Will the House agree to the fourth amend-

The year and mays were taken agreeably to the provisions of the Constitution, and were as follow,

YEAS-Messrs. Anderson, Arthur, Backhouse,

Backus, Ball, Beck, Benson, Bishop, Bower, Brown, Calhoun, Campbell, Carty, Chase, Cleav-

Walter, Warner, Westbrook, Wharton, Willis-

NAYS-Messrs. Dock, Hamilton, Hancock.

So the question was determined in the affirma-

I do certify that the above and foregoing is a

true and correct copy of the "Yeas" and "Nays"

SECRETARY'S OFFICE.

HARRISBURG, June 22, 1857.

Witness my hand and the seal of said

Secretary of the Commonwealth.

I also make known and give notice, as in and

by the 13th section of the aforesaid act I am di-

ment of profit or trust under the government of

who is, or shall be employed under the legisla-

State or the United States or of any city or incor-

orated district, and also, that every member of

lect and common council of any city, commis-

Struthers, Thorn, Wintrode and Wright-7.

Pennsylvania ss :

for the session of 1857.

to be voted for."

cial election of this Commonwealth.'

appointed as hereinafter provided.

enacted that "every general and special election

shall be opened between the hours of eight and

ten in the forenoon, and shall continue without

No person shall be pennitted to vote at any

ed, and who shall have resided in the election district and paid taxes as aforesaid, shall be entitled

to vote after residing in this State six months.

Provided, That the white freemen, citizens of the

United States, between the ages of 21 and 22

years, and have resided in the district ten days,

as aforesaid, shall be entitled to vote, although

"No person shall be admitted to vote whose

name is not contained in the list of taxable in-

habitants furnished by the commissioners, unless,

First, he produces a receipt for the payment,

within two years, of a state or county tax, as-

sessed agreeably to the constitution, and give sat-

isfactory evidence either on his own eath or affir-

mation, or on the oath or affirmation of another.

thereof, or. Second, if he claim a vote by being

an elector between the ages of 21 and 22 years,

other evidence as is required by this act, whereupon the name of the person so admitted to vote shall be inserted in the alphabetical list by the

inspectors, and a note made opposite thereto by writing the word 'tax' if he shall be admitted to

shall make the like notes in the list of voters kept

In all cases where the name of the person clai-

they shall not have paid taxes.



Proclamation of General Election. URSUANT TO AN ACT OF GENERAL Assembly of the Commonwealth of Pennsylvains, entitled : An act relating to the elections of this Commonwealth," approved the second-day of July, Anno Demini, one thousand eight hund ed and thirty nine, I, JOHN ROBERTS, High Sheriff of the County of Cambria, in the State of Pennsylvania, do hereby make known and give notice to the electors of the county afoream in that a GENERAL ELECTION will be held Tuesday (and 13th day) of October, 1857, at which time State and County officers will be elec-ted, to wit:

One person to fill the office of Governor of the Commonwealth of Pennsylvania. One person to fill the office of Canal Commissioner of the Commonwealth of Pennsylvania. Two persons to fill the office of Judges of the Supreme Court of the Commonwealth of Penn-

One person to fill the office of member of the House of Representatives of Pennsylvania, One person to fill the office of Commissioner for Cambria county.

One person to fill the office of Auditor for three years for Cambria county. One person for Director of the Poor and House of Employment for Cambria county.

One person to fill the office of Treasurer for

Cambria county. One person to fill the office of Register and Recorder for Cambria county. The electors of the district composed of the

Borough of Ebensiurg, to meet at the Court Liouse in said B rough. The electors of the district composed of the towaship of Cambria, to meet at the Court House

in the Borough of Ebensburg. The electors of the district composed of the in Carrolltown, in said township The electors of the district composed of the

township of Chest, to meet at the School House, on the farm of Richard J. Proudfoot, in said town-The electors of the district composed of the

Borough of Loretto, to meet at the School House in said Berough. The electors of the district composed of the ber ough of Summitville, to meet at the School House

in said bornigh. The electors of the district composed of the townsup of Allegheny, to meet at School House

No- 2, in said township.

The electors of the district composed of the borong of Johnstown, to meet at the Mansion House in said Borongh.

The electors of the district composed of the Boringh of Concurringh, to meet at School House No. 1, in said Horough.

The electors of the district composed of the township of Clearfield, to meet at the house of John H. Dinglass, in said township. The electers of the district composed of the township of Jackson, to meet at the house of

Heary Rager, in said township. The electors of the district composed of the township of Richland, to meet at the house of

Jacob Kring, in said township. The electors of the district composed of the township of Blacklick, to meet at the house of

township. township of Susquehanna, to meet at the house

of Matthew Conrad, in said township. The electors of the district composed of the

tewnship of White, to meet at School House No. l, in said township.

The electors of the district composed of the township of Munster, to meet at the ware house of Augustine Durbin, in the village of Munster, in said township. The electors of the district composed of the

township of Conemaugh, to meet as follows, viz : District No. 1.—.xii that part of said township or defore the erst Monday after the organization of Conemaugh, bounded by the Somerset county of the next Legislature after the said returns shall ough line, thence by line of said Borough to the junction of the Stony Creek and Little Conemaugh Rivers, thence up Little Conemaugh to the large Rivers, thence up Little Conemany to the large for and against said amendment shall have been territory as nearly equal in taxable population as aqueduct across Hingston's Run, thence down summed up and ascertained, duplicate certificates possible; but no ward shall be divided in the for-Co. line, thence along said line to the Somerset Co. line, and place of beginning-to meet at School House No. 17, in Cambria City, in said township. District No. 2 .- All that part of said township bounded by the Conemaugh River and Pennsyl-Vania Canal, from the small acqueduct across
Hinkston's Run, to the large aqueduct at Johnstown, thence by Conemaugh Borough and Conemaugh River to Summerhill township line, thence

by Jackson to viship line to Indiana county line, thence by the same to the place of beginning—to meet at School House No. 5, near the residence of John Headrick, in said township. District No. 8 .- All that part of said township

bounded by the Conemand Borough line and the Conemand river to the Richland township line, the Stony-Creek River and the Johnstown Borough line, to meet at School House No. 10, near the farm of the heirs of David Singer, dec'd., in said township.

The electors of the district composed of the township of Summerhill, to meet as follws, viz: District No. 1 .- All that part of said township Tying on the eastern side of the division line diviing said township into two election districts, said division line beginning at a corner of a tract of land warranted in the names of Alexander Carlisle and Samuel Griffin, thence north 164 degrees west 970 perches to the Galbraith road, it being the dividing line between Summerhill and Cambria townships. Again commencing at the corner of the Alexander Carlisle and Samuel Griffin Commonwealth, in accordance with provisions of tracts, thence south 20 degrees, 1340 perches to the tenth article thereof.

The South Fork of the Conemaugh River, to meet FIRST AME at the School House in the town of Jefferson, in said township.

District No. 2 .- All that part of said township follows : lying on the western side of the said division line, to meet at the School House near the town Sum-

merhill, in said township. The electors of the district composed of that part of Allegheny township bounded and described as follows, to wit: Beginning at the line dividing Blair and Cambria counties at a point on the district copy of the dividing line of two tracts of land, one of the General Assembly, or at diff
The electors of the district compased of that supply causal denoted in latter to meet expenses not otherwise provided for; but liston, Witherow, Wright, Zimmerman and Getz, shall also himself swear that his bone fide residence in pursuance of his lawful calling is withliston, Witherow, Wright, Zimmerman and Getz, shall also himself swear that his bone fide residence in pursuance of his lawful calling is withliston, Witherow, Wright, Zimmerman and Getz, shall also himself swear that his bone fide residence in pursuance of his lawful calling is withliston, Witherow, Wright, Zimmerman and Getz, shall also himself swear that his bone fide residence in pursuance of his lawful calling is withliston, Witherow, Wright, Zimmerman and Getz, denoted in pursuance of his lawful calling is withliston, Witherow, Wright, Zimmerman and Getz, denoted in pursuance of his lawful calling is withliston, Witherow, Wright, Zimmerman and Getz, denoted in pursuance of his lawful calling is withliston, Witherow, Wright, Zimmerman and Getz, denoted in pursuance of his lawful calling is withliston, Witherow, Wright, Zimmerman and Getz, denoted in pursuance of his lawful calling is withliston, Witherow, Wright, Zimmerman and Getz, denoted in pursuance of his lawful calling is withliston, Witherow, Wright, Zimmerman and Getz, denoted in pursuance of his lawful calling is withliston, Witherow, Wright, Zimmerman and Getz, denoted in pursuance of his lawful calling is withliston, Wright, Zimmerman and Getz, denoted in pursuance of his lawful calling is withliston, Wright, Zimmerman and Getz, denoted in pursuance of his lawful calling is withliston, Wright, Zimmerman and Getz, denoted in pursuance of his lawful calling is withliston, Wright, Zimmerman and Getz, denoted in

which is warranted in the name of Aaron Bowen, and the other in the name of Mary Bowen and en, and the other in the name of Mary Bowen and Venus Lewis, thence south 80 degrees west 68 perches, thence south 20 degrees west to a point on the old Burgoon gap road, thence slong said road to the township road leading to Burnt Mills, thence south 13 degrees west 36½ perches to Jerome Dawson's mills and house, thence along the township road to Burnt Mills to dividing line between Allegeberg and Washington townships tween Allegheny and Washington townships, thence along Washington township line to divis-ion line between Cambria and Blair counties, to meet at the school house in the town of Gallitz n, in said district, and Nicholas Nagle will be udge, and Charles O'Hagan and James Cronan inspectors of said election till others are duly elec-

AMENDMENTS TO THE CONSTITUTION.

I also hereby make known that at the same time and place the following proposed Amendments to the Constitution will be voted upon, in accordance with an Act of Assembly, approved the 12th day of May, 1857, as follows: -- Where-As, A joint resolution proposing certain Amendments to the Constitution of this Commonwealth has been agreed to by a majority of the members elected to each House of the Legislature, at two successive sessions of the same, the first session commencing on the first Tuesday of January, in the year of our Lord one thousand eight hundred and fifty-six, and the second session commencing on the first Tuesday of January, in the year of our Lord one thousand eight hundred and fifty-

And Whereas, It is provided in the tenth article of the Constitution, that any amendment so agreed upon shall be submitted to the people in such manner and at such time, at least three months after being so agreed to by the two Hou-

ses, as the Legislature shall prescribe; therefore, Sec. 1. By it enacted by the Senate and House of Representatives of the Commonwealth of Penn. sylvania in General Assembly met, and it is hereby enacted by the authority of the same, That for the purpose of ascertaining the sense of the citizens of this Commonwealth in regard to the adoption or rejection of said amendments, or either of them the Governor of this Commonwealth shall issue a writ of election directed to the Sheriff of each and every county of this Commonwealth, command-ing them to give notice in the usual manner, in not less than two newspapers in each county. provided that so many are published therein, township of Carroll, to meet at the School House that an election will be held in each of the townships, wards and districts therein, on the the second Tuesday of October, in the year of our Lord one thousand eight hundred and fifty-seven, for the purpose of deciding upon the adoption or election of the said amendments, or any of them; which said election shall be held at the places, and opened and closed at the time at and within which the general elections of this Commonwealth are held, opened and closed; and it shall be the duty of the judges, inspectors and clerks of each of said townships, wards and districts to receive at the said election tideets either written or printed, or partly written and partly printed, from citizens duly qalified to vote for members of the General Assembly, and to deposit them in a box or boxes to be for that purpose provided by the proper officers; which tickets shall be respectively labelled on the outside, "first amendment," "second amendmens," "third amendment," and "fourth amendment," and those who are favorable to said amendments, or any of separate written or printed, or partly written or printed ballots or tickets, containing on the inside thereof the words, " for the amendment," and those who are opposed to such amendments, or any of them. may express their opposition by voting each as

ets containing on the inside thereof the words. against the amendments."
SEC. 2. That the election on the said proposed amendments shall in all respects be conducted as Adam Meakin, in the village of Belsano, in said the general elections of this Commonwealth are no;" and strike out "section four, same article" now conducted; and it shall be the duty of the and in lieu thereof insert the following: The electors of the district composed of the return judges of the respective counties and districts thereof, first having carefully ascertained the number of votes given for or against each of said amendment in the manner foresaid, to make The electers of the district composed of the said amendment in the said amendment in the feet of Plane No. 4. in said at length and not in figures only, one of which in proportion to the number of taxable inhabi-House situate at the foot of Plane No. 4, in said at length and not in figures only, one of which returns so made shall be lodged in the prothono-The electors of the district composed of the tary's office of the court of common pleas of the proper county, and the other sealed and directed to the Secretary of the Commonwealth, and by one of said judges deposited forth with in the most

many separate written or printed ballots or tick-

convenient post office. Sec. 3. That it further be the duty of the Secsaid returns for and against said amedments, to line, the Stony Creek River, to Johnstown Bor- so be received, who shall so open and publish the some in the presence of the members of the Senate and House of Representatives on the next Tuesday threafter; and when the number of votes given thereof shall be signed by the Speaker of the Senate and Speaker of the House of Representatives, one of which shall be filed in the office of the Secretary of the Commonwealth, and the other delivered to the Governor, whose duty it shall be ments, or any of them, have been or have not in the year one thousand eight hundred and sixty-been approved and ratified by the citizins of this four

Sec. 4. That the Sheriff and Commissioners of the city and county of Philadelphia and the several counties of this Commonwealth shall do and perform all the duties and acts necessary by them to be done to give effect to and carry out the provi-

sions of this act. J. LAWRENCE GETZ.. Speaker of the House of Representatives. DAVID TAGGART,

Speaker of the Senate.

Approver-The twelfth day of may, Anno Domini one thousand eight hundred and fifty-

JAMES POLLOCK.

RESOLUTIONS PROPOSING AMEND-ments to the constitution of the Common-

Resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met: That the following amend-

FIRST AMENDMENT. There shall be an addititonal article to said Constitution to be designated as article eleven, as

ARTICLE XI.

OF PUBLIC DEBTS. Section 1. The State may contract debts, to supply causual deficits or failures in revenues, or

erent periods of time, shall never exceed seven hundred and fifty thousand dollars, and the mon-ey arising from the creation of such debte, shall

ey arising from the creation of such debte, shall be applied to the purpose for which it was obtained, or to repay the debt so contracted, and to no other purpose whatever.

Section 2. In addition to the above limited power the State may contract debts to repel invasion, suppress insurrection, defend the State in war, or to redeem the present outstanding indebtedness of the State but the moneys arising from the contracting of such debts shall be applied to purpose for which in was raised, or to repay such purpose for which in 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

SECTION 4. To provide for the payment of the present debt, and any debt contracted as foresid, the Legislature shall, at its first session, after the adoption of this amendment, create a sinking fund which shall be sufficient to pay the accuring in-terest on such debt, and annually to reduce the principal thereof by a sum not less than two hundred and fifty thousand dollars; which sinkng 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 On sale of stocks owned by the State togegher with other funds or resources, that may be deignated by law. The said sinking fund may be increased. from time to time, by assigning to it any part of the taxes, or any other revenues of the State, not required for the ordinary and current expenses of government, and unless in case of invasion or ininsurrection, no part of the said sinking fund shall be used or applied otherwise than in extinguishment of the public debt, until the amount of such debt is reduced below the sum of five million of dollars.

Section 5. The credit of the Commonwealth shall not, in any manner or event, be pledged or loaned to any individual, company, corporation or association; 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 if any corporation, or association unless such debt shall have been contracted to enable the State to repel invasion, suppress domestic insurrection, defend itself in time of war, or to assist the State in the discharge of any portion of its present indebted- rose-1.

Section 7. The Legislature shall not authorize tive. any county, city, borough, township, or incorporated district, by virtue of a vote of its citizens. or otherwise, to become a stockholder in any company, association or corporation; or to obtain 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 fol-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

THIRD AMENGMENT. From section two of the first article of the Con-

stitution, strike out the words, "of the city of Philadelphia, and of each county respectively;" from section five, same article, strike out the words, "of Philadelphia and of the several counties ;" from section seven, same article, strike out the words, "neither the city of Philadelphia nor any." and insert in lieu thereof the words, "and

"Section 4. In the year one thousand eight hundred and sixty-four, and in every seventh year thereafter, representatives to the number of one hundred, shall be apportioned and distributants in the several parts thereof; except that any county containing at least three thousand five hundred taxables, may be allowed a separate representation; but no more than three counties shall be joined, and no county shall be divided, in the formation of a district. Any city containing a sufficient number of taxables to entitle it retary of the Commonwealth, on receiving the to at least two representatives, shall have a separate representation assigned it, and shall be dibeliver the same to the Speaker of the Senate on | vided into convenient districts of contiguous teror defore the first Monday after the organization ritory, of equal taxable population as near as may be, each of each of which districts shall elect one representative."

At the end of section seven same article, insert these words, "the city of Philadelphia shall be di-vided into single senatorial districts, of contiguous mation thereof."

The Legislature at its first session, after the adoption of this amendment, shall divide the city of Philadelphia into senatorial and representative districts in manner above provided; such to declare by proclamation whether the amend- districts to remain unchanged until the appoint-

> FOURTH AMEDMENT. There shall be an additional section to the first article of said Constitution which shall be numbered and read as follows:

> Section 26. That 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, March 27, 1857.

Resolved, That this resolution pass. On the first amendment, yeas 24, nays 7; on the second amendment, yeas 23, nays 8; on the third amendment, yeas 24, nays 4; on the fourth amendment. yeas 23, nays 4, [Extract from the Journal.]

GEO. W. HAMERSLY, clerk. IN THE HOUSE OF REPRESENTATIVES. April 29, 1857. Resolved, That this resolution pass. On the first amendment, yeas, 78, nays 12; on the second amendment, yeas 57, nays 34; on the third ment, yeas 72, nay 33; amendment, yeas, 83, nays 7.

Extract from the Journal. JACOB ZEIGLER, Clerk. Filed in Secretary's office, May 2, 1857. A. G. CURTIN. Sceretary of the Commonwealth.

SECRETARY'S OFFICE.

proposing amendments to the Constitution of the Commonwealth," with the vote in each branch of the Legislature upon the final passage thereof, as appears from the originals on file in this office.

[L. S.] In testimony whereof, I have hereunto seal of the Secretary's Office, the day and year shows written.

[So the question. above written.

A. G. CURTIN.

IN SENATE, March 27, 1857. The resolution proposing amendments to the Constitution of the Commonwealth being under consideration.

On the question. Will the Senate agree to the first amendment?

The years and nays were taken agreeably to the provisions of the Constitution; and were as follows viz:

YEAS—Messrs. Brewer, Browne, Coffey, Ely, Evans, Fetter, Flennikin, Frazer, Ingram. Jordan, Killinger, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, Steele, Straub, Welsh, Kerr, Lebo, Leisenring, Longaker, Lovett' Ma-near. Maurle, McCalmont, McIlvain, Mumma, Musselman, Nichols, Nicholson, Nunemacher, Pearson, Peters, Petrikin, Pownall, Purcell, Ram-sey, [Philadelphia, Ramsey, [York,] Reamer, Reed, Roberts, Rupp, Shaw, Sloan, Smith, [Cam-bria,] Smith, [Centre,] Stevenson, Tolan, Vail, Vanvoorhis, Vickers, Voeghtly, Wagonseiler, Wilkins, Wright and Taggart, Speaker-24. NAYS-Messrs. Crabbe, Cresswell, Finney, Gregg, Harris, Penrose and Souther - 7; 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. Brewer, Browne, Cresswell, Ely, Evans, Fetter, Finney, Flenniken, Ingram. Jordan, Knox, Laubach, Lewis, Myer, Sellers. Shuman, Sou.her, Steele, Straub, Welsh, Wilk-

ins, Wright and Taggart, Speaker—23.

NAYS—Messrs. Coffey, Crabb, Frazer, Gregg, Harris, Killinger, Penrose and Scofield-8. taken on the resolution proposing anendments to the Constitution of the Commonwealth, as the So the question was determined in the affirma-

Will the Senate agree to the third amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as fol-

YEAS-Messrs. Brewer, Browne, Crabb, Cresswell, Ely, Evans, Flenniken, Frazer, Ingram, Jordan, Killinger, Knox, Laubach, Lewis, M or, Scofield, Sellers, Shuman, Souther, Steele, Straub,

Welso, Wilkins and Wright-24. NAYS-Messrs. Coffey, Gregg, Harris and Pen-So the question was determined in the affirma

Will the Senate agree to the fourth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as fol-

YEAS-Messrs. Brewer, Brown, Coffey, Cresswell; Ely, Evans, Flenniken, Frazer, Ingram, Killinger, Knox, Lauback, Lewis, Myer, Sco-field, Sellers, Shuman, Souther, Steele, Straub, Welsh, Wilkins and Wright-25, NATS-Messrs, Crabb, Finney, Jordan and

Penrose-4. So the question was determined in the affirma tive.

IN THE HOUSE OF REPRESENTATIVES. April 29, 1857. The resolution proposing amendments to the Constitution of the commonwealth being under consideration

Will the House agree to the first amendment? The yeas and nays were taken agreeably to the rovisions of the Constitution, and were as follow,

YEAS-Messrs. Anderson, Arthur, Backhouse, Ball, Beck, Bishop, Bower, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Gibboney, Gildea, Hamel, Harper, Heins, Heistand, Hili, Hillegas, Hoffman, (Berks,) Imbrie, Innes, Jacobs, Jeukins, Johns, Johnson, Kauffman, Kerr, Knight, M'Calmont, M'Ilvain, Moorhead, Mumma, Lei senrig, Longaker, Lovett, Manear, Maugle, Musselman, Nichols, Nicholson, Nun macher, Pearson, Peters, Petrikin, Pownall, Purcell, Ramsey, (Philadelphia,) Ramsey. (York,) Reamer, Reed, Roberts, Rupp, Shaw, Sloan. Smith, (Cambria,) Smith, (Centre,) Stevenson, Tolan, Vail Vanhoorvis, Vickers, Voeghtly, Walter, Westbrook, Wharton, Williston, Witherow, Wright, Zim-

merman and Getz, Speaker—78.

NAYS—Messrs. Backus, Benson, Dock, Hamilton, Hancock, Hine, Hoffman, (Lebanon) Lebo, Struthers, Thoru, Warner and Wintrode-12. So the question was determined in the affirma-

Will the House agree to the second amend-The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow

YEAS-Messre. Anderson, Backhouse, Ball, Beck, Bower, Calhoun, Campbell, Carty, Ent, Fausold, Foster, Gildea, Hamel, Harper, Heins, Heistand, Hillegas, Hoffman, (Berks,) Housekeeper, Imbrie, Innes, Jenkins, Johns, Johnson, Kauffman, Knight. Leisenring, Longaker, Lovett, Manear, Maugle, M'Ilvain. Moorhead, Mus-selman, Nichols, Nicholson, Nunemacher, Pear-son. Peters, Petrikin, Pownall, Purcell, Ramsey. (Philadelphia,) Ramsey, (York,) Reamer, Rob- that he has paid such a tax, or on failure to proerts, Rupp, Shaw, Sloan, Tolan Vail, Voeghtly, duce a receipt, shall make oath of the payment

Walter Westbrook, Wharton, Zimmerman and Getz, Speaker-57. NAYS-Messrs. Arthur. Augustine, Backus, he shall depose on oath or affirmation that he has Benson. Bishop, Brown, Chese, Cleaver, Craw- resided in the State at least one year before his ford, Eyster, Gibboney, Hamilton, Hancock. Hill, application and make such proof of his residence Hine, Hoffman, [Lebanon,] Jacobs, Kerr, Lebo, in the district as is required by this act, and that M'Calmont, Mumma, Reed, Smith, [Cambria,] he does verily believe from the accounts given him, that he is of the age aforesaid, and give such Smith, [Centre,] Stevenson, Struthers, Thorn. Vanvoorhis, Vickers, Wagonseller, Warner, Wintrode, Witherow and Wright-34. So the question was determined in the affirma-

Will the House agree to the third amendment? vote by reason of having paid tax, or the word. The yeas and nays were taken agreeably to the 'age' if he shall be admitted to rote by reason of provisious of the Constitution, and were as follow such age as shall be called out to the clerks, who

YEAS-Messrs. Anderson, Backhouse, Ball, by them. Beck, Benson, Bower, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, Eys- ming to vote is not found on the list furnished ter, Fausold, Foster, Gibboley, Hamel, Harper, by the commissioners and assessor, or his right to Heins, Heistand, Hill, Hillegas, Hoffman, [Berks] vote, whether found there n or not, is objected to Hoffman, [Lebanon,] Housekeeper, Imbrie, Innes,
Jacobs, Joans, Johnson, Kauffman, Kerr, Lebo.
Longaker, Lovett, Menear, Maugle, M'Calmont,
Moorhead, Mumma, Musselman, Nichols, Nicholmoorhead, Mumma, Musselman, Nichols, Nicholmill be sufficient proof thereof, but shall son, Nunemacher, Pearson, Peters, Petrikin, Pownall, Purcell, Ramsey, [York.] Reamer, Reed, Rupp, Shaw, Sloan, Smith, [Cambria,] Smith, [Centre,] Stevenson, Tolan, Vail, Vanvoorhis, Vickers, Voeghtly, Wagonaeller, Westbrook, Williston, Witherow, Wright, Zimmerman and Getz, Specker, 20

"Every person qualified, and after shall make due proof, if required, of his residence and payment of taxes as aforesaid, shall be admitted to vote in the township, ward, or district in which he shall reside.

"If any person shall prevent, or attempt to prevent any officer of any election, under this act for holding such election, or use or threaten

any violence to any such officer, or shall interrupt or improperly interfere with him in the execution of his duty, or shall block up the window or avenue to any window where the same may be holding, or shall riotously disturb the peace at such election, or shall use or practice intimidating threats, force or violence with a design to influ-ence unduly or overswe any elector or to prevent him from voting or to restrain the freedom of choice, such a person on conviction shall be final in any sum not exceeding five Landsed dollars

er, Crawford, Dickey, Ent, Eyster, Fausoid, Foster, Gibboney, Gildea, Hamel, Harper, Heins, Hiestand, Hill, Hillegas, Hoffman [Lebanon] Hoffman, [Berks,] Housekeeper, Imbrie, Innes, Jacobs, Jenkins, Johns, Johnson, Kauffman, and imprisoned for any time not less than one month nor more than twelve months, and if it shall be shown to the court, where the trial of such offence shall be had, that the person so of-fending was not a resident of the city, ward, or district, or township where the said offence was committed, and not entitled to vote therein, then, on conviction, he shall be sentenced to pay a fine of not less than one hundred dellars or more than one thousand dollars, and be imprisoned for not less than six months nor more than two years. ton, Witherow, Zimmerman and Getz, Speaker "In case the person who shall have received the second highest number of votes for inspector shall not attend on the day of election, then the person who shall have received the next highest number of votes for judge at the next spring election shall act as inspector in his place. And is case the person who shall have received the highest number of votes for inspector shall not attend, the person elected judge shall appoint an inspec-tor, in his place, and in case the person elected shall not attend, then the inspector who received the highest number of votes shall appoint a judge in his place, or if any vacancy shall continue in the board for the space of one hour after the time fixed by law for the opening of the election, the same appears on the Journals of the two Houses of the General Assembly of this Commonwealth qualified voters of the township, ward, or district for which said officer shall have been elected, present at the place of election, shall select one of

[L. S.] Witness my hand and the sear of said sent at the place of telection, start of their number to fill such vacancy.

June, one thousand eight hundred and fifty-seven.

A. G. CURTIN.

respectively to atterd at the place of holding every constant of the several assessors, respectively to atterd at the place of holding every constant of the several assessors. ery general, special or township election, during the time said election is kept open, for the purpose of giving information to the inspectors and judges when called on in relation to the right of any person assessed by them to vote at such elecrected; "that every person excepting justices of the peace, who shall hold any office or appointsessment of voters as the said inspectors or either

the United States, or of this State, or any city or of them shall from time to time require." incorporated district, whether a commissioned of-Pursuant to the provisions contained in the ficer or otherwise, a subordinate officer, or agent Act first aforesaid, the judges of the aforesaid districts shall respectively take charges of the certificate or return of their respective districts, and produce them at a meeting of one judge from each tive, judiciary, or executive department of this listrict at the Court House, in the Borough of Congress and the State Legislature, and of the se-Ebensburg, on the third day after the day of election, being Friday, the 16th day of October. A. D. 1857, then and there to do and perform those

sioners of any incorporated district, is by law in-capable of holding or exercising at the same time the office or appointment of judge, inspector or clerk of any election of this Commonwealth, and And further, if any judge, by sickness or unavoidable accident, is unable to attend said meetthat no inspector or judge, or other officer of any such election, shall be eligible to any office then ing of judges, the certificate or return aforesaid shall be taken charge of by one of the inspectors or clerks of the election of the district who shall Also, that in the fourth section of the act of do and perform the duties required of said Judge Assembly, entitled "An Act relating to execuunable to attend.

duties required of them by law,

tions, and for other purposes," approved April 16, 1840, it is enacted that the aforesaid 13th Given under my hand at my office in Ebensourg, the seventh day of September in the year section "shall not be so construed as to prevent of our Lord, one thousand eight bundred and fifany militia officers or borough officers from serving ty-seven and of the Ladependence of the United as judge, inspector or clerk at any general or spe-JOHN ROBERTS Sheriff. States the eighty-second Also, that in the 61st section of said act it is

Sept. 9, 1857.

Dr. Duponco's Golden Pills for Females.

interruption or adjournment until seven o'clock in the evening, when the polls shall be closed." NEALLIBLE IN REMOVING STOPPAGES or irregularities of the meases. These Pills The general, special, city, incorporated district and township elections, and all elections for elec-tors of President and Vice President of the United are nothing new, but have been used by the doc-tors for many years, both in France and America. with unparalled success in every case, and he is States, shall be held and conducted by the inspecurged by many thousand ladies who have used tors and judges elected as aforesaid, and by clerks them, to make the Pills public, for the alleviation of those suffering from any fregularities whatever, as well as to prevent an increase of family by election, as aforesaid, but a white freeman of the hose whose health will not parmit it. Females age of twenty-one years or more, who shall have peculiarly situated, or those considering themselves so, are cautioned against using these pills while resided in this State at least one year, and in the elce tion district where he offers to vote at least ten in that condition, as the proprietor assumes po days immediately preceding such election and responsibility after the above admonition, althor their mildness would prevent any mischief to within two years paid a state or county tax, which shall have been assessed at least ten days health; otherwise these pills are recommended. before the election. But a citizen of the United Full and explicit directions accompany each box. States who has previously been a qualified voter Price \$1. of this State and removed therefrom and return-

SOLD WHOLESALE AND RETAIL, BY ROBERT DAVIS, General Agent for Ebensburg and vicinity. He will supply dealers at Proprietor's prices and send the Pills to Ladies (confidentially) by return mail, on receipt of \$1, sent him through the Ebensburg Post Office. 65 Each box has my signature-for particulars get circular of Agent. J. DUPONCO, New York.

Broadway Post Office. Ebensburg, Aug. 5, 1857 .- 6m.

PHIL S. NOON. ATTORNEY AT LAW. EBENSBURG, PENNA

Office on Colonnade Row.

M. D. MAGEHAN ATTORNEY ATLAW OFFICE No. 2, "Colonrade Row," near Court Houses December 7, '54 -1y

CYRUS L. PERSHING. OFFICE on Clinten Street, in the Second Story of Good & Pershing's Store Room.

January 30, 1851-1y. ABRAHAM KOPELIN,

OFFICE on Clinton Street, a few doors north Attorney at Law-Johnstown April 23, 1823.

DI. HASSON. Attorney at Law, Ebensburg, Pa FFICE adjoining the Post Office.

Aug. 24, 1858. Dr. Henry Yeagley, ..

Practising Physician, Johnstown, Pa.

OFFICE next door to his Drug Store, corner of Main and Bedford streets. Johnstown, July 21, 1852.

JOHNSTON & MULLIN; Compellers and At-