THE HUNTINGDON JOURNAL.

RESOLUTION

RESULUTION Proposition of the Common-ventu. Resolved by the Senate and House of Repre-senatives of the Commonwealth of Pennsylea-ia in General Assembly met: That the follow-ing amendments are proposed to the constitu-tion of the commonwealth, in accordance with the provisions of the tenth article thereof. <u>THET AMENTERT</u>.

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

ARTICLE ML ARTICLE ML OF PUBLIC DEBTS. Sectros 1. The state may contract debts, to supply casual deficits or failures in revenues, for to meet expresses not otherwise provided for; but the aggregate amount of such debts direct and contagent, whether contracted by yitue of one or more acts of the general assembly, or at different prediss of time, shall never exceed as-ren hundred and fifty thousand dollars, and the money arising from the creation of such debts abilismed, or to repay the debts aso contracted, and to no other purpose whatever. Sectors 2 in addition to the above limited power, the state may contract debts to repei in vasion, asppress insurrection, defend the stall be ap-plied to the purpose for which it was raised, or to repay such debts, and to no other purposes whatever. Bertiors 3. Except the debts above specified.

whatever. SECTION 3. Except the debts above specified, in sections one and two of this article, no dobt whatever shall be created by, or on behalf of the state.

in sections one and two of this article, no debi whatever a hall be created by, or on behalf of the state. SECTOR 4. To provide for the payment of the present debt, and any additional debt contract-de as aforesaid, the legislature shall, at its first session, after the adoption of this amendment, create a sinking fund, which shalf be sufficient to pay the accruing interest on such debt, and annually to reduce the principal thereof by a sum not less than two hundred and fifty thous-and dollars; which sinking fund shall consist, from time to time owned by the state, or the proceeds of the sale of the same, or any part thereof, and of the income or proceeds of sale of stocks owned by the state, together with oh-er funds, or resources, that may be designated hot said sucks, or other revenues of the state not required for the ordinary and current ex-panes of government, and unless in case of war, invasion or insurrection, no part of the state not required for the ordinary. Sectors 5. The credit of the sole where with the amount of such debt is reduced below the sum of five millions of dollars. Sectors 5. The credit of the comn unwalth shall to in any manner, or event, be pledged, er loaned to, any individual, company, corpora-tion. Succristion, company, company, company, conta-tion.

Bolder, in any commonwealth shall not assume the debt, or any part thereof, of any county, city, borough or township; or of any cornoration, 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 indebtedness.

state in the discharge of any portion of its pre-sent indebtedness. Sucrons 7. The legislatures shall not author-ize any county, city, horough, township, or in-corporated district, by virtue of a vole of its citizens, or otherwise, to become a stockholder in any company, association, or corponation ; or to obtain money for, or loan its credit to, any support of the stock of the stockholder of the stock of the stock of the stock of the stock stock of the stock of the

OF NEW COUNTIES.

No county shall be divided by a line cutting eff over one-tenth of its population, (either to form a new county or otherwise,) without the express assent of such county, by a vote of the electors thereof; nor shall any new county be established containing less than four hundred square miles. THIRD AMENDMENT.

THERD AMENDMENT. From section two of the first article of the constitution, strike out the works, "of the city" of Philadelphia, and of each county respected by, " from section seven, same article, strike out the words, "of Philadelphia and of the seven counties," from section seven, same article, strike out the words, "neither the city of Phila-delphia nor any," and insert in lieu thereof the words, "and no;" and strike out "section" four, same article," and in lieu thereof insert the fol-lowing:

words, "and not inder in neu thereof the words, "and not inder in the thereof the some writele," and in lieu thereof insert the fol-iowing: "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 dis-tributed equally, throughout the state, by dis-tricts, in proportion to the number of taxable inhabitants in the several parts thereof; except that any county containing at least three thou-sand five hundred taxables, may be allowed an three counties shall be joined, and no county able to entitle it to at least two representation; able to entitle it to at least two representatives shall be divided into convenient district. Any eity containing a sufficient number of tax-ables to entitle it to at least two representatives shall had into a equal taxable popuof one hundred, shall be apportioned and dis-tribated equally, throughout the state, by dia-tribated equally, through and state three through send five handred taxables, may be allowed and the divided, in the formation of a district. Any city containing a sufficient number of taxable ti, and shall be divided in the formation of a district. Any city containing a sufficient number of taxable ti, and shall be divided in the formation of a district. Any city containing a sufficient number of taxable tricts shall be divided in the scenario districts of contiguous territory, of equal taxable popu-lation as near as may be, each of which dis-tricts shall elect one representative." At the end of section scenariorial districts, of contiguous territory as nearly equal in taxable to divided in the formation thereof." The legislature, at its first session, alter the aboption of this amendment, shall divide the divided in the formation thereof." The legislature, at its first session, alter the aboption of this amendment, shall divide the apportionment in the year one thousand eigh hundred and sixtics for. FORTH AMENDERT.

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

Secretary of the Commonwealth. SECRETARY'S OFF CE, HARIBURG, June 22, 1857. PENNSYLVANIA, SS: Ido certify that the above and foregoing is a true and correct copy of the original "Resolu-tion proposing amendments to the Constitution of the Commonwealth," with the vote in each branch of the Legislature upon the final pas-sage thereof, as appears from the originals on file in this oftec. In testimony whereof I have here-fisce the day and year above written. A. G. CURTIN, Secretary of the Commonwealth. It Saveres Morel. 97, 1957.

IN SEXATE, 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 yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS-Messrs. Brewer, Browne, Coffey, Ely, Evans, Fetter, Flenniken, Frazer, Ingram, Jor-don, Killinger, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, Steele, Straub, Welab Wilkins, Wright and Taggrat, Speader-24. NAYS-Messrs. Crabb, Cresswell, Finney, Gregg, Harris, Penrose and Souther-9. So the question was determined in the affir-mative.

On the question, Will the Senate agree to the second amend

Will the Scnate agree to the second amend-ment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEAS-MESSERS. Brewer, Browne, Cresswell, Ely, Evans, Feter, Finer, Fienniken, Ingram Jordan, Knox, Laubach, Lewis, Myer, Sellers, Shuman, Souther, Steele, Straub, Welsh, Wil-kins, Wright and Taggart, Speaker-23. NAYS-MESSER. Offley, Crabb, Frazer, Gregg Harris, Killinger, Penrose and Scofield-8. So the question was determined in the affir-mative.

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Will the Senate agree to the unit, and the ment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz : YEAS-Messrs. Brewer, Browne, Cresswell, Crabb, Ely, Evans, Flenniken, Frazer, Ingram, Jordan, Killinger, Knox, Laubach, Lewis, My-er, Scolidd, Sellers, Shuman, Souther, Steele, Straub, Welsh, Wikins and Wright-24. NAYS-Messrs. Coffey, Gregg, Harris and Penrose-4.

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Will the Senate agree to the fourth amend-ment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: YEA3-Messrs. Brewer, Browne, Coffey, Cres-well, Ely, Evans, Flenniken, Frazer, Ingram, Killinger, Knox, Laubach, Lewis, Myer, Sco-field, Sellers, Shuman, Souther, Steele, Straub, Welsh, Wilkins and Wright-23. NAV8-Messrs. Crabb, Finney, Jordan and Penrose-4.

so the question was determined in the affir

Penrose-4. So the question was determined in the affir-mative. Is THE HOUSE OF REPRESENTATIVES, <u>APPI</u> 22, 1857. The resolution proposing anneadments to the Constitution of the Commowealth being un-der consideration, On the question, Will the House agree to the first amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz : YEAS-MESS, Anderson, Arthur, Backhouse Ball, Beck, Bishop, Bower, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Gibboney, Gildea, Hamef, Harper, Heins, Hiestand, Hill, Hille gas, Hoffman, (Berks), Imbrie, Innes, Jacobs, Jenkins, Johrs, Johnson, Kauffman, Knight, Kerr, Leisening, Longaker, Lovett, Manear, Maugle, M'Calmont, M'Ilvain, Moorhead, Mum-ma, Musselman, Nichols, Nicholson, Nuerna-cher, Pearson, Peters, Petrikin, Pownall, Par-cell, Ramey, (Philadelphia), Ramsey, (York), Reamer, Reed, Roberts, Rupp, Shaw, Sloan, mith), (Cambria, Sinth, (Centre,) Stevenson, Tolan, Vail, Vanvoorhis, Vichers, Vocyhley, Walter, Westbrook, Wharton, Williston, With-erow, Wright, Zimmerman and Getz, Speaker -78. Navs-Messres, Backus, Benson, Dock, Ham-thon, Hancock, Hine, Hoffman, (Lebanon) Le-bo, Struthers, Thorn, Warner and Wintrode-12. So the question was determined in the affir-mative.

So the question was determined in the affir on the question, On the question, Will the House agree to the second amend-

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Ayer's Cathartic Pills. Tills sciences of Chemistry and Melitine have been travel their turnosis to produce this best, most perfect ungative which is known to man. Immuneshelp pools we shown has these Pitts have virtues which surpass in proceedentably upon the science of all new. Their pro-ting properties stimulate the while activities of the body, remove the obstructions of its organs, purify the blody, more the obstructions of its organs, purify the blody, traves the obstructions of the organs, purify the blody, traves the obstructions of the organs, purify the blody, traves the obstructions of the organs, purify the blody, traves the obstructions of the science and impact. The science device dopendence of the science of the bady, traves the obstructions of the science of the science while be set of human skill. While they produce powerful the best of human skill. While they produce powerful the sets of human skill. While they produce powerful the best of human skill. While they produce powerful the best of human skill. While they produce powerful the best of human skill. While they produce powerful the best of human skill. While they produce powerful the best of human skill. While they produce powerful the best of human skill. While they produce powerful the best of human skill. While they produce powerful the best of human skill. While they produce powerful the best of human skill. While they produce the science they are the same the selected power and being purify regetable, as firs from any risk of harr. Curtors at the difference of here conviction hum met the selected of the science of their conviction hum met the selecter of the level the science of the conviction hum met they and the science of the conviction hum met the science of the science of the conviction hum met the science of the science of the conviction hum met the science of the science of the conviction hum met the science of the science of the conviction hum met the science of the science of the scienc

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A should be and the solicits the attention. J. of the farming community to a quality of Ploughs which he is now manufacturing, and will have ready for sale in a few days, he is also pre-pared to make harrows, wagons, earts, wheel-barrows, &e.e., and to do all kind of repairing at the shortest notice, and in the most substantial manner.

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cellent collection:-Gilffillen's works, Hu Miller's, Mrs. Ellet's &c. By order of the President. Huntingdon, Oct. 1st, 1856.

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marriage, sci, impossible: **Young Men**, especially, who have become the victims of Sol-itary. Vice, that dreadful and destructive habit, which annually sweeps to an untimely grave-towsands of young men of the most exalted talents, and brilliant intellect, who might oft-ervise have entranced listening senates with the thunders of eloquence, or waked to cestacy the living lyre, may call with all confidence. **Marriage**. Marriage, being aware of physical weak-ting marriage debility, deformities, & ex, should immediately consult Dr. Johnston. He who phaces binself under the care of Dr. Johnston may religiously confide in bis honer as genteman, and confidently rely upon his skill as physicine.

Organic Weakness.

as a physician. This disease is the penalty most frequently cured, and full vigor restored. This disease is the penalty most frequently dispersive the view of have become the view of the transformation of the dreadful consequence that may ensue. New, who that understands the subject will pre-tend to deny that the power of Proceration is base of the predent. Besides being deprived of the pleasure of healthy offspring, the most se-rious and destructive symptoms to mind and bo-physical and mental powers weakened, nervous destructive symptoms to mind and bo-dy system. The system becomes deranged , the physical and mental powers weakened, nervous desting the frame, could be frame, could symp-tem. The system becomes deranged, the physical and mental powers weakened, nervous desting, dyspepsing, palpitation of the heart, in-digestion, a wasting of the frame, could symp-tem. The system becomes deranged , the physical areas and the frame, could symp-tem. A mean the system becomes deranged , the physical and mental powers weakened, nervous desting, dyspepsing, palpitation of the heart, in-digestion, a wasting of the frame, cough symp-tem. A mean the system becomes deranged , the physical and mental powers weakened, nervous the system of Consumption. The system becomes deranged , the physical and mental powers weakened, nervous the system of Consumption. The system of Consumption. The system of Consumption of the heart, frame and the system of Consumption. The system of Consumption of the system of the system of the system of the system of Consumption of the system of the system of the system of the system of Consumption of the system of the system of Consumption of the system of the system of Consumption of the system of the system of Constantion of the system of the syste