or mis apprehension in the public mind in regard to the law, we publish it entire: An Act (of April 9th) to exempt property

to the value of three hundred dollars from levy and sale on execution, and distress for rent.

SECT. I. In lieu of the property now exempt by law from levy and sale on execu- when ripe, put them in layers, in a suitable tion, issued upon any judgment obtained vessel, with garlic, mustard seed, horseupon contract and distress for rent, prop- radish, spices, &c., as you like, filling up crty to the value of three hundred dallars, the receptacle to its top, occasionlly addexclusive of all wearing apparel of the deling a little fine salt, proportioned in quantfendant and his family and all bibles and ity to the quantity of fruit laid down; school books in use in the family, (which when full pour ou cold vinager, (it should shall remain exempted as heretofore,) and be of the best quality and perfectly pure) no more owned by or in possession of any till all is covered; then cork tight and debtor, shall be exempt from levy and sale place away for use. on execution, or by distress for rent.

officer charged with the execution of any or until they begin to germinate, and cook for the levying upon and selling the property, either real or personal, of any debtor, shall, if required by the debtor, summon three disinterested and competent persons, who shall be sworn or affirmed, to appraise the property which the said debtor may elect to retain under the provision of may elect to retain under the provision and suspend it, securing the securin warrants issued by competent authority, them in the usual manner. They will be appraise the property which the said debior may elect to retain under the provisions of this act, for which service the said
appraisers shall be entitled to receive fifty
cents each, to be charged as part of the
costs of the proceedings, and property thus
costs of the proceedings, and property thus
chessed to the relication of the said a swelling in the limbs. Ec. &c.

Sago Cream.—One desert spoonful of
good sago, boiled in pure water, till it is
costs of the proceedings, and property thus
chessed by this sale, we subjoin the following Certificate, from a respectable citizen of Maidencreek
reduced to a ielly, add a cup of sweet chosen and appraised to the value of three and sale on the said execution or warrant, but Sweeter, and pour the sage on while

divided without injury to or spoiling the salæratus unough to sweeten the mass. whole, and if the said appraisers shall determing that the said real estate can be di- and bake on a hot griddle, vided as aforesaid, then they shall proceed ings shall be certified in writing by the sheriff, under sheriff, or coroner, charged tender. It may be pickled the same as with the execution of the writ in such case, souse. who shall make return of the same to the proper court from which the writ issued, in connection with the said writ: Provided, That this section shall not be construed to affect or impair the liens of bonds, mortmoney of the real estate of insolvent debt-

the plaintiff in the case shall be entitled to piquant and desirable flavor. have his writ of venditioni exponas as in other cases, to sell the residue of the real appraisers atoresaid shall have determined upon a division of the said real estate; but if the said appraisers shall determine against a division of said real estate, the gainst a division of said real estate, the plaintiff may have a writ of venditioni exincluded in such levy, and it shall and kins, adding rather more salt and spice may be lawful in the latter case for the than for pumpkin pies. Good pies also defendant in the execution to receive from may be made from carrots; and pumpkin the sheriff or other officer, of the proceeds pies are much better grated, then when of said sale, as much as he would have re- stewed, bake them a little longer. ceived at the appraised value, had the said real estate been divided.

entitled "An act relating to executions," will be greatly improved by the addition passed the 15th June, 1836; and the 7th of a small quantity of grape juice. This and 8th sections of an act, entitled "An wine is an excellent tonic, and is preferaact in regard to certain entries in ledgers ble for medical purposes to the wines orin the city of Pittsburg, and relating to the dinarily used. publishing of sheriff's sales, and for other Wash for the Hair.—One ounce of Dig. 445, 467.]

Secr. 6. The provisions of this act shall of the best washes ever used. not take effect until the 4th day of July next, and shall apply only to debts con-tracted an and after that date.

instant, gives the following account of a wash: destructive storm which occurred in that city on the previous day:

vy wind and rain, with thunder & light- ate of zine) and one quart in fine salt. the rain were to fill innumerable cellars, one-half pound of yellow orchre (in powmake lakes of new streets, and injure new der.) To give it a fawn color, add a excavations. The damage, as we hear pound of yellow ochre, and one-fourth of from all parts of the city has been great, a pound of Indian red. of spray. The storm continued but about pound of burnt siennu, and one-fourth fifteen minutes.

Philomena's Church, two hundred and fifty feet high tottored for a time before the ty feet high, tottered for a time before the lic cement. storm, but at length yielded, and with a thunder crash, cast its wrecked length asafety. They must have thought it was if it were longer or shorter in coming. all day with them.

The floating dock near Temple's ship yard, was forced from its moorings by the seasons of the year, cattle should have

The Three Hundred Bollar Exemption Law. violence of the storm, and carried to the salt and ashes regularly given to them .opposite side of the river. An unfortu- Especially is this necessary during those nate frame house on Celestial street, Mt. periods when they are confined to green James Forrest to the value of \$300 from levy and sale containing two courses the course t on execution and distress for rent. This law went into effect on the 4th of July.— Charles Clever the cows killed Awnings, tree boxes, small quantities. For the purpose of correcting any error characters, the cows killed. Awnings, tree boxes, small quantities. were blown to pieces. As yet, we have heard of no person being hurt.

PEGOTECAL FARMING.

Doniestic Recipes

To PICKLE TOMATOES .- Pick them

COOKING DRY PEAS.—Immerse them Sect. 2. The sheriff, constable or other in cold or terpid water for a couple of days,

hundred dollars shall be exempt from levy cream, and boil again. Beat up a fresh

Indian Cakes.—Take one quart of Indian meal, half scald it over night, and it is an any case where the property levied upon as aforesaid shall consist of real estate of greater value than three hundred dollars, and the defendant in such (execution) shall elect to retain real estate of mounting in value to the whole sum of three hundred dollars, or any less sum, the three hundred dollars, or any less sum, the necessary, by previous boiling, to reduce appraisers shall determine whether, in it to the consistency of thick batter. their opinion, the said real estate can be Leave it to rise till morning, and then add

Souse.-Clean the feet and ears thorto set apart so much thereof as in their o- oughly, and soak in salt and water for six pinion shall be of sufficient (value) to an- or eight days; boil till tender, and split swer the requirement of the defendant in them. In this state they are good fried, such case, designating the same by prop- they should be fried in lard. They will er metes and bounds all of which proceed- keep good pickled, for five or six weeks. TRIPE.—Scour thoroughly, and soak in said appraisers, or a majority of them, un- salt and water five or six days; changder their proper hands and seals, to the ing the water every other day. Boil till

To Cook SALT FISH .- Take enough water just to cover the fish, and bring it to the boiling point; put in your fish, previously well moistened, cut in small pieces and let it remain till cooked, the water regages, or other contracts, for the purchase maining as near the boiling point as possible, without actually reaching it. Fish should never be boiled, for boiling hard Sect. 4. Upon return made of the writ ens it, while immersion in hot water, molaforesaid, with the proceedings thereon, lifes and softens it, and gives it a more

To PREVENT THE SMOKING OF A LAMP-Immerse the wick in strong vinager till it

BEET PIES .- Peel your beets and preponas to sell the whole of the real estate pare them in the same manner as pump-

TOMATO WINE. -To one gallon of juice SECT. 5. The 26th section of the act, ntitled "An act relating to executions," will be greatly improved by the addition

purposes," passed 22d April, 1846, and the oil of bergamot, and one quart of unal Clearfield Town for the County of Clearfield, on all other acts inconsistent with this act, be colored New England rum, shakewell to all other acts inconsistent with this act, be colored New England rum, shake well toand the same are hereby repealed. [Purd. gether, and apply twice a day. It prevents the hair from falling out, and is one

following is a most excellent, cheap and durable wash for wooden fences and built appropriate the following is a most excellent, cheap and durable wash for wooden fences and built appropriate the following is a most excellent, cheap and built appropriate the following is a most excellent, cheap and built appropriate the following is a most excellent. Destructive Tornado.

Destructive Tornado.

The Cincinnati Commercial of the 9th parts of a week.

After it is slacked, add cold water enough to bring it to the consistency of After a whole day's drizzling, a violent good white wash. Then dissolve in wasouth-western storm, accompanied by hea- ter, and one pound of white vitriol (sulph-

ning, broke in upon us. The effects of To give this wash a cream color, add

To give the wash a handsome grey such violence, and it could only be com-pared to a cataract, which, with the high wind, enveloped the whole city in a cloud a drab will be made by adding one-half

For brick or stone, instead of one bush-

long Congress street. It was not yet fin- recommends the following mode of making ished, and not properly secured at the base, butter :- Put as much milk as cream into but might be said to be merely balanced the churn. This, he says, improves the upon its foundation. There was no other color of the butter. Put as much hot wadamage done by this accident, and no per- ter around the churn as will raise the borough of Clearfield, directly opposite the Mothson was hurt. When the above structure temperature of the whole to 62 degrees or dist Church, where he is prepared to manufacfell, two men were engaged in the brick 63 degrees F: This will always insure ture the wood work commenced as to be in utes, which will be of better quality than in the most durable manner. He hopes by strict lay-and those having claims against the same

SALT AND ASHES FOR STOCK .- At all

M'Allister's Ointment.



MAIDENGREEK, DOFKS ed., March 30, 1031.
Messrs, Ruter & Co.—I desire to inferm you that I was entirely cured of a severo pain in the back, by the use of M'Allister's All-Healing Salve, which I purchased from you. I suffered with it for about 20

lister's Ointment, for Scrofula, Liver Complaint, Erysipelas, Telter, Chilblain, Scald Head Sore Eyes, Quincy. Sore Thront, Bronchitis. Nervous Affections Pains, Disease of the Spine, Head Ache, Asthma, James McEwen Deafness. Ear Ache. Burns, Corns, all Diseases of James Thompson the Skin, Sore Lips, Pimples, Sc., Stiffness of the Josiah Lamburn joints, Swelling of the Limbs, Sores Recumatism. Robert Carson Piles, Cold Feet, Croup, Swelled or Broken Breast, Tooth Ache, Ague in the Face &c., &c.

The Ointment is good for any part of the body or limb's when inflamed. In some cases it should be Alfred D Knapp

apput often
CAUTION.—No Ointment will be genuine unless he name of JAMES McALLISTER is written with a pen on every label.
PRICE TWENTY FIVE CENTS A BOX. For sale by my Agents in all the principal cities Wm Irvin and towns in the United States and by Druggists I. I Crans

JAMES MCALLISTER, Sole Proprietor of the above Medicine. Price 25 cents per box.

A G E N T S:

E. & W. F. Irmin, Clearfiele. Messrs. Arnolds, Luthersburg. John Patton, Curwensville. Levi Lutz, Frenchville. Clearfield, Jan. 15, 1849.—14

THE subscriber respectfully announces to the citizens of Corwersville. and the public at large, that he has just H B Beissel

DRUG STORE

sortment of Glass, and in short, all oth- Francis Coudriet er articles usually kept in Drug Stores. Solomon Maurer Being himself in the practice of Medicine, the public may rest assured that his Drugs are of the public may rest assured that his Drugs are of the public his Drugs are of

R. V. WILSON.

July 6, 1849.-3m

DELIC

Court Proclamation.

WHEREAS the Hon. George W. Woodward, Esquires. Associate Judges in Clearfield county, have issued their precept bearing date the 1st day of May, 1849, to me directed, for holding a Court of Common Pleas, Orphans Court, Court of Quarter Sessions, and Court of Oyer &

Terminer and General Jail Delivery,

Notice is therefore, hereby given, Vents the hair from falling out, and is one of the best washes ever used.

Colored Wash for Buildings.—The allowing is a most several and several and

notice.

Given undermy hand at the town of Clearfield, this 4th day of June, in the year of our Lord one thousand eight hundred and forty-nine, and the seventy second year of American Independence JOHN STITES, Sh'ff.

Notice.

LL persons having accounts upon NER, consisting in part of our books will please call and make Dry Goods, Groceries, Hardware, Tinimmediate settlement, & thereby save costs.
CRANS & BROTHER. Curwensville, June 27, '49.

Notice. THE Subscriber having associated Dr. HARD-MAN P. THOMPSON with him, in the practice of Medicine, would inform the public that they will hereafter be enabled to attend to calls at any distance and at all hours. Patients will receive

BUTTER MAKING.—Lord Clarendon NEW CABINET & CHAIR Manufactory.

THE subscriber respectfully informs the public that he has commenced the above mon tioned business, in all its various branches, in the

CABINET-WARE AND CHAIRS COFFINS made to order on the shortest no-

J. C. CAMPBELL, Clearfield, June 18, 1849.

LIST OF GRAND JURORS

For September Term 1849. Lawrence Merchant Farmer Morris Penn do · do Abram Spencer John Burgunder ďb do James Riddle do John Ferguson do Thomas B Davis Woodward Joseph Best Lumberman Wm Henderson Farmer G W Shoff do Scooley Scott 4 John Hoover dò Jas C Barrett Innkceper Cornclius Shippeo Farmer Geo A Heckman do Carpenter Wm Askey B H Caldwell Farmer Pike Samuel Evans Innkeeper Houston Farmer John Hewit Beccaria P A Karthaus Gentleman

Jacob Leonard Chest Jonathan Westover Farmer LIST OF TRAVIS JURORS For September Term, 1849. William Hunter Carpenter Farmer do Lumberman do Brady Farmer do do do Henry Ream Thomas Dale Merchant Samuel Arnold Farmer John Laborde sen. do Thos Campbell Huston William Hoit do Erasmus Patterson Lawrence good. Millwright Farmer do Merchant Farmer do Christian Neff do do do Isaac Lee do

Ches do do do Woodward do Lumberman do Wm M'Cullough Jordan Geo. Erehart Farmer do do Wm Feltwell do do Wm W Cathcart Pen Anthony Hile do do Patrick Quirne Pike Gentleman Merchant do Blacksmith Wm M Bloom do Farmer John Porter Beccaria

dо Jeremiah Cooper John Shoff do James Gill Lumberman John Miller Farmer do Merchaut Laborer Tinner

do

do

Bogge

Bradford

do

Borough

do

· do

do

do

Covington

Nat'l A Warron Joseph Stites Francis Pearce Abraham Graham James B Graham James Flanagan R F Ward Tailor Tanner Farmer

do Halloo, There! R. - was'nt you saying something abou M getting some

Sal Soda for your women to wash' with? Yes, I'd thought of getting a little to try it and

see if twould act so like a charm, as I've heard that it saves more than its cost in the wear of flatters himself that he can make a better article clothes while washing, and clothes are washed with less than half the labor,

How do you sell it? Only twelve and a half cents per pound. Put me up a dollars worth of it any how.

Anything clas in my line to-day. Any Candies, Nuts, Figs, Oranges, Lemons or Cocoanuts to take home to the children. I've just re-ceired a fine lot of them from the city, together with a good assortment of Family Medicines, Oils, Paints, Dye stuffs, and all kinds of coloring materials and Varnishes. Yes, and some first rate Cavendish Tobacco-also, some of the best half

Spanish Cigars ever brought to the place. If you wish any of these things, I'll sell them to you a LITTLE cheaper than you can get them any where else in this county. If any of your neighs bors are in want of such things, just tell them to call at the sign of the

Gold Mortar. Clearfield, June 18, 1849.

New & Cheap Goods JOHN PATTON has received a fresh supply of all kinds of goods at the CHEAPEST COR.

ware, Queensware, Boots and Shoes, Hats, Caps and Bonnets, ready made Clothing, Saddlery, Drugs, Oils and Paints, Nails & Glass, a good assortment of Iron, af all sizes, Sole Leather, Forty Barrels Mackerel-in a word

er, Forty Barrels Mackerel—in a word every thing usually kept in a country store, which will be sold LOW.

J. P. has the Agency for Dr. D. Jaynes, and other er very valuable medicines, such as Dr. E. Green's er very valuable medicines, such as Dr. E. Green's er very valuable medicines, such as Dr. E. Green's left & Brown Pills, McAllisters ointment, Dr. Wister's Balsam of Wild Cherry, Wright's Indian

Wistar's Balsam of Wild Cherry, Wright's Indian Vegetable Pills for eale, a genuine article, and a number of other medicines, too numerous to men-JOHN PATTON.

Curwensville, June 18, 1849.

Estate of Jacob Maurer, Decensed.

NOTICE is heroby given that Letters testamenupon the estate of Jacob Maurer, late of Coving ton township, Clearfield county, deceased all persons knowing themselves indebted to said estate are requested to make payment without dein the most durable manner. He hopes by strict tay—and those maying chains against the attention to business, to merit and receive a share will present them duly authenticated for settlement.

SOLOMAN MAURER ment.

REUBEN MAURER Ex're.

June 27, 1849 -- pd

WOODWARD HOUSE.

De They would particularly cal the attention fo

* LUMBERNEN to the advantages of the Woodward House while

Karthaus house in the vicinity, and

Lockport, Morch 2, 1849.

clover seed, if well attended.

They have erected a Foundry and Blacksmithshop

Irvin's Mill. Chrwensville,
Righard Shaw, Clearfield, and B. Hartshorn Curwensville, are agents for the sile of the above machines in this county, either of whom will give all necessary information relating thereto.

Strattonville, June 15, 1849.

MACHINES have been purchased by the following named farmers in Clearlield county, where those wishing to purchase can call and examine for them-John Stites, Boggs township, A. G. Welch, Lawrence township,

Thomas Read, James A. Raul, John Nodgie, Penn township, Joseph Patterson, Jordan township, William Leonard, Goshen township, Isaac Barger, Bradford township, Hugh Henderson, Woodward township. William Martin, James McCully,

E. Williams, John Williams. A New Iron Foundry.

Castings and Plough Manufactory.

THE subscribers embrace the present opportu nity to inform the citizens of Clearfield countings their New Foundry in the borough of Clearfield, is now in blast, and that they are prepared to make all kinds of castings. such as

Ploughs, Stoves, Saw-Mill Castings, Wash Rettles, &c. &c. on short notice, and in the very heat style.

All articles sold cheop for Cash or country By strict attention to business, and a desire to oralace. "LIVE AND LET LIVE." We hope to receive a liberal share of public patronagi. W B SEYLER

D. M. WEAVER

Clearfield, April 10, 1849. TO FARMERS.

WM, B. SEYLER takes occasion to inform the farming portion of the community that from his long experience at the Plough-making business he

term of one year. EXECUTORS' NOTICE.

NOTICE is hereby given that letters tostamentary have been granted to the subscriber upon the estate of Jeab Ogden, late of Brady township, Clearfield county, deceased-all persons knowing themselves indebted to said estate are requested to make payment without delay, and those having c'aims against the same will present them duly nuthenticated for settlement.

JOHN CARLILE, Ex'r.

Brady township, June 18, 1849. RED & BROWN PILLS.

A GENT'S for the sale of Dr. E. Green's Red and Brown Pills in Clearfield county.

Richard Shaw, Clearfield. Bigler & Co. John Patton, Curwensville. I. L. Barrett, Clearfield Bridge. Thomas McGhee, McGhees Mill. David Kinport, Cherry Tree. P. W. Barrett, Luthersburg. Clark Patchin, Girard township. Levi Lutz, Frenchville. James McMurray, Burnside township. Jas. McGirk, Philipsburg, Centre co.

June 19, 1849. Meeting of County Commissioners.

june, 1849.

GAUTION.

LL persons are hereby cautioned against buy-A ing or colling, or in any manner meddling with a dark brown MARE, Saddle and Bridle, formerly the property of Dr. D. Kline, of Boggs township, Clearfield county as the said property was inwfully purchased by me, and is now in my possession.

PETER GEARHART. ossession. PETER GEAR Boggs township, June 15, 1849 .-- pu

To Retailers.

THE Licenses rated and assessed upon the several retailers in Clearfield county, MUST be paid on or before the first day of October next. ISAAC BLOOM, Jr., Tr'sr.

RESOLUTION

Relative to an Amendment of the Constitution. Resolved by the Sendle and House of Represniatives

BENJAMIN MYERS & R. C. ROSS

TAVE the pleasure to inform their friends and thought generally, that they have rented, fitted up and opened as a Hotel, that new, large and commodious Brick Building situated at the west end of Luckport, immediately apposite Lock Haven, Clinton county, Pa. This House is the large and best adopted to the business of any in the vicinity. The Parlors and Chainbers are large, well ventilated, furnished in good style, and in every respect well calculated to promote the ease and comfort of their guests.

Their TABLE will always be supplied with the best the market affords and their Bar with the changest Linners. The Stephling belonging to the Their TABLE will always be supplied with the best the market affords and their Bar with the choicert Liquers. The Stabling belonging to the catablishment is good and extensive, and will be attended by experienced and careful hostlers

They would particularly cal the attention to Yudess of the governt Courts of Common Pleas by the qualified electors of the counties respectively. The Judges of the remove their remove Court shall hold their offices for the term of lifteen years, if they shall so leng behave themselves well: (subject to the allotment heroinafter provided for, subsequent to the first election:) The President Yudess of the several Courts of Common Fleas, and Judges of the several Courts of Common Fleas, and of such other Courts of Recard as are or shall be established by law, and all other Judges required to be learned in the law, shall hold their offices for the stopping at this place, its situation being more desirable and convenient for them than any other house in the vicinity, and

Transical Visitor**

will find it one of the most pleasant and agreeable resorts during the Summer acason that can be found in the Sinto.

Transical

Transical

Transical

Visitor

Will find it one of the most pleasant and agreeable resorts during the Summer acason that can be found in the Sinto.

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Visitor

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Visitor

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Visitor

**Common Pleasantal hold their offices for the term of ten years, if they shall so long behave them solves well: 1 ho Associate Judges of the Courts of five years, if they shall so long behave them solves well: 1 ho Associate Judges of the Courts of five years, if they shall so long behave them solves well: 1 ho Associate Judges of the Courts of five years, if they shall so long behave them solves well: 1 ho Associate Judges of the Courts of five years, if they shall so long behave them solves well: 1 ho Associate Judges of the Courts of five years, if they shall so long behave them solves well: 1 ho Associate Judges of the Courts of five years, if they shall so long behave them solves well: 1 ho Associate Judges of the Courts of five years, if they shall so long behave them solves well: 1 ho Associate Judges of the Courts of five years, if they shall so long behave them solves well: 1 ho Associate Judges of the Courts of five years, if they shall so long behave them solves well: 1 ho Associate Judges of the Courts of five years, if they shall so long behave them solves well: 1 ho Associate Judges of the Courts of the Years well: 1 ho Associate Judges of the Courts of the Years well: 1 ho Associate Judges of the Courts of the Years well: 1 ho Associate Judges of the Courts of the Years well: 1 ho Associate Judges of the Courts of the Years well: 1 ho Associate Judges of the Courts of the Years well: 1 ho Associate Judges of the Years well: 1 ho Assoc be left undone to render comfortable those who may favor them with their patronage, they hope to receive and deserve the encouragement of the public.

Lockport, Morch 2, 1849. Judges who may be then in office shall expre on the first Monday of December following, when the terms of the new judges shall commence. The persons who shall then be elected Judges of the Supremo Court shall hold their offices as follows: one of them MONEY SAVED.

Court shall hold their offices as follows: one of them for three years, one for six years, one for nine years, one for twelve years, and one for fifteen years; the term of each to be decided by lot by the said judges, as soon after the election as convenient, and the result certified by them to the Governor, that the sult certified by them to the Governor, that the sult certified by them to the Governor, that the commissions may be issued in accordance thereto. The judge whose commission will first expire shall be county, Par. would respectfully inform the county. Par. would respectfully inform the county of Clearfield county that they are still man. S. WILSON, of Strattonville, Clarion be Chief Justice during his term, and thereafter each judge whose commission shall first expire shall in judge whose commission shall first expire shall in judge whose commission shall first expire shall in judge whose commission shall craim to tresh make a the low price of Power Threshing Machines, at the low price of SEVENTY-FIVE DOLLARS, warranted to be sold the state of the said courts, and the state of the said courts of the said the said courts of the said the said courts of the ceive for their services an adequate compensation to be fixed by law, which shall not be diminished during their continuance in office, but they shall receive to fee or a continuance of solutions. They have erected a Foundry and Blacksmithshop which enables them to sell machines at a much lower price than ever offered in konnsylvania. In the low price of the Boltzmann and Fifty cents each at the low price of One Dollar and Fifty cents each at the low price of the Boltzmann and Fifty cents each at the low price of the Boltzmann and Fifty cents each above Threshing Machines, GRAIN, Wheat, Rye, and Gais, if left at Shaw's Mill, at Clearfield, or at Irvin's Mill. Curwensville.

Rights have erected a Foundry and Blacksmithshop to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall reduced to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall not be diminished to be fixed by law, which shall reduced to be fixed by law, which shall not be difficult in the conflict part of fixed by law, which shall reduced to be fixed by law, which shall reduced to be fixed by law, which shall not be difficult in the conflict part of fixed by law, which shall not be fixed by law, which shall not fixed by law, which shall reduced to be fixed by law, which shall not fixed by law, and shall reduced the fixed by law, which shall reduced the profice of profit under this common state of the fixed by law, which sha

were respectively elected. WILLIAM F. PACKER, Speaker of the House of Representatives.
GEORGE DARSIE, Speaker of the Senate.

IN THE SENATE, March 1, 1849. Resolved, That this resolution poss. -Yeas 21, lays 8. SAML. W. PEARSON, Cl'k. Nays 8. SAML. I Extract from the Journal.

N THE HOUSE OF REPRESENTATIVES, April 2, 1849. Resolved, That this resolution pass.—Yeas & WM. JACK, Cl'k. inys 26. Extract from the Journal.

SECRETARY'S OFFICE. Filed April 5, 1849.
A. L. RUSSELL, Dep. Sec. of the Com'th.

SECRETARY'S OFFICE

PENNSYLVANIA, SS: I DO CERTIFY that the foregoing is a true and coorect copy of the Original Resolution of the Gener-Amendment of the Constitution," as the same remains on file in this office.

In testimony whereof I have here-unto act my hand, and caused to be at-fixed the seal of the Secretary's Office at Harrisburg, this eleventh day of June, Anno Domini, one thousand eight hundred and forty-nine.

TOWNSEND HAINES.

Secretary of the Comm

"JOURNAL OF SENATE.
"Resolution, No. 188, en itled 'Resolution relative
to an amendment of the Constitution,' was read a to an amendment of the Constitution, was read a third, time. On the question, will the Senate agree to the resolution? The Yeas and Nays were taken agreea bly to the Constitution, and were as follows,

"YEAS. Messrs. Boas, Brawley, Crabb, Cunningham, Forsyth, Hugus, Johnson, Lawrence, Levis, Mason, Matthios, A cCastin, Rich, Richards, Sadler, Savery, Small, Smyser, Sterrett and Stine. 21.
"Navs. Messrs. Best, Drum, Frick, Ives, King, Words, Potteiger and Darsie, Speaker, 8.
Kongmacher, Potteiger and Darsie, Speaker, 8.
"So the question was determined in the affirmative."

"Journal of house of representatives
"Shall the resolution pass? The yeas and nays
were taken agreeaby to the provision of the tenth
article of the Constitution, and are as follows, viz:
"YPAS, Messrs, Gideon J. Rall, David J. Bent,
Craig Riddle, Peter D. Bloom, David M. Bole, Thomas K. Bull, Jacob Cort, John H. Diehl, Nathaniel
A. Elliott, Joseph Emery, David G. Eshleman, William Evans, John Fausold, Samuel Fegely, Joseph
Fisher, Henry M. Fuller, Thous, Grove, Robert Hampson, George P. Henszey, Thomas J. Herring, Joseph
Higgins, Charles Hortz, Joseph B. Hower, Robert
Hoggins, Charles Hortz, Joseph B. Hower, Robert
Higgins, Charles Hortz, Joseph B. Hower, Robert
Hoggins, Charles Hortz, Joseph B. Hower, Robert
Hoggins, Charles Hortz, Joseph B. Hower, Hohrt
Klotz, Harrison P. Laird, Abraham Lamberton, Jas.
Klotz, Harrison P. Laird, Abraham Lamberton, Jas.
J. Lewis, James W. Long, Jacob Al'Cariney, John
Adam Martin, Samuel Mrkee, John M. Laughlin,
Adam Martin, Samuel Mrkee, John C. Myers, Edward Nickleson, Stewart Pearce, James Porter, Henvy C. Prott, Alonzo Robb, George Rupley, Thegder
Ryman, Bernard S. Schoonover, Samuel Scibert
John Sharp, Christian Smivoly, Thomas C. Steel,
John Sharp, Christian Smivoly, Thomas C. Steel,
Joremiah B. Stubbs, Jost J. Stutzman, Marsholl
Swartzwelder, Samuel Pagart, George T. Thorn,
Nicholas Thorn, Arunah Wattles, Samuel Werrich,
Alonzo I. Wilcox, Daniel Zorbey and William F,
Packer, Speaker, 58.

Nays. Messrs, Augustus K. Cornyn, David M.
Cortney, David Evans, Henry S. Evans, John Fenlon, John W. George, Thomas Gillespie, John B.
Gordon, William Honry, James J. Kirk, Joseph Laubach, Robert R. Little, John S. M'Calmont, John
M'Kee, William M Sherry, Jasiah Miller, William
T. Morrison, John A. Otto, William Y. Roberts,
John W. Roseberry, John S. Rutherford, R. Runalle
Smith, John Smyth, John Souder, George Walterd,
ond David F. Williams. 26.

"So the question was determined in the affirmas:
ive." "JOURNAL OF HOUSE OF REPRESENTATIVES

SEOSETARY'S OFFICE.
Harrisburg, Juno 15, 1849.
PENNSYLVANIA, SS:

I DO CERTIFY that the above and foregoing is a true and correct voly of the "Yeas" and "Nays," taken the of the "Year" and "Nays," taken on the "Resolution relative to an amend ment of the Constitution," as the same appears on the Journals of the Iwo Houses of the General Assembly of this Cammot realth, for the ression of 1849. Witness my hand and the seal of said office, the

fifteenth day of June, one thousand eight hundred and forty-nine. TOWNSEND ITAINES.

Secretary of the Commonwealth.

Notice.

THE subscriber having been appointed an Auditor by the Court of Common Pleas of Clear field county, to make distribution of the most new in the hands of the Sheriff, (the proceedal the sale on writ of Parittion) of the Leconte Mil horare on writ or ratition) of the Leconic stude horeby gives notice that he has appointed Fridenthe 17th day of August next, at the Court-hose in Clearfield, when and where he will attend to the duty of the said appointment.

Clearfield, June 18, 1849.