

Huntingdon Journal.

JOHN G. MILLS, ESQ. When such men as Mr. Mills come out in favor of the great question of freedom, we may well say our victory in the county is certain.

Circulate the Documents. The friends of Freedom and Freedom should keep no documents lying idle on their hands, but after having read them themselves, they should hand them to their neighbors, and when they are done, circulate them still further.

Lying Documents. Freeman, be on your guard against lying leaflet documents, which are now being widely circulated through the mails, and other wise.

The Republican Nominations. We have only time and space to give the ticket nominated by the Republican County Convention, without comments.

Cautions. All hotel-keepers ought to be extremely cautious. If they should be convicted under the present license law, (a Democratic one) they will not only be fined and sent to jail, but their bond of \$500, directed to the School Directors of the proper district in which the convicted in-keeper did business.

The Catholic Press United for Buchanan. It is a singular fact that every Catholic press in the Union, from the Boston Pilot down to the Huntingdon Globe, supports Buchanan for President!

Bolted Back Again. Chalmers Shaffer, who was one of the most prominent bolters from the Philadelphia American Convention, and who has been stumping in the river counties in New York State at the Fremont meetings, has returned to the American party, and to the support of Fillmore and Donelson.

The Huntingdon American. In the last issue of the above-named sheet, the publishers deny, yes, actually deny that the American procession endeavored to break up the Fremont meeting here.

The Union Ticket. The Washington Union don't like the idea of a Union Electoral Ticket in Pennsylvania, and kindly advises the Fillmore men to oppose such a position, so that Buchanan can carry the State.—Lewisdown Gazette.

New Magazine. The Cosmopolitan Art Journal, is the title of a new quarterly, published by the cosmopolitan association, 248 Broadway N. Y., at \$1.00 per year. The first No., is on our table, and is replete with interesting matter, beautiful engravings. Get the book, and examine for yourself.

God Save the Mark. Senator Jones, of Tennessee, calls himself a "Heaven-descended whig." The devil was "Heaven-descended." He was kicked out of that place, and his descent was a tremendous one.

Subscriptions Taken at this Office. For the purpose of having little Lager Beer Lewis of the Globe's countenance transferred to his andersons, as the resemblance would frighten his children so as to prevent all danger of their going too near the fire place.

The Colored People's camp-meeting held at Bochen Glen, has been largely attended. It will break up to-day.

ORGANIZE! ORGANIZE! ORGANIZE!!!

The Friends of Freedom are earnestly desired to canvass every Township and School District in the County. The cohorts of Slavery are at work. Already they claim to know their strength. They are bringing every element of opposition to bear on the friends of Freedom and Fremont.

The Late American Convention. The Convention of Fillmoreites or the South American Slaveocratic Division of the Americans of this county nominated a ticket, which we have published. It is proper here to state, that in several of the townships, a great majority of the Americans who attended the elections were for Fremont, and elected Fremonters to attend the Convention in Huntingdon.

At Shirleyburg, the Fremont Americans were four or five times as numerous as the Fillmoreite Americans, and elected their delegates by a large majority. To prevent this exhibition of popular feeling, the Fillmoreites called on all the Americans present, to take an oath that they would vote for none but Fillmoreites in Huntingdon. The Fremonters, of course, refused to take any such oath, as required them to support the Fugitive Slave bill, and when these delegates came into the Convention at Huntingdon, they were turned out of doors with the other Fremonters. The Fillmoreites having thus purged their Convention of every man who preferred Freedom to Slavery, and having assured themselves that those remaining were true and undoubted Slaveryites, who were ready and willing to run down and catch fugitive slaves for nothing but the honor of being the slaves of slave-hunters, proceeded to make its nominations.

SEVERE LOOSE—LYNCH-PIN LOST. We were handed the following note from one of the most prominent Democrats of our county, with the request to publish. Will Crosswell comply with the request? Will he?

Is the Democratic candidate for Huntingdon the man that the tax-payers of the Legislature and Blair counties ought to send to Harrisburg to represent them and do their business? We ask Mr. Crosswell if he was not the contractor that built Piper's dam? and what Piper's dam cost the Commonwealth? We want a fair statement. We will give the people of the district a fair statement in due time.

We will go \$25 to That. The editors of the Huntingdon American still persist in saying that the Fremont meeting here adjourned with three cheers for Fillmore! If they are men of honor, they will take up this proposition.—We will bet \$25 that the Fremont meeting does no such thing, and the editors have told a wilful and deliberate lie.—We know it is folly to speak of this matter to people who know the American editors, but we make this offer to prove the character of these men.

Curiosity for the Huntingdon Co. Fair. Among the curiosities to be exhibited at our next agricultural Fair, is a mosquito's bladder, containing the souls of Lewis, the little Lager Beer man of the Globe, Miserable Green, the man who wrote a book, and who was run out of Huntingdon for amalgamating with niggers, and the well-known editor of the Hol. Standard.

Political Papers in Illinois. The Chicago Tribune gives a list of all the newspapers published in Illinois, with their political preferences. From it we learn that of the dailies, fifteen are for Fremont and seven for Buchanan; and of the weeklies sixty-six are for Fremont, and forty-seven for Buchanan, only one in the whole State being for Fillmore. If the power of the press be as great as is generally supposed, there is very little doubt that Fremont will sweep the State.

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The Colored People's camp-meeting held at Bochen Glen, has been largely attended. It will break up to-day.

READ! READ! READ! READ!!!

SYRACUSE, Aug. 27, 1856. The South American State Council met again at 9 o'clock this morning. A large amount of business relative to the order was dispatched. Reports of Committees, &c., were received. Rochester was selected as the place for holding the State nominating Convention. The Council has nearly completed its labor with entire harmony, and will soon adjourn.

Mr. Luther Caldwell of Rockland County offered a series of resolutions denouncing the attempts to gag free speech at Washington, and condemning the members of Congress who sustained Brooks in his attack on Mr. Sumner, denouncing the Kansas outrages, and the failure of Congress to effectually interpose; denouncing the Kansas Nebraska bill, the repeal of the Missouri Compromise, &c. Mr. Summons, the President, ruled the resolutions out of order. Mr. Caldwell appealed from the decision. The Council voted to sustain the Chair, thus rejecting the resolution. Thereupon a small number of Free Soil Delegates withdrew from the Council. Resolutions ratifying the nomination of Fillmore and Donelson were then adopted unanimously, and after appointing a State Central Committee and selecting Troy as the place for the next semi-annual meeting. The Council adjourned.

The South Americans and Loco-focos in this county and State, hate freedom in Kansas and freedom of speech in Congress as sincerely as do their brethren in New York. The vote of the South American at Syracuse, as set forth above, is an honest and true exhibit of the feelings of the great body of the Fillmoreites in this State. Voters of Huntingdon County, you must soon determine whether you will vote for these worshippers of the slave power, or for the friends and supporters of Fremont and liberty. With whom will you go, and whose companions will you be? How can you hesitate.

EDUCATIONAL. From the minutes of the proceedings of a meeting of the patrons of Mr. Hall's Select School, held in the school room August 27, 1856, we extract the following preamble and resolutions:

WHEREAS, Our teacher has, during the last six years, constantly subjected himself to considerable pecuniary loss, by limiting his school, for the benefit of our children, to a less number of pupils than he always could have had, and which, he now proposes, for the same reason, to make additional sacrifices if properly availed by us; and whereas we believe that it will be true economy—a saving of time to our children and money to ourselves—to accept his proposition. Therefore,

Resolved, That hereafter this school shall be limited to forty pupils, exclusive of the Teachers' Class, and that the terms of tuition shall be as follows, viz: Orthography and Reading classes, \$12.00 a scholar; Freshman and Sophomore classes, \$15.00 a scholar; and Junior and Senior classes, \$18.00 a scholar, one third due at the beginning of each session and payable at the end of the term. The Teachers' class to remain as heretofore, \$5.00 a month, \$12.00 a session, or \$30.00 a year, payable in advance.

Resolved, That the number of scholars above named, shall be so fixed and determined that no addition can be made thereto, during the school year, without the unanimous consent of the present subscribers, and that such consent must be presented to the Teacher in writing before he shall be at liberty to receive any additional patronage.

Resolved, That the rules and regulations of this school, as revised and published, August 24th, 1854, together with the alterations declared in the foregoing resolutions, are hereby adopted for the government of the school the ensuing year.

Resolved, That we will sustain our Teacher in the administration of these rules, and in the faithful discharge of his respective duties, and will discourage all his efforts to promote the interests of his pupils, and to secure the cooperation of his patrons.

Resolved, That if any subscriber not present at this meeting shall disapprove of these arrangements, their names may be withdrawn from the subscription list, and others instituted who are willing to avail themselves of the privilege.

Resolved, That these proceedings be signed by the parties interested and preserved as part of the records of the school. Aug. 27, '56. Signed accordingly.

Frank Leslie's Gazette of Fashions and Leslie's Journal, for September, have been received. A careful examination of these works convinces us that they are the best of the kind published. Send for them at once, and address Frank Leslie, N. Y. They are \$2 per year each.

Congress has again adjourned, after passing the army bill without amendment.

Signs of the Times. At a meeting of the German Song societies, held in Pittsburg, on Saturday last a vote was taken whether they would support Fremont or Buchanan. The result was: For Fremont: 7. For Buchanan: 1. For neither: 2.

Four of the men nominated on the Fillmore electoral ticket in Louisiana, are for Col. Fremont, and one of them writes, denouncing the Fillmore movement as a fraud, declaring in favor of Fremont, and expressing a preference for Fremont over Buchanan, and that such a man is not a Republican. It is stated that the German Turner Association in Wheeling Virginia have sworn vengeance against Buchanan, and will go in mass for Fillmore, if there should be no Fremont ticket in that State.

The Monroe (Mich.) Commercial, one of our oldest Democratic papers in this State, leads down the flag with the names of the Cincinnati candidates, and runs up Fremont and Dayton.

Mr. Samuel Ludvig, editor of a German Quarterly Review at Baltimore, Md., and one of the most eloquent German speakers in the United States, is making speeches in favor of Fremont and Fillmore.

MISCELLANEOUS ADVERTISEMENTS.

ORPHANS' COURT SALE. Pursuance of an order of the Orphans' Court of Huntingdon county, will be sold at Public Vendue, on Saturday, the 6th of September, 1856, on the premises, late the property of Hugh Andrews, dec'd., a Farm, situated in Shirley township, in said county, on the road leading from Mount Union, to Shirleyburg, containing

170 Acres, 91 Perches. 140 of which is cleared, divided into fields of convenient size and well watered, the balance is wood land thickly set with oak and pine timber. There is about 100 acres of the cleared land river bottom of the first quality. The improvements on a new canal both pass and return, are a new canal both pass and return, 32 by 36 feet, with a well of water convenient, a Log Cabin, Barn, Wash-house. Also, two good Orchards, one of which is young and of choice fruit.—There is an abundance of limestone on the place, and a kiln for burning the same. There has been several thousand bushels of lime put on within the last three years, and it now produces well—the crops, the present season, will compare favorably with any in the neighborhood.

This property is situated within one and a half miles of Mt. Union, where the Central Railroad and Pennsylvania Canal both pass, affording a good market at all seasons of the year. A further description is deemed unnecessary, as persons wishing to purchase will view for themselves or address to R. R. Andrews, Mt. Union, Huntingdon county, Pa. Sale to commence at one o'clock, on said day, when conditions will be made known by the undersigned.

R. R. ANDREWS, Adm'r. JOHN JOHNSTON, Adm'r. Aug. 20, '56.—3t.

EXAMINATION OF TEACHERS. The undersigned will meet the School Directors, and Teachers, for examinations in the respective districts as indicated in the following table:

Tell, Friday, Aug. 29, Union School House. Tod, Tuesday, Sept. 2, Newburgh. Morris, Thursday, Sept. 4, Spring Creek. Franklin, Friday, Sept. 5, Hook School House. Warriors-mark, Saturday, Sept. 6, Warriors-mark. Alexandria, Monday, Sept. 8, Alexandria. Forter, Tuesday, Sept. 9, Alexandria. Walker, Wednesday, Sept. 10, McConnellstown. Henderson, Thursday, Sept. 11, Court House. West, Monday, Sept. 22, S. C. Bridge. Barre, Tuesday, Sept. 23, Manor Hill. Galloway, Wednesday, Sept. 24, McAlvay's Pt. Crosswell, Saturday, Sept. 27, Shirleyburg. Hopewell, Sat., Sept. 27, Rough & Ready S. H. Barre, Wednesday, Oct. 1, Mill Creek. Shirley, Thursday, Oct. 2, Angewick Mills. Shirleyburg, Friday, Oct. 3, Shirleyburg. Crosswell, Saturday, Oct. 4, Shirleyburg. Dublin, Monday, Oct. 6, Shale Gap. Springfield, Tuesday, Oct. 7, Middenville. Clay, Wednesday, Oct. 8, Seutsville. Cassville, Thursday, Oct. 9, Cassville. Union, Friday, Oct. 10, Place of Elections.

The time of meeting will be 10 o'clock, A. M. at each of these places, and punctuality is very desirable. Teachers must attend a public examination if they desire certificates. ALBERT OWEN, Co. Superintendent. Aug. 20, '56.—3m.

A VALUABLE FARM AT PRIVATE SALE. The subscriber offers for sale valuable tract of land situated in West township, Huntingdon County containing 209 acs., 125 of which are cleared.

Twenty acres of this land is meadow, adjoining Stone Creek, and on the public road leading to McAlvay's Ford. There is water in every part.

There are two good dwelling houses, a bank barn, stable and other outbuildings. Also a splendid orchard.

ALSO: 125 Acres of unsected land, situated in Jackson township. This tract is well timbered and has a good site for a water power. Stone Creek runs through it, and it is six miles from Perryville, Millin county, to which place a road can be easily made.

TERMS—Made easy to suit purchasers. If the above farm is not sold by the 1st of Nov. it will be rented to a good, practical farmer. Apply to CHARLES GREEN, two miles below Church's Mill, or to W. P. ORBISON, Huntingdon, Aug. 20, '56.—3t.

POLYTECHNIC COLLEGE OF THE STATE OF PENNSYLVANIA, West Penn Square, Philadelphia. Organized on the plan of the Industrial Colleges of Continental Europe, and the only College in the Union in which gentlemen graduate in the industrial professions.

Fourth year, commencing Monday, September 16th, 1856. FACULTY: Mathematics & Eng'g Prof. S. H. PENROD. Gen'l & Applied Chem'y A. L. KENNEDY. Mechanics & Machinery, H. H. BOUCHER. Geol'y, Mining & Mining A. W. KRIG. Arch't & Top'g Draw'g J. KEE. French & Spanish, V. DEAMBRELL. German, B. SEIBEL.

For catalogues and further information, apply to A. L. KENNEDY, M. D., President of College. Aug. 20, '56.—4t.

ADMINISTRATOR'S NOTICE. NOTICE is hereby given that Letters of Administration on the estate of John Appleby, late of Dublin township, dec'd., having been granted to the undersigned, all persons knowing themselves indebted will please make immediate payment, and those having claims will present them duly authenticated for settlement. DANIEL TEAGUE, Adm'r. Aug. 20, '56.—6t.

ADMINISTRATOR'S NOTICE. NOTICE is hereby given that Letters of Administration on the estate of David Graham, late of Dublin township, dec'd., having been granted to the undersigned, all persons knowing themselves indebted will please make immediate payment, and those having claims will present them duly authenticated for settlement. DANIEL TEAGUE, Adm'r. Aug. 20, '56.—6t.

RESOLUTION, PROPOSING AMENDMENTS TO THE CONSTITUTION OF THE COMMONWEALTH.

Resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendments be proposed to the constitution of the commonwealth, in accordance with the provisions of the tenth article thereof.

FIRST AMENDMENT. There shall be an additional article to said constitution to be designated as article eleven, as follows:— ARTICLE XI. OF PUBLIC DEBTS. SECTION 1. The state may contract debts, to supply annual deficits or failures in revenues, or to meet expenses not otherwise provided for; but the aggregate amount of such debts direct and contingent, whether contracted by virtue of one or more acts of the general assembly, or at different periods of time, shall never exceed seven hundred and fifty thousand dollars, and the money arising from the creation of such debts shall be applied to the purpose for which it was obtained, or to repay the debts so contracted, and to no other purpose whatever.

SECTION 2. In addition to the above limited power the state may contract debts to repel invasion, suppress insurrection, defend the state in war, or to redeem the present outstanding indebtedness of the state; but the money arising from the contracting of such debts, shall be applied to the purpose for which it was raised, or to repay such debt, 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 to reduce the principal thereof by a sum not less than two hundred and fifty thousand dollars; which sinking fund shall consist of the net annual income of the public works, from time to time owned by the state, or the proceeds of the sale of the same, or any part thereof, and of the income or proceeds of lands or 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 state, not required for the ordinary and current expenses of government, and unless in case of war, invasion or insurrection, no part of the said sinking fund shall be used or applied 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 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 of any corporation, or association; unless such debt has 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 indebtedness.

SECTION 7. The legislature shall not authorize any county, city, borough, township, or incorporated district, by virtue of a vote of its citizens, or otherwise, to become a stockholder in any company, association, or corporation; or to obtain money for, or loan its credit to, any corporation, association, institution, or party.

SECTION 8. There shall be an additional article to said constitution, to be designated as article XII, as follows:— ARTICLE XII. OF NEW COUNTIES. No county shall be divided by a line cutting off over one-tenth of its population, (either to form a new county or otherwise) 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.

SECTION 9. From section two of the first article of the constitution, strike out the words, "of the city of Philadelphia, and of each county respectively;" and from section five, 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 thereof insert the following:—

"SECTION 4. In the year one thousand eight hundred and sixty-four, and in every seventh year thereafter, representatives to the number of one hundred, shall be apportioned and distributed equally throughout the state, by districts, in proportion to the number of taxable inhabitants in the several parts thereof; except that any county containing at least three thousand five hundred taxable males, may be allowed a separate representation; but no more than three counties shall be joined, and no county shall be divided, in the formation of a district. Any city containing a sufficient number of taxable males to entitle it to at least two representatives, shall have a separate representation assigned it, and shall be divided into convenient districts containing 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 nearly equal in taxable population as possible; but no ward shall be divided in the formation thereof." The legislature, at its first session, after the adoption of this amendment, shall divide the city of Philadelphia into senatorial 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.

TO BE SECTION XXVI, ARTICLE I. 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 18, 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. Resolved, That this resolution pass. On the first amendment, yeas 72, nays 24. On the second amendment, yeas 63, nays 25. On the third amendment, yeas 64, nays 25; and on the fourth amendment, yeas 69, nays 16. Extract from the Journal. WILLIAM JACK, Clerk.

SECRETARY'S OFFICE, } A. G. CURTIN, } Filed April 24, 1856. } Secy of the Com.

SECRETARY'S OFFICE, } HARRISBURG, June 27, 1856. } I do certify that the above and foregoing is a true and correct copy of the original "Resolutions" 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. Resolutions proposing amendments to the Constitution of the Commonwealth, being under consideration. On the question, Will the Senate agree to the first amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Brown, Buckalew, Crosswell, Evans, Ferguson, Flenniken, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, McClinton, Price, Sellers, Shuman, Southern, Straub, Taggart, Walton, Welsh, Wherry, Wilkins and Platt, Speakers—24. NAYS—Messrs. Crabb, Gregg, Jordan, Mellinger and Pratt—5.

So the question was determined in the affirmative. On the question, Will the Senate agree to the second amendment? The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz: YEAS—Messrs. Brown, Buckalew, Crabb, Crosswell, Evans, Ferguson, Flenniken, Hoge, Ingram, Jamison, Jordan, Knox, Laubach, Lewis, McClinton, Mellinger, Pratt, Price, Sellers, Shuman, Southern, Straub, Taggart, Walton, Welsh, Wherry, Wilkins and Platt, Speakers—28. NAYS—Mr. Gregg—1.

So the question was determined in the affirmative. On the question, Will the Senate agree to the third amendment? The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz: YEAS—Messrs. Brown, Buckalew, Crabb, Crosswell, Evans, Ferguson, Flenniken, Hoge, Ingram, Jamison, Jordan, Knox, Laubach, Lewis, McClinton, Mellinger, Pratt, Price, Sellers, Shuman, Southern, Straub, Taggart, Walton, Welsh, Wherry, Wilkins and Platt, Speakers—23. NAYS—Messrs. Crabb, Gregg, Mellinger and Pratt—4.

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So the question was determined in the affirmative. On the question, Will the Senate agree to the fifth amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS—Messrs. Anderson, Backus, Baldwin, Ball, Beck, (Lycoming,) Beck, (York,) Bernhard, Boyd, Boyer, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Crawford, Dowdall, Edinger, Fausold, Foster, Getz, Haines, Hamel, Harner, Heins, Hibbs, Hill, Hillegas, Hipple, Holscomb, Hunsacker, Imbrie, Ingham, Inis, Irwin, Johnson, Laporte, Lebo, Longaker, Lovett, McCalmont, McComb, McCarly, Maugle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Shenk, Smith, (Allegheny,) Smith, (Cambria,) (Wenning,) Strouse, Thompson, Vail, Whallon, Wright, (Dauphin,) Wright, (Luzerne,) Zimmerman and Wright, Speakers—63.

NAYS—Messrs. Augustine, Barry, Clover, Colburn, Dock, Fry, Fulton, Gaylord, Gibbonney, Hamilton, Hancock, Hunsacker, Imbrie, Ingham, Leisinger, Magee, Manley, Morris, Munroe, Patterson, Salisbury, Smith, (Philadelphia) Walter, Wintrade and Yearsley—24. So the question was determined in the affirmative.

On the question, Will the House agree to the second amendment? The yeas and nays were taken, and were as follows, viz: YEAS—Messrs. Anderson, Backus, Baldwin, Ball, Beck, (Lycoming,) Beck, (York,) Bernhard, Boyd, Boyer, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Crawford, Edinger, Fausold, Foster, Fry, Getz, Haines, Hamel, Harper, Heins, Hibbs, Hill, Hillegas, Imbrie, Ingham, Inis, Irwin, Johnson, Laporte, Lebo, Longaker, Lovett, McCalmont, McComb, McCarly, Maugle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Shenk, Smith, (Allegheny,) Strouse, Vail, Whallon, Wright, (Luzerne,) Zimmerman and Wright, Speakers—63.

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On the question, Will the House agree to the third amendment? The yeas and nays were taken, and were as follows, viz: YEAS—Messrs. Anderson, Backus, Baldwin, Ball, Beck, (Lycoming,) Beck, (York,) Bernhard, Boyd, Boyer, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Crawford, Edinger, Fausold, Foster, Fry, Getz, Haines, Hamel, Harper, Heins, Hibbs, Hill, Hillegas, Imbrie, Ingham, Inis, Irwin, Johnson, Laporte, Lebo, Longaker, Lovett, McCalmont, McComb, McCarly, Maugle, Menear, Miller, Montgomery, Moorhead, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Shenk, Smith, (Allegheny,) Strouse, Vail, Whallon, Wright, (Luzerne,) Zimmerman and Wright, Speakers—63.

NAYS—Messrs. Augustine, Barry, Clover, Colburn, Dock, Fry, Fulton, Gaylord, Gibbonney, Hamilton, Hancock, Hunsacker, Imbrie, Ingham, Leisinger, Magee, Manley, Morris, Munroe, Patterson, Salisbury, Smith, (Philadelphia) Walter, Wintrade and Yearsley—24. So the question was determined in the affirmative.

On the question, Will the House agree to the fourth amendment? The yeas and nays were taken, and were as follows, viz: YEAS—Messrs. Anderson, Backus, Ball, Beck, (Lycoming,) Beck, (York,) Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Crawford, Dowdall, Edinger, Fausold, Foster, Fry, Getz, Haines, Hamel, Harper, Heins, Hibbs, Hill, Hillegas, Imbrie, Ingham, Inis, Irwin, Johnson, Laporte, Lebo, Longaker, Lovett, McCalmont, McComb, Maugle, Menear, Miller, Montgomery, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Cady, Magee, Manley, Moorhead, Morris, Patterson, Reinhold, Roberts, Salisbury, Walter, Wintrade, Yearsley and Wright, Speakers—25.

So the question was determined in the affirmative. On the question, Will the House agree to the fourth amendment? The yeas and nays were taken, and were as follows, viz: YEAS—Messrs. Anderson, Backus, Ball, Beck, (Lycoming,) Beck, (York,) Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Crawford, Dowdall, Edinger, Fausold, Foster, Fry, Getz, Haines, Hamel, Harper, Heins, Hibbs, Hill, Hillegas, Imbrie, Ingham, Inis, Irwin, Johnson, Laporte, Lebo, Longaker, Lovett, McCalmont, McComb, Maugle, Menear, Miller, Montgomery, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Cady, Magee, Manley, Moorhead, Morris, Patterson, Reinhold, Roberts, Salisbury, Walter, Wintrade, Yearsley and Wright, Speakers—25.

So the question was determined in the affirmative. On the question, Will the House agree to the fourth amendment? The yeas and nays were taken, and were as follows, viz: YEAS—Messrs. Anderson, Backus, Ball, Beck, (Lycoming,) Beck, (York,) Bernhard, Boyd, Brown, Brush, Buchanan, Caldwell, Campbell, Cary, Craig, Crawford, Dowdall, Edinger, Fausold, Foster, Fry, Getz, Haines, Hamel, Harper, Heins, Hibbs, Hill, Hillegas, Imbrie, Ingham, Inis, Irwin, Johnson, Laporte, Lebo, Longaker, Lovett, McCalmont, McComb, Maugle, Menear, Miller, Montgomery, Nunnemacher, Orr, Pearson, Phelps, Purcell, Ramsey, Cady, Magee, Manley, Moorhead, Morris, Patterson, Reinhold, Roberts, Salisbury, Walter, Wintrade, Yearsley and Wright, Speakers—25.

SECRETARY'S OFFICE, } A. G. CURTIN, } Filed April 24, 1856. } Secy of the Com.

SECRETARY'S OFFICE, } HARRISBURG, June 27, 1856. } I do certify that the above and foregoing is a true and correct 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 Assembly of this Commonwealth for the session of 1856.

A. G. CURTIN, Secretary of the Commonwealth. July 9, 1856.—3m.

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