Hillegas, Hipple, Holcomb, Hunsecker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longker, Loveti, M'Calmont, M'Carthy, M'Comb, Maugle, Menes, Yailer, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Parcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Shenk, Smith, Allegheny co.; Smith, Cambbia eo.; Smith, Cambbia, Carty, Craw, Thompson, Vail, Whallon, Wright, Dauphin; Wright, Luzerne; Zimmernan and Wright, Specker-72.
Nava-Messte. Augustine, Barry, Clover, Cohum, Dock, Fry, Fulton, Gaylord, Gibopoey, Hamilton, Hancock, Huusekeeper, Huneker, Leisenring, Magee. Manley, Morris, Mumma, Patterson, Salisbary, Smith, Philadelphia co.; Walter, Wintrode and Yearsiey-24.
So the question was determined in the affirmative.
On the question, The yeas and nays were taken and were as follow and severe taken and were

ment ? The yeas and nays were taken and were

The yeas and nays were taken and were as follow. viz: Yeak--Messrs. Anderson, Backus, Bald win, Ball, Beck. Lycoming co.; Beck, Yotk co.; Bernhaid, Boyd, Brown, Brush, Buchan an, Caldweil, Campbell, Carty, Craiz, Feu-sold, Foster, G-iz, Haines, Hamel, Harper, Heins, Hibbs, Hill, Hillegas, Hiple, Hol-comb, Maugele, Menear, Miller, Montgom-ery, Moorhead, Nonnemacher, Orr. Pearson, Purcell, Ramsey. Reed, Reinhold, Riddle, Roberis, Sheox, Smith. Allegheny co.; Strouse, Yail, Whallon, Wright, Luzzene co.; Strouse, Yail, Whallon, Wright, Luzzene co.; Timmerman and Wright, Spacke-63. Nays-Messra. Augusine, Barry, Clover, Edinger, Fry, Follon, Gaylord, Gibboney, Manfeon, Hanceck, Huneker, Leisening, Magee, Manley, Morris, Mumma, Pattersor, Phelps, Suisboury, Smith, Clambria co. Thompson, Walter, Wintrode, Wrigh', Dao-phin co., and Yeariey.--25. So the question was determined in the af-firmative.

YEAS - Messre. Anderson, Backus, Ball, Beck, Lycoming co.; Beck, York co.; Bernhard, Boyd, Boyer, Brown, Bnchan-an, Brush, Caldwell, Campbell, Carty, Craig, Crawford, Dowdall, Edinger, Fausold, Fosier, Fry, Geiz, Hamel, Harper, Heins, Hibbs, Hill, Hillegas, Hipple, Holcomb, Housekceper, Hunsecker, Imbrie, Innis, Irwin, Johnson, Laporte, Lebo, Long-sker, Loveit, M'Calmont, M'Carthy, M'-Comb, Maugle, Menear, Miller, Monigom-ery, Moornead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Shenk, Smith, Cambria co.; Smith, Wyoming co.; Thompson, Vail, Wal-ter, Whallon, Wright, Luzerne co.: Yearsley, Zinmerman and Wright, Speaker-69. NAvs-Messrs, Barry, Clover, Cobourn, Fulson, Gibboney, Haines, Hancock, Hune-ker, Ingham, Leisenning, Magee, Manley, Morris, Patterson, Salisbury and Wintrode-16. So the question was determined in the af-

So the question was determined in the a irrative.

SECRETARY'S OFFICE, Harrisburg, June 27, 1856.

Harrisburg, June 27, 1856. } Pennsylvania, ss: I do certify that the above and foregoing is a true and correct copy of the ''Yeas'' ant ''Nays'' taken on the Resolution proposing amendments to the Constitution of the Com monwealth, as the same appears on the Jour cals of the two Houses of the General As embly of this Common

f 1856 $\left\{ \overbrace{L.S.}^{\text{Hose}} \right\}$ Witness my hand and the seal of $\left\{ \overbrace{L.S.}^{\text{Hose}} \right\}$ said office, this twenty-seventh day of June, one thousand eight hunded and fifty-six.

A. G. CURTIN, Secretary of the Commonwealt July 9, 1856-3m.

SALAMANDER SAFES; EVANS & WATSON.

No. 26 South Fourth St PHILADELPHIA. Great Fire, Chestnut & Fifth Streets, MONDAY MORNING, DECEMBER, 15th 1854. EVANS & WATSON'S SALAMAN DER SAFES TRIUMPHANT, as they al

1854. EVANS & WATSON'S SALAMAN. DER SAFES TRIUMPHANT, as they al-ways are when put to the test. *Philadelphia*, *Jec.* 15th, 1854.
Messrs. Evans & Watson, No. 26 south Fourth Street, Philadelphia.—Gentlemen :— We take pleasure in recommending your Salamander Safes to merchants and others in want of a secure means of preserving their books, papers, &c., from fire, as the one we purchased from you about seven months since has preserved our books, pa-pers, and eash in as good condition as they were when put into it, before the great fire of this morning, which destroyed the entire block of buildings corner of Chestnut and Fifth Streets. The above Safe was in mae in our office, on the second floor of our build-ing, from which place it fell into the cellar, and remained there until the fire was out.— The safe was then removed, and oppened in the presence of at least 1000 persons, who witnessed the good condition of the contents. Will you please have the Safe and locks re-paired, as we intend to put it in use again, having perfect confidence in its fire proof qualities. Yours, respectfult; LACEY & PHILLIPS. Evans & Watson take pleasure in referring to the following, among the may hundred.

qualities. Yours, respectfully, LACEY & PHILLIPS. Evans & Walson take pleasure in referring to the following, among the many hundreds, who have their Sales in use:-U.S. Mint, Philadelphia; Farmers & Mecharics' Bank, Philadelphia; Samuel Allen, E-q. High Sher-iff, Philadelphia; John N. Henderson, City Controller; Caleb Cope & Co., No. 183 Mar-ket street; Richard Norris & Son, Locomotive builders, Philadelphia; Baneroft & Sellers, Machinists, corner 16th and James streets; Pernsylsenia Railroad Co., Philadelphia; Persses Patrenia Rate Railsenia Railroad Philips Philips, Constantia Railsenia Print street. A large assortiment of the above Safes al-ways on hand [warranted to stand at least 10 per cent. more fire than any Herring's Sale now in use.] Evans & Watson also manufacture and keep for sale, Iron Shutters, Iron Doors, and Iron Sash, for making fire proof Vouts, for Banke, stores, private and public buildings; Seal and Letter Copying Presses; Patent Slate Lined Refrigerations, &c. Please give us a call at No. 26 South 4th street Philadelphia. EVANS & WATSON. March 27, 1856.

March 27, 1856.

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THEY never did do more than give tempo-rary relief and they never will. It is be-cause they don't touch the cause of the dis-ease. The cause of all ague and billious dis-eases is the atmospheric poison cailed Mias-ma or Malaria. Neutralize this poison by its

NATURAL ANTIDOTE. and all diseases caused by it disappears at once. Rhodes' Fever and Ague Care is this Antidote to Malaria, and moreover it is a perfectly harmless medicine. The certificate of the celebrated chemist. J. R. Chilton, of New York, to this effect, is attached to every boule; therefore if it does no good it car. do no harm.

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DAVID LOWENRERG CLOTHING STORE, on Main street, tw doors above the 'American House." SIMON DREIFUSS, & Co.

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THE POCKET ESCULAPIUS; or, EVERY ONE HIS OWN PHYSICIAN. THE TIFTEITH TEdition, with One h undred Engravinge, howing Diseases and Mich. The Edition, with One h undred Engravinge, howing Diseases and Mich. The Edition, with One h undred Engravinge, howing Diseases and Mich. The Edition of the human system in every shape and form. To which is addinated the Chicago, via. Buffalo and Lake Shore Of Females, being of the Southern R. R., Chicago, via. Buffalo and Lake Shore of Females, being of the Southern R. R., Chicago, via. Buffalo and Lake Shore of the Assculapius to his child. Itmy save thin from an early grave. Letno young man in the Side, restless nights, nervous fredingr, and given up by their physicisans, be another mement without consulting the AESCULA. PIUS. Have the married, or those about to be married any impediment, read this troly useful sauds of unfortunate creatures from the yerv jaws of death. Any person sending twenty five cents, en-elosed in a letter, will receive one copy of the AR TER PERPETU.

jaws of death. Any person sending twenty five conts, en-closed in a letter, will receive one copy of this book, by mail, or five copies will be sent for one dollar. Address. Dr. W. Young, No. /52 Spruce street, Philadelphia. No 152 Spruce St., Philadelphia. Sep' st, 1854-1y.

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S. C. SHIVE S. C. SHIVE RESPECTFULLY invites the attention of the Public to his extensive assort-ment of Cabinet Farniture and Chairs, which he will warrant made of good materials and in a workmanlike mauner. At his Establish-ment, can always be found a good assort-ment of ment of

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Fashionable Furnitue, Which is equal in style and finish to that of Philadelphia or New York cities, and at as low prices. He has Sofas of different style and prices, from \$25 to \$80. Divans, Loun-ges, Walnut acd Mahogany Parlor chairs, Rocking and easy chairs, Piano stools, and a variety of upholstered work, with Dressing

and no county shall be divided, in the for-mainon of a district. Any city containing a sufficient number of taxables to entitle it to at least two representatives, shall have a separate representation assigned it, and shall be divided into converient districts of con-tiguous territory, of equal taxable popula-tion as near as may be, each of which dis-tricts shall elect one representative?³ At the end of section seven, same article, insert these words, "the city of Philadelphia shall be divided into single senatorial dis-tricts, ol contiguous territory as nearly equal in taxable population as possible; but no ward shall be divided in the formation there-of.³⁰

of." The legislature, at its first session, alter the adoption of this amendment, shall di-vide the city of Philadelphia into senatoria and representative districts, in the manner above provided; such districts to remain und until the apportionment in the yes

FOURTH AMENDMENT. To be section XXVI, Article 1.

The legislature shall have the power to al-ter, revoke, or annul, any character of incor-poration bereafter conferred by, or under, any special, or general law, whenever in their opinion it may be injurious to the cit-zens of the commonwealth; in such mauner, however, that no injustice shall be done to the componence.

Is SERATE, April 21, 1856. Resolved, That this resolution pass. On the first amendment, yeas 24, nays 5. On the second amendment, yeas 29, nays 6. On the third amendment, yeas 23, nays 1. On the fourth amendment, yeas 23, nays 4. Extract form the Journal. THOMAS A. MAGUIRE. Clark

and a second a line of

Is House or REPRESENTATIVES, April 21, 1826. Resolved, That this resolution pass. On the first exceediment, yeas 52, pays 25. On the second amendment, yeas 63, pays 25. On

Martin .

rmative. On the question, Will the House agree to the third amend-

Resource that the remedy they needed to rescare taking quinine, contained the DRUG IN. This remedy, (known as "Smith's Tonie,") would invariably BREAK as ague, but it did nearest of the one circumstance is demed in your favor, if I could institute as the total of the one of the second of the demed in your favor, if I could institute as the total of the one of the second of the Will the House agree to the third amend-ment? The yeas and pays were taken and were as follow, viz: Yras-Messrs. Anderson, Backnes, Bald-win, Bali, Beck, Lycoming co.; Beck, Yotk co.; Bernhard, Boyd, Boyer, Brown, Buchan-an, Caidwell, Campbell, Carty, Craty, Craw-ford, Edinger, Fausold, Fo-ter, Fry, Getz, Haines, Hamel, Harpor, Heins, Hibbs, Hill, Hillegas, Hipple. Holcomb. Housekeeper, Imbrie, Innis, Ingbam, Irwin, Johne, Johnson, Laporet, Lebo, Lougaker, Lovett, M'Calmont, M'Comb, Maugle, Menear, Miller, Mont-ery, Nunnemacher, Ort, Pearson, Phelps, Parcell, Ramsey, Reed, Riddle, Shenk, Smith, Allegheny co.; Smith, Cambria co.; Smith, Wyoming co.; Thompson, Whallon, Wight, Dauptan co.; Wright, Luzerne co.; and Zimmerman-64. Mars-Messrs. Barty, Clover, Coboarn, Deck, Dowda'l, Fulton, Gaylor, Gibboney, Humiton, Hancock, Huneker, Leisenring, W'Carthy, Magge, Manley, Moorhead, Mor-rie, Patterson, Reinbold, Roberts Salisbury, Wal-ter, Wintrode, Yearsley and Wright, Spis-25 So the question,

on the question, On the question, Will the House agree to the fourth amend-

a variety of upholetered work, with Dressing and parlor bureaus, sofa, card, centre and pier tables, detashus, cheffeniers, whatnots and comodes and all kiuds of fashionable work. His stock of bureaus, enclosed and common washstands, dress-tables, corner cupboards, sofas, dinng and breakfast ta-bles, bedsteads, caue seat and common chairs, is the largest in this section of the country. He will also keep a good assort-ment of looking-glasses with fancy gilt and common frames. He will also farnish spring mattrasses filted to any sized bedstead, which are superior for durability and comfort to any bed in use.

are superior for durability and any bed in use. Bloomsburg, April 6th 1854. tf.

NINW WARBELLE WORKS 8 EPHRAIM ARMSTRONG

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Every kind of Marble Work, executed in the best style of the Art, and at the lowest living prices. Thankful for past favors, Mr. Armstrong will execute all orders that may be left with bim for

bim for Tomb-stones, Tombs, Monuments, To bor and Window Silleys, nonuments, Door and Window Silleys, steps of marble or sandstone, Mariles, or any thing else in the department of marble masonry. The stock on hand and engaged consists of the best ITALIAN AND AMERICAN MARBLE; and LETTERING will be done in English or German. E. ARMSTRUNG. Bloomsburg, Feb. 1, 1855.

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THIBET SHAWLS with silk fringe, fine lot just received and for sale to A. C. MENSCH.

the count of the

DEEDS, SUMMONS, EXECUTIONS, SUBPENAS, AND JUDGMENT NOTES, paper and desirable forms, for sale at the olfice of the "Star of the North."

State .



M. LAGHENMAIER

June 18, 1856.-6m.

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Bloomsburg and vicinity. He is prepared to attend to all the various operations in Den-istry, and is provided with the latest im-proved PORCELAIN TEETH, which will

proved PORCELAIN TEETH, which which which which be inserted on pivot or gold plate, to look as well as natural.

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sburg, Nov. 20, 1851.

BLANKS! BLANKS!! BLANKS!!

six feet in width. They are numbered so many spaces to a STEADS, RAILING, SETTEES, TREE BOX-es, Stands, Verandas, &c., Cometery Lois En-closed with either cast or Wrought Iron Rail-ing, No. 335 MARKET, STREET, (2 doors below Nich.) PHILADELPHIA. March 27, 1856 lineal inch, and cut to suit. The subscriber also keeps constantly on hand BOIRIDIDES.

March 27, 1856.

DIBLIGPERSTRIC

2 1 1 1 1 m

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streets. On and after Monday, May 7th, Three Pas-senger Trains will leave the Philadelphia and Reading Railroad Depot, corner of Broad and Yine streets, daily, (Sunday's excepted,) as follows:

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\$2 95

25 00

Tamaqua, Cattawissa, Rupert, Danville,

Suspension Bridge,

Rock Island, E. T. HUBBELL, Ticket and Freight Agent, N. W. cornet Sixth and Cheatnot sis. G. A. NICOLLS, Superintendeut Philadelphia and Reading Railroad. T. KcKISSOCK, Superintendent Cattawissa, Williamsport and Erie Railroad. HENNY COFFIN, Superintendent Williams-port and Elmira Railroad.

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