FILLMORE MASS MEETING,

On Wednesday Evening the 20th instant. THE friends of FILLMORE AND DONELSON, Will A assemble in Mass Meeting, in the Court House in the Borough of Clearfield, on Wednesday evening, the 20th inst, (Court week.) The Hon. JOHN R. EDIE, Gen. WM. H. IR-

win, and other distinguished speakers are expected to be present and address the meeting. Come one, come all.

By order of the Clearfield Fillmore and Donelson Club. THOMAS SHEA, Chairman. G. W. RHEEM, Secretary.

MASS MEETING of those opposed to the A policy of the present National Administration will be held near the residence of C. JEFFRIES, in Woodward township, on SAT-URDAY, the 16TH day of AUGUST, the anniversary of the Battle of Bennington. Several speakers will be in attendance to address the meeting. A large turn-out is expected.

DELEGATE CONVENTION. - A Mass Convention of those opposed to the Pierce and Buchanan Democracy having been called to meet in Clearfied on Tuesday of August Court week, it is also proposed that a Delegate Convention for forming a County Ticket | be held on the same day. Those who are opposed to the policy of the present National Administration and the election of James Buchanan to the Presidency, in the several townships and boroughs throughout the county are, therefore requested to meet at the usual places of holding elections, on Saturday the 16th of August, and each select three delegates to meet in Convention, at Clearfield, on Tuesday the 19TH DAY OF AUGUST, AT 2 O'CLOCK, P. M. (court week,) to form a County ticket, and to transact such other business as will be brought before them. July 30, 1856.

S. B. Row .- Please announce in the Journal that Thomas Ross, of Pike township, will be presented as a candidate for nomination at the Convention on the 19th August, for the office of Associate Judge. Yours, PIKE TOWNSHIP.

MR. EDITOR .- You will please announce B. B. WRIGHT, of Beccaria township, as a candidate for Associate Judge, subject to nomination by the Delegate Convention to be held August 19th.

MR. Row .- Please announce that BENJAMIN SPACKMAN, of Clearfield Borough, will be presented as a candidate for nomination at the Delegate Convention, for the office of Associate Judge. LAWRENCE.

MR. EBITOR .- You will please announce that JAMES FLEMMING, of Pike township, will be presented to the Delegate Convention for nomination, as a suitable person for the office of County Commissioner. BRADFORD. Mr. Row .- Please announce FREDERICK

ZIEGLER, of Brady township, as a candidate for the office of County Commissioner, subject to nomination by the Delegate Convention on the 19th August. MR. Row .- Please announce A. M. Monte-

Livs, of Curwensville, as a person qualified to ject to nomination by the Delegate Convention on August 19th. CURWENSVILLE.

MR. Row .- Announce the name of Isaac S. SHIREY, of Goshen township, as a candidate for the office of Register and Recorder, subject to the decision of the Delegate Conven tion on the 19th August. GOSHEN.

For the Raftsman's Journal.
S. B. Row, Esq.—Dear Sir: As the time is at hand that we ought to select some suitable person for Assembly, I would suggest our friend Capt. HENRY GROE as a man with all the requisite qualifications, and capable of representing the log question with as much accuracy as any other man in the several counties. No man is more deserving of an honor from the people than the Captain. A HANDSPIKER.

MR. S. B. Row .- Announce the name of Hon. Thomas B. Davis, of Ferguson tp., as a candidate for Associate Judge, subject to the decision of the Delegate Convention which meets on the 19th August, inst. FERGUSON.

S. B. Row, Esq.-Announce the name of JOHN SHIREY, of Bradford tp., for the office of County Convention.

S. B. Row, Esq.-Let me suggest the name of ARTHUR BELL, for the office of Representative, subject to the decisions of the County and District conventions. CLEARFIELD.

Mr. Row :- Allow me to name WM. S. BEAD-LEY, of Clearfield borough, as a candidate for Register and Recorder, subject to nomination by the Convention to be held on the 19th inst. Yours, &c.,

S. B. Row, Esq.-Mr. Hamilton Weld, of Beccaria tp., has been mentioned for the office of Prothonotary, subject to the decision of the County Convention. Please announce

GLEN HOPE & NEW WASHINGTON TURNPIKE AND PLANK ROAD COMPA-NY .- The stockholders of this Company will meet in Newburg, Chest township, at the house of Ezra Root, on Saturday the 13th of September, at 10 o'clock, A. M., for the purpose of organizing and electing officers for the Company. A general attendance is requested by the commissioners ELIAS HURD, President.

JAMES DOWLER, Secretary. New Washington, August 13, 1856.

CARD .- The undersigned informs his friends A that he will be at home sgain on Court week to attend to his professional and other business. A. M. HILLS.

CLUB MEETING.—The Fillmore and Donelson Club, will meet in the Court House on next Saturday evening. T. SHEA, G. W. Rheem, Sec. [aug13] Pres't.

JAMES B. GRAHAM. Dealer in SAWED LUMBER, SQUARED TIMBER, SHINGLES, BOARDS, &c., is prepared to fill on the shortest notice, all orders for articles in his line of business, on as reasonable terms as they can be procured in the county Grahampton, Clearfield Co., Jan. 23, 1856

CAUTION.—The public are cautioned against purchasing or meddling with a span of horses and a sett of double harness in the possession of Valentine Hevner, in Huston township, Clearfield county, as they belong to me.

July16-3t*

Jo JOHN DU BOIS.

NOTICE.—A meeting of the Directors of the Clearfield Rail Road Company, will be held at the office of the Treasurer Josiah W. Smith, in the Borough of Clearfield on Tuesday the 19th of Aug. (Court Week) at 1 o'clock P. M. A general attendance is requested. JAS. T. HALE Prest.

All these who have not paid their first Instalment due on their stock subscribed, are requested to come forward and pay the same. Aug. 6, 1856. JOSIAH W. SMITH, Treas

TEMPERANCE MEETING.—The Wash I ingtonian Temperance Society, will hold its next quarterly meeting at the Court House, on Monday evening, August 18th, at early candle lighting. The public are invited to attend. Aug6 G PHILIP GULICH, Pres't.

TWO OPEN AND ONE TOP BUGGY in good running order for sale by A. M. HILLS.

UNION ELECTORAL TICKET.

The following plan of a Union Electoral Ticket in Pennsylvania, has been received with much favor, wherever made known :-

Pennsylvania is entitled to 27 electors. Let a Union Convention be called. Let the friends of Fillmore and Donelson, and of Fremont and Dayton, meet together, and agree upon 26 common electors to be placed on each ticket. Let the Fillmore and Donelson ticket be completed by adding to the 26 common electors a 27th in favor of Fillmore and Donelson. Let the Fremont and Dayton ticket be completed by adding a 27th in favor of Fremont and Dayton. In this way the Opposition would be united as to 26 electors, and would certainly elect those 26. Each ticket would show the preference of every voter. It would indicate the number for Fillmore and the number for Fremont. Every Fillmore ticket counted according to this plan must have the 26 common electors upon it, as well as the Fillmore elector. And so must every ticket counted for Fremont have the 26 common electors upon it, as well as the Fremont elector. Otherwise, the friends of Buchanan might interfere with the result by voting for one of the 27th electors, in combination with 26 Buchanan electors. Let the 26 common electors be pledged to divide their electoral votes between the different Opposition candidates above named in proportion to the strength of each in the Opposition ranks, as indicated by the result at

This plan avoids objections which apply to nearly every other, and combines advantages possessed by no other. Among those advantages, we may state the following :-

1. It does not leave the voter in uncertainty as to the result of his vote. Every Fillmore vote would count for Fillmore, and every Fremont vote for Fremont. So far as Fillmore votes are polled will Fillmore electors be elected, and so far as Fremont votes are polled will Fremont electors be elected.

2. It would involve no sacrifice of principle or feeling. It would not be a yielding up of either Fillmore or Fremont, but it would be giving to each as many electoral votes as his strength entitles him to receive.

8. The zeal of the respective friends of Fillmore and Fremont for their favorite candidate would not, under such an arrangement, be an element of weakness to distract the opposition ranks, and thus increase Buchanan's chance of success, but rather an element of strength, the more certainly insuring his defeat.

4. It is an arrangement so just to all, that none can object to it except those who wish to give the State to Buchanan.

STILL THEY COME !- The Norristown Herald, the senior editor of which is a Whig and the junior an American, the Delaware Co. Republican, an old line Whig paper, the Lehigh Valley Times, recently a Stockton paper, the Erie True American, the Meadville Spirit of the Age, and the York Advocate, all in this State, have within the last two weeks run up the Fremont and Dayton flag.

Texas is suffering from severe drouth at the present time. At Galveston and up the Coloee of Register and Recorder, sub- | rado, the crops are rained, and it is stated that cattle and horses are dying on the prairies.

CAMP MEETINGS.

THE METHODISTS OF CLEARFIELD & 1 CURWENSVILLE Station, purpose holding a Camp Meeting near the Centre Church, on the land of Mr. Adelman, to commence on the 5th of September. The Rev. John Poisal and other ministers will be present. The friends generally of the adjoining circuits, are invited to attend.

CAMP-MEETING .- A Camp-Meeting will be held by the United Brethren in Christ, near the Turnpike, about six miles west of Curwensville, commencing on the 5th of September next. A. CROWELL, J. HOLLIN, J. LYDICK,

J. BILGER, G. LEECH. Committee of Arrangements.

THOS. R. SATTERFIELD.

CAMP MEETING FOR NEW WASHING-TON CIRCUIT.—A Camp Meeting will be held by the members and friends of the Methodist Episcopal Church, at New Washington, Clearfield county, commencing on Fri-County Auditor, subject to the decision of the day the 15th of August, and closing on Thursday 21st. JOHN POISAL, P. E. JAMES HUNTER,

July 23, 1856.

DMINISTRATORS' NOTICE.-Whereas Letters of Administration on the Estate of WILLIAM R. BARR, late of Clearfied borough, Clearfield County, Pa., dec'd, have been granted to the undersigned, all persons indebted to said estate are requested to make immediate payment. and those having claims against the same will present them, properly authenticated for settle-L. H. TURNER, July 30, 1856-6t. Administrators.

DISSOLUTION OF PARTNERSHIP. The partnership heretofore existing between L. W. Weld, Joseph Hagerty and John W. M'Cullough, was this day dissolved by mutual consent.
L. W. WELD,

JOSEPH HAGERTY, J. W. M'CULLOUGH.

Beccaria Mills, July 26, 1856-pd.

The business will be carried on in the name of Joseph Hagerty and John W. M'Cullough.

LICENSE NOTICE.—The following named persons have filed in the Office of the Clerk of the Court of Quarter Sessions of Clearfield County, their respective Petitions for License at August Ses-ston next, agreeably to Act of Assembly of March 28, 1856, entitled "An Act to regulate the Sale of Intoxicating Liquors," viz :

Adam Knarr, Innkeeper, Brady towns p Geo.Pentz&Wm ZiglerInnkeeper, Brady towns p Innkeeper, Brady towns'p Eliza Watson, Innkeeper, Karthaus tw p Innkeeper, Morris town'p WM. PORTER, Clerk. M. P. Marble,

CAUTION.—The undersigned having bought 1 yoxe of oxen. 1 sleigh, 1 sett of harness, a lot of square timber in the woods, I spring wagon. I cow, and I colt, at the Sheriff's sale of A. S. Tozer's property, on the 8th July, 1856, notice is hereby given to all persons not to purchase or intermiddle with the aforementioned property, which we leave with the said Tozer, as it belongs MeBRIDE & WRIGHT. Curwensville, July 16, 1856.

A DMINISTRATORS' NOTICE.-Where-A as Letters of Administration on the estate of David Moore, late of Pike township, Clearfield co., Pa., deceased, have been granted to the undersigned, all persons indebted to said estate are requested to make immediate payment, and those having claims against the same will present them, properly authenticated for settlement, to our at-torney, L. Jackson Crans, Esq., Clearfield, or to either of us. CALEB W. MOORE, Lumber City, either of us. THOS J. MOORE, Pike Twp.,

July 16, 1856-6t FOR SALE—the Farm occupied by Richard Danvers, Jr., situate in Penn township, about one mile from Pennsville. It contains 64 acres, of which 45 are cleared and under good fence. The improvements are a two-story frame house and kitchen, barn and out-houses. There is a young bearing orchard on the place, and the whole is well watered. For terms apply to L. JACKSON CRANS.

Clearfield, Pa. J. B. M'ENALLY, ATTORNEY AT LAW has changed his office to Shaw's row. He now occupies an office with T. J. McCullough, Esq. All business will receive prompt attention. Clearfield, July 16, 1856.

SHERIFF'S SALES .- By virtue of sundry writs of Fieri Facias, issued out of the Court of Common Pleas of Clearfield county, and to me directed, will be exposed to public sale, at the Court House in the borough of Clearfield, on MONDAY THE 18th DAY OF AUGUST, 1856, the following described real estate, to wit:

A certain lot or piece of ground, with the frame tenement thereon erected, situate in the borugh of Curwensville, beginning at a post on the north side of State street and corner of lot No. 26, new or formerly belonging to Hays Hartsock, thence extending along the same north 180 feet to an illey 20 feet wide, thence along said alley east 50 feet to lot No. 28, thence south along the same 180 feet to State street, and west 50 feet to place of beginning, and known in the plan of said town as No. 2) -Seized and taken in execution and to be sold as the property of Lewis Laporte and Lindley Lewelln.

Also-All that tract or piece of land situat in Ferguson township, beginning at a post (also apprener of the first herein recited tract, Fox's Reward) and of land conveyed to Vastine & Boone, thence by said land south 40 deg, west 222 perches nore or less to a post, thence by old surveys north 88 cg. east 356 perches more or less to a dogwood, theree along the original boundary of said tract, (Bax's Reward) south 50 deg. west 292 perches to the place of beginning, containing 177 acres and 31 perdes. Seized and taken in execution and to be sold as

the property of David Ferguson. ALSO-A certain house and lot in the boroughof Clearfield, fronting 60 feet on Market street and extending back 200 feet to an alley, and bounded on the south by said Market street, on the east by lot No. 150, on the north by an alley, and on the west by lot No. 134, and known as lot No. 141.— Seized and taken in execution and to be sold as the property of James Hellenbach.

-A house and lot in Curwensville borough, bounded east by Samuel Clark, south by afey, west by land of Wm. Irvin, and north by the crie turnpike, with a frame house erected theren Seized and taken in execution and to be eld as

the property of J. Y. D. Murphy.

Also—Two certain lots of land in Curwe sville borough, Clearfield county, adjoining Stanstreet, lot of Jesse Richards and others, with a lage tavern house and stable thereon erceted. Aso, one other lot, adjoining State street, let of Nmcy Scofield, and others, with frame house and frame sheds thereon erec ed. Scized and take in exe-cution and to be sold as the property of Wm. W

Flemming.
ALSO-By virtue of a writ of Venditioni Exponas, issued out of the same court and tome directed, all defendant sinterest in a certain tract of land, situate in Chest township, Clearfield county, surveyed on warrant to Matthirs Slough, bounded by lands surveyed in the name of Matthirs Barton, Jacob Graff, George Graff and George Ross, containing 500 acres, more or less having about 10 acres cleared and a cabin home thereon.—Seized and taken in execution and be sold as the pro-

perty of William Tucker. ALSO-A certain tract of and situate in Beccaria township, containing 10 acres, beginning at an old maple, thence north 8d deg. west 35 perches to an old hemlock, thence by Philip Gloninger s. 70 perches to a hemlock, hence by residue of Geo. Moore survey and John Accahen east 235 perches to a hemlock, north 81 prehes to a post and white oak, south 87 deg. west laland sold Moses Robeson 184 perches to a hemiok, south 38 deg. west 31 perches to a pine, nort! 69 deg. west 10 perches, perches to a pine, north 59 deg, west 10 perches, north 25 deg, east 20 or 25 perches to place of beginning, on waich is exeted a saw-mill and dwelling house, with about 0 acres cleared, being part of surveys in name of John McCahan and George Moore.—Seized and taken in execution and to be sold as the property & Caleb Copenhaber.

Also—A certain tract of land situate in Chest township, containing 2 acres, more or less, with log house and shop acreon erected.—Seized and taken in excention and to be sold as the property of Jonas Markle.

ALSO-Two certain tracts of land situate in Braly township, the firs containing 50 acres of which about 35 are cleared, with a house, barn and other out-buildings, and a thriving orchard, now in occupancy of George Shucker, bounded by lands of Wise, Gower, Bonsull and others. The one piece containing 95 acres, more or less, about 75 acres of which are cleared with a house, barn and other out-buildings, and an orchard thereon, bounded by lands of Zilliox Ourandt, and others, and now in the occupancy of Michael Shucker — Seized and taken in execution and to be sold as the property of

Michael Shucker and Geo. Shucker, deceased.

Also—All the fight, title and interest of defendant in, to and for a certain tract of land situate in Bell township, bounded as follows, by lands of Mrs. M'Cracken heirs of Geo. Ross, Nelson Young and others, containing 50 acres, and having a log house erected thereon, and about 15 acres cleared -Seized and taken in execution and to be sold as

the property of Elliott McCracken. ALSO-A certain tract of land situate in Ferguson township, containing 200 acres, having erected thereon two log houses, log barn, with about 70 acres cleared and under fence. Seized and taken in execution and to be sold as the property of Jane, John M. and George W. Scott, Nancy Young and Greenwood Young. At so-A certain tract of land situate in

Township, containing 100 acres and allowance, bounded by lands of Jos McMurray on the west, Wilson on the east, and south by Hurd and others. -Seized and taken in execution and to be sold as the property of Robert McFadden.

ALSO-A cartain tract of land situate in Chest township, containing 100 acres more or less.bounded by lands of Pennington, Chest creek, and -Montgomery with a log house, log barn, and 30 aeres cleared - Seized and taken in execution and

to be sold as the property of Moses Pearce.

Also—A certain tract of land situate in Jordan township, containing 631 acres, more or less, bounded by lands of John and James Curry, and others, having a log house and log barn thereon erected, and about two acres cleared.—Seized and taken in execution and to be sold as the property of William S Curry.

ALSO-All defendant's interest in all the following real estate situate in Morris township, all that tract of land and saw-mill property on Alder run containing 222 acres, more or less; also, all the timber stading on the land sold Amos Hubler and George Nairhood, being the same premises bought by Wann & Willhelm from David Gratz, having erected thereon five dwelling houses, stables, single saw-mill and other out-buildings, and about 5 aeres cleared .- Seized and taken in execution and to be sold as the property of D. Wann.

ALSO-A certain tract of land situate in Chest township containing 100 acres, more or less, bounded by lands of D. Woods, D. Michaels, and others. - Seized and taken in execution and to be sold

as the property of Joseph Pearce.

Also The undivided half part of two pieces of land simute in Lawrence township, one tract being 527 acres surveyed on warrant No.1904—one other tract of 100 acres, more or less, beginning at an old hemlock, thence south 881 deg. west 200 perches too hemlock, thence south 26deg, east 341 perches to beech, thence south 54 deg. east 213 perches, thence south 50 deg. east 16 perches to post north 11 deg. west 160 perches to place of beginning, being part of tract No. 1905, having creeted thereon a saw-mill and sundry other houses and improvements, with about 55 acres cleared .- Seized and taken in execution and to be sold as the property of Christian Pottarff.

-A certain tract of land in Chest township. Clearfield county, containing 443 acres bounded by lands of John M. Ferren, Robert McPherson and Andrew Garvey, with a house and barn, and abaut 20 acres cleared. Seized and taken in execution and to be sold as the property of Robert Michaels and James White.

ALSO-A certain tract of land in Morris township, Clearfield county, containing 114 acres, more or, less, bounded by lands of Jesse Beams, Samuel and John Hoover, having thereon erected two log houses and two log barns, and about 25 acres cleared. Seized and taken in execution and to be sold as the property of George Creamer.

Also—By virtue of a writ of Levaci Facias, all

that certain geared saw mill situate on whiskey run, Bell township, Clearfield county, Pa., on a tract of land bought by J. & J. Thomas from D. S. Stewart & Co., and conveyed by deed to them by G. L. Reed, on the west side of the River Susquehanna, and about } of a mile therefrom being the only saw mill on said whiskey run, said mill being about 50 feet in length, and 20 feet in width, being intended for one saw, being a double geared mill and over-shot wheel, and the water right and cartillage appurtenant to said mill.—Seized and wken in execution and to be sold as the pro-perty of John Thomas and James Thomas, trading as J. & J. Thomas.

JOSIAH R. REED, Sheriff. Clearfield, July 16, 1856.

WANTED IMMEDIATELY-A GIRL to do general house-work in a small family. Inquire at this office.

GRAIN! GRAIN!!-Wheat, Ryc, Oats and Stitution of the Commonwealth, being under concorn, can at all times be procured at the Pioneer Mills, on the Moshannon, in Morris township, at the lowest selling rates. July16 HENRY GROE, Agent.

OHN RUSSELL & CO., TANNERS AND CURRIERS, Pennville, Clearfield Co., Pa., Keep constantly on hand an excellent assortment of leather, which they offer for sale at the lowest cosh prices. Hides taken in exchange.

RESOLUTION, PROPOSING AMEND-MENTS TO THE CONSTITUTION OF THE COMMONWEALTH.

Resolved, by the Senate and House of Represen-tatives 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.

There shall be an additional article to said constitution to be designated as article eleven, as fol-OF PUBLIC DEBTS.

Section 1. The state may contract debts, to supply easual deficits or failures in revenues, or 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. Secrion 2. In addition to the above limited power the state may contract debts to repel inva-sion, suppress insurrection, defend the state in war, or to redeem the present outstanding indebtedness of the state; but the money arising from the con-tracting 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 dellars; which sinking fund shall consist of the net annual income of the public works, from time to time owned by the state, or the proceeds of the sale of the same, or any part thereof, and of the income or proceeds of sale of stocks owned by the state, ogether 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 tate, 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 u ed or applied otherwise than in extinguishment of the public debt, until the amount of such debt is reduced below the sum of five millions of dollars.

Section 5. The credit of the commonwealth shall not in any manner, or event, be pledged, or loaned to, any individual, company, corporation, or asso-ciation; nor 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, sup-press domestic insurrection, defend itself in time of war, or to assist the state in the discharge of

any portion of its present indebtedness. Section 7. The legislature shall not authorize any county, city, berough, township, or incorpora-ted district, 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 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.) 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.

THIRD AMEADMENT. 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 several counties;" section seven, same article, strike out the words, "neither 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 thoreof insert the following :

Section 4. In the year one thousand eight hun dred 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 pro-portion 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 suffi-cient number of taxables to entitle it to at least two representatives, shall have a separate repre-sentation assigned it, and shall be divided into convenient districts of contiguous territory, of equal taxable population as near as may be, each of which districts shall elect one representative." At the end of section seven, same article, insert these words, "the city of Philadelphia shall be divided into single senatorial districts, of contiguous territory as unirly equal in taxable population as possible; but no ward shall be divided in the

rmation thereof." The legislature, at its first session, after the aoption 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 XXVI. Article 1. The legislature shall have the power to alter, revoke, or annul, 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 corporators.

IN SENATE, April 21, 1856 Resolved, That this resolution pass. On the first amendment, yeas 24, nays 5. On the second amendment, yeas 19, nays 6. On the third amendment, yeas 28, nays 1. On the fourth amendment, yeas 23, nays 4.

Extract from the Journal. THOMAS A. MAGUIRE, Clerk.

IN HOUSE OF REPRESENTATIVES,)

April 21, 1856. April 21, 1856. Resolved. That this resolution pass. On the first amendment, yeas 72, nays 24. On the second amendment, yeas 63, nays 25. On the third amend ment, yeas 64, nays 25; and on fourth amendment, yeas 69, nays 16. Extract from the Journal.
WILLIAM JACK, Clerk.

SECRETARY'S OFFICE. A. G. CURTIN, Filed April 24, 1866. | Secretary of the Common wealth. SECRETARY'S OFFICE,

Harrisburg, June 27, 1856. Pennsylvania, ss.

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 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, the day and year above written A. G. CURTIN. Secretary of the Commonwealth

IN SENATE, April 21, 1856. Resolution proposing amendments to the Con-

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 fol-

low, viz: YEAS-Messrs. Browne, Buckalew, Cresswell, Evans, Ferguson, Flenniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M Clintock, Price, Sellers, Shuman, Souther, Straub, Taggart, Walton,

Welsh, Wherry, Wilkins and Piatt, Speaker-24.

Navs-Messrs. Crabb, Gregg, Jordan, Mellinger and Pratt-5. So the question was determined in the affirma-

On the question.

Will the Senate agree to the second amend-

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as fol-YEAS-Messrs, Browne, Buckalew, Cresswell, E.

vans, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, M'Clintock, Sellers, Shuman, Souther, Straub, Walton, Welsh, Wherry and Wilkins-19. Navs-Messrs. Crabb, Ferguson, Gregg, Pratt, Price and Platt, Speaker-6.
So the question was determined in the affirma-

On the question, Will the Senate agree to the third amendment? The yeas and nays were taken agreeably to the

onstitution, and were as follow, viz YEAS-Messrs. Browne, Buckalew, Crabb, Cress. well, Evans, Ferguson, Flenniken, Hoge, Ingram, Jamison, Jordan. Knox, Laubach, Lewis, M'Clintock, Mellinger, Pratt, Price, Sellers, Shuman, Souther, Straub, Taggart, Walton, Weish, Wherry,

Wilkins and Piatt. Speaker-28.

NAYS-Mr. Gregg-1.

So the question was determined in the affirm-On the question,
Will the Senate agree to the fourth amend-

ment? The yeas and nays were taken agreeably to the constitution, and were as follow, viz YEAS-Messrs. Browne, Buckalew. Cresswell. Evans, Flonniken, Hoge, Ingram, Jamison, Jordan, Knox, Laubach, Lewis, M'Clintock, Price, Sellers,

Shuman, Souther, Straub, Walton, Welsh, Wherry Wilkins and Piatt. Speaker—23. Navs—Messrs. Crabb, Gregg, Mellinger and So the question was determined in the affirm-

ative. JOURNAL 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 roposed amendment, were as follow, viz

YEAS-Messrs. Anderson, Backus, Baldwin, Ball. Beck, (Lycoming.) Beck, (York.) Bernhard, Boyd. Boyer, Brown, Brush, Buchanan, Caldwell, Campbell, Carty, Craig, Crawford, Dowdall, Edinger, Fausold, Foster, Getz, Haines, Hamel, Harper, Heins, Hibbs, Hill, Hillegas, Hipple, Holcomb Hunseeker, Imbrie, Ingham, Innis, Irwin, Johns. Johnson, Laporte, Lebo, Longaker, Lovett, M'Cal-mont, M'Carthy, M'Comb, Maugle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Shenk, Smith, (Allegheny.) Smith, (Cambria.) Smith, (Wyoming.) Strouse, Thompson, Vail. Whallon, Wright. (Dauphin.) Wright, (Lu-

zesne,) Zimmerman and Wright, Speaker-72 Nays—Messrs Augustine, Barry, Clover, Co-bourn, Dock Fry, Fulton, Gaylord, Gibboney, Ha-milton, Hancock, Housekeeper, Huncker, Leisenring, Magee, Manley, Morris, Mumma, Pattersen, Salisbury, Smith, (Philadelphia,) Walter, Wint-rode and Yearsley—24.

So the question was determined in the affirma-Will the House agree to the second amendment?

The yeas and nays were taken, and were as YEAS-Messrs. Anderson. Backus, Baldwin. Ball Beek, (Lycoming.) Beck, (York.) Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Cumpbell, Carty, Craig, Fausold, Foster, Getz, Haines, Hamol Harper Hains Hibbs Hill Hillegas, Hipple, Holcomb, Hunsecker, Imbrie, Ingham, Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longaker, Lovett, M'Calmont, M'Carthy, M'Comb, Maugle, Mencar, Miller, Montgomery, Moorhead, Nunnemacher, Orr. Pearson, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Shenk, Smith, (Allegheny,) Strouse, Vail, Whallon, Wright (Luzerne) Zimmerman and Wright, Sanaker-62

Zimmerman and Wright, Speaker-Nays-Messrs. Augustine, Barry, Clover, Edinger, Fry. Fulton, Gaylord, Gibboney, Hamilton, Hancock, Huncker, Leisenring, Magec. Manley, Morris, Mumma, Patterson, Phelps, Salisbury, Smith (Cambria.) Thompson, Walter, Wintrode.

Wright (Dauphin,) and Yearsley-25. So the question was determined in the affirma-On the question, Will the flouse agree to the third amendment?

The yeas and mays were taken, and were as YEAS-Messrs. Anderson, Backus, Baldwin, Ball. Beck, (Lycoming.) Beck (York.) Bernhard, Boyd, Boyer, Brown, Buchanan, Caldwell, Campbell, Carty, Craig, Crawford, Edinger, Fausold, Foster, Fry, Getz, Haines, Hamel, Harper, Heins, Hibbs, Hill, Hillegas, Hipple, Holcomb, Honsekeeper, Imbrie, Ingham, Innis, Irwin, Johnson, M.

Laporte, Lebo, Longaker, Lovett. M'Calmont, M' Comb. Maugle, Mencar, Miller, Montgomery. Nun

nemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Riddle, Shenk, Smith, (Allegheny.) Smith (Cambria,) Smith (Wyoming.) Thompson, Whallon, Wright (Dauphin.) Wright (Luzerne.) and Zimmerman-61. NAYS-Messrs. Barry, Clover, Cobourn, Dock, Dowdall, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Huneker, Leisenring, M'Carthy, Magee. Manley, Moorhead, Morris, Patterson, Reinhold, Roberts, Salisbury, Walter, Wintrode, Yearsley and Wright, Speaker-25.

So the question was determined in the affirma-On the question. Will the flouse agree to the fourth amendment?

The yeas and nays were taken, and were as follow, viz:
YEAS—Messrs. Anderson, Backus, Eall, Beck, (Lycoming.) Beck (York.) Bernhard, Boyd, Boyer, Brown, Brush, Buchanan, Caldwell, Campbell, Carty, Craig, Crawford, Dowdall, Edinger, Fausold. Foster, Fry, Getz, Hamel, Harper, Heins, Hibbs, Hill, Hillegas, Hipple, Holcomb, Housekeeper, Hunsecker, Imbrie, Innis, Irwin, Johnson, La-porte, Lebo, Longaker, Lovett, M'Calmont, M'-Carthy, M'Comb, Maugle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reod, Reinhold, Riddle, Roberts, Shenk, Smith (Cambria.) Smith (Wyoming.) Thompson. Vail. Walter, Whallon, Wright

(Luzerne.) Yearsley, Zimmerman and Wright. Speaker—69.

NAYS—Messrs. Barry. Clover. Cobourn. Fulton.
Gibboney, Haines, Hancock, Huneker, Ingham.
Leisenring, Magee, Manley, Morris, Patterson, Salisbury and Wintrode-16.

So the question was determined in the affirma-SECRETARY'S OFFICE. Harrisburg, June 27, 1856.

Pennsylvania. ss.

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

S. Witness my hand and the seal of said of-fice, this twenty-seventh day of June, one thousand eight hundred and fifty-A. G. CURTIN.

Secretary of the Commonwealth. July 9, 1856-3m.

RON! IRON!!—The undersigned has just received, at the shop of T. Mills, on the corner of Locust and Third streets, in the Borough of Clearfield, a large assortment of Round, Square and Flat BAR IRON, of all sizes, which he was a street of the street of t sell at as low prices as it can be purchased any-where in this county. jell-55-3m BENJAMIN SPACKMAN.

VALUABLE REAL ESTATE FOR SALE The subscriber offers for sale his valuable farm, situate two miles from Curwensville, on the River road leading to Lumber City; said farm con taining 105 acres. sixty acres cleared, under good cultivation, the balance well timbered; with a good barn, new plank dwelling house, and a good bearing orchard thereon, and is well watered. For further information enquire of the subscriber living on the premises. ing on the premises. February 20, 1856-5m* SIMON THOMPSON