THE HUNTINGDON JOURNAL.

RESOLUTION Proposing Amendments to the Constitution of the Common-wealth.

Resolved by the Senate and House of Repre-sentatives of the Commonwealth of Penneplece in in General Assembly met: That the follow-ing annendments are proposed to the constitu-tion of the commonwealth, in accordance with the provisions of the tenth article thereof.

hatever. SECTION 3. Except the debts above specified, a sections one and two of this article, no debt thatever shall be created by, or on behalf of be state.

. on 4. To provide for the payment of the

present debt, and any additional debt contract-ed as aforesaid, the legislature shall, at its first session, after the adoption of this amendment, create a sinking faud, which shal' be sufficient session, after the adoption of this unnendment, create a sinking that, which shal' 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 cousies 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 of a unp art thereof, and of the income or proceeds of such of stocks owned by the state, together with oth-er funds, or resources, that may be designated by law. The said sinking fund may be the state not required for the ordinary and current ex-penses of government, and unless in case of war, invasion or insurr-ction, no part of the state that in extinguishment of the public debt, un-til the amount of such dett is reduced below the sum of five millions of dollars. Sectrors 5. The credit of the common-wealth hereafter become a joint owner, or stock-holder, in my company, association or corpora-tion. SEctrors 6. The commonwealth shall not as-

nolder, in any company, association or corpora-ion. Sucrors 6, The commonwealth shall not as-nume the debt, or any part thereof, of any coun-ration, or association; nulless such debt shall have been contracted to enable the state to re-pel invasion, suppress domestic insurrection, lefend itself in time of war, or to assist the state in the discharge of any portion of its pre-corporated district, by virtue of a voice of fis-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 AMENDERY.

SECOND ANEXDMENT. There shall be an additional article to said constitution, to be designated as article XII, as

OF NEW COUNTIES.

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 voice of the electors thereof; nor shall any new county be established containing less than four hundred square miles.

established containing less than four hundred square miles. THED AMENDMENT. From section two of the first article of the constitution, strike out the words, "of the city of Philadelphia, and of each coundy respective y," 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:

depine nor any," and insert in lieu thereof the works, and no," and strike out "excitation of the section for the section of the section o

first article of said constitution, which shall be numbered and read as follows: Sectrors 26. The legislature shall have the power to alker, revoke, or nanul, any charter of power to alker, revoke, or nanul, any charter of power to alker, revoke, or nanul, any charter of power to alker, revoke, or nanul, any charter of power to alker, revoke, or nanul, any charter of power to alker, revoke, or nanul, any charter of power to alker, revoke, or nanul, any charter of power to alker, revoke, or nanul, any charter option it may be injurious to the composi-tile commowall it is nach maner, however, that no injustice shall be done to the corpora-tion. *Ix SENATE, March* 27, 1857. *Resolved*, That this resolution pass. On the first amendment, yeas 23, nays 4; on the fourth amendment, yeas 23, nays 4; on the fourth *Sectorr* 7. *Resolved*, That this resolution pass. On the first amendment, yeas 23, nays 4; on the fourth amendment, yeas 34, on the fourth *Speaker* -72. *Resolved*, That this resolution pass. On the first amendment, yeas 34, on the fourth amendment, yeas 34, on the fourth

JACOB ZETOLIAN, 837. Filed in Secretary's office, May 2, 1837. A. G. CURTIN, Secretary of the Commonwealt

Secretary of the Commonwealth SECRETAR'S OFF CE, HARMENERO, June 22, 1857. PENNSTLVANIA, SS: I do certify that the above and fordgoing 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 thereoi, as appears from the originals on file in this office.

[Extract from the Journal.] JACOB ZEIGLER, Clerk.

file in this office. The testimony whereof I have here-[L.S.] unto set my hand and caused to be af-model of the Secretary's Of-fice, the day and year above written. A. G. CURTIN, Secretary of the Commentealth.

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

constitution of the Commonwealth b onsideration, On the question, Will the Senate agree to the first au

The yeas and may were taken agreeably to the provisions of the Constitution, and were as follows, viz : YEAS-Messrs, Brewer, Browne, Coffey, Ely,

YEAS—Messrs. Brewer, Browne, Colley, Liy, vans, Fetter, Flemikne, Frazer, Ingram, Jor-m, Killinger, Knox, Laubach, Lewis, Myer, cofield, Schlers, Shuman, Steele, Straub, Welsh filkins, Wright and Taggnet, Speaker—24. Narss—Messrs. Crabb, Cresswell, Finner, regg, Harris, Penrose and Souther—9. So the question was determined in the affir-ation. On the question, Will the Senate agree to the second amend-

The yeas and nays were taken agreeably to e provisions of the Constitution, and were as

The yeas and mays were taken agreeably to the provisions of the Corstitution, and were as follows, viz. YEAS—Mesers. Brewer, Browne, Cresswell, Edy, Evans, Fetter, Finney, Flenniken, Ingram Jordan, Knox, Laubach, Lewis, Myer, Sollers, Shuman, Souther, Steele, Straub, Welsh, Wil-tins, Wright and Taggart, *Speaker*-23. NATS—Mesers. Coffey, Crabb, Frazer, Gregg Harris, Killinger, Peurose and Scofield—8. So the question was determined in the affir-mative.

ative. On the question, Will the Senate agree to the third amend-

ment ? The yeas and mays were taken agreeably to the provisions of the Constitution, and were as

the provisions of the Constitution, and were as follows, viz: YEAN-MOSETS, Brewer, Browne, Cresswell, Crabb, Ely, Evans, Flenniken, Frazer, Ingram, Jordan, Killinger, Knox, Laubach, Lewis, My-er, Scofield, Sellers, Shuman, Souther, Steeley, Straub, Welsh, Wilkins and Wright-24. NAVS-Messrs, Coffey, Gregg, Harris and Processed.

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On the question, Will the Senate agree to the fourth amend-

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: Yrax-Messra Brewer, Browne, Coffey, Cres-well, Ely, Evans, Flenniken, Frazer, Iorram, Killinger, Knox, Laubach, Lewis, Myer, Sco-field, Selfers, Shunan, Souther, Steele, Straub, Welsh, Wilkins and Wright-23. Nays-Messrs, Crabb, Friney, Jordan and Pencer-4. *Derived* 29, 1857. The resolution proposing amendments to the Constitution of the Commonwealth being un-der consideration.

¹¹⁶ Fesolation proposing ameadments to the Constitution of the Commowealth being under consideration, On the question, Will the House agree to the first amendment? The yeas and nars were taken agreeably to the provisions of the constitution, and were as follows, viz: YEAS—Meesrs, Anderson, Arthur, Backhouse Ball, Beck, Bishop, Bower, Brown, Calhous, Campbell, Chase, Cleaver, Gravford, Dickey, Eat, Eyster, Fausad, Foster, Gibboney, Gildes, Jankins, Johrs, Johns, Kauffman, Knight, Kerr, Leisenting, Jongaker, Lovett, Manear, Mause, Manseinan, Nichols, Nicholson, Nuemma, Musseinan, Nichols, Nicholson, Nuemma, Smith, (Cambria), Smith, (Centre), Stevenson, Tolan, Vail, Yunvooths, Vickers, Yoeghley, Walter, Weight, Zimmerman and Getz, Speaker—78.

748. NAYS---Messrs, Backus, Benson, Dock, Ham-on, Hancock, Hine, Hoffman, (Lebanon) Le-, Struthers, Thorn, Warner and Wintrode--

12. So the question was determined in the affir

On the question, Will the House agree to the second amend-

ment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz : Yras—Messra, Anderson, Backhonse, Ball, Beek, Bower, Cahhom, Camphell, Carty, Ent, Fausold, Foster, Gildea, Hamel, Harper, Heins Heistand, Hillegas, Hoffman, (Berks), House-keeper, Imbrie, Ianes, Jonkins, Johns, Johnson Kauffman, Kright, Sunger, Millwin, Moorhead, Musselman, Nichols, Nicholson, Nunmemcher, Pearson, Zeters, Petrikin, Pownall, Furcell, Amany, (Fildud-phia), Ramey, (York), Rea-mer, Roberts, Rupp, Slaw, Sloan, Tolan, Yail, Vooghloy, Walter, Westbrook, Whatron, Zim-merman and Getz. Speaker—57. NAYS—Messrs. Arthur, Augustine, Backus, Benson, Bishop, Brown, Chase, Cleaver, Craw-bria, Smith, (Centre), Stevenson, Struthers, Hord, Erster, Gibboney, Haritton, Haneock, Hill, Hine, Hoffman, (Lebanon.) Jacobs, Ker, Thorn, Vanvoorhis, Vickers, Wagonseller, Warner, Wintrode, Witherow and Wright—34. So the question was determined in the affir-mative.

on the question, On the question, Will the House agree to the third amend-

ment ? The yeas and nays were taken agreeably to the provisiens of the Constitution, and were as

On the question, Will the House agree to the fourth and

On the question, Will the House agree to the fourth amend-ment? The yeas and nays were taken agreenbly to the provisions of the Constitution, and were as follows, viz : Yaas-Messrs. Anderson, Arthur, Backus, Backhouse, Ball, Beck, Benson, Bishon, Bow-er, Brown, Calhoun, Campbell, Carty, Chase, Cleaver, Crawford, Dickey, Ent. Eyster, Faus-old, Foster, Gibboney, Gildea, Hamel, Harper, Heins, Hiestand, Hill, Bullegras, Hoffman, (Le-banon,) Hoffman, (Berks.) Housekeeper, Im-brie, Inney, Jacobs, Jenkins, Johns, Johnson, Kauffman, Kerr, Lebo, Leisenring, Longaker, Lovett, Manear, Maugle, W Calhonot, Wilreain, Mumma, Musselman, Nichols, Nicholson, Na-nemacher, Pearson, Peters, Petrikin, Postal, Pini, Neamer, Read, Roberts, Rupp, Shaw, Sloan, Smith, (Cambria, Smith, (Genire), Sie-venson, Toin, Vail, Vantor, Winterov, Zimmer-man au Getz, Speaker-83. Nays-Messr, Dock, Hamilton, Hancock, Strathers, Thorn, Wintrode and Wright--7. So the quession was determined in the affir-mative.

So the question was determined in the affir-mative. SECRETARY'S OFF CF, HARRISDERG, Jane 22, 1857. Permsylvenia, se : I do certify that the above and foregoing is a true and correct copy of the "Yeas" and "Nays" taken on the resolution preposing am-endments to the Constitution of the Common-wealth, as the same appears on the Journals of the two Houses, of the General Assembly of the two Houses, of the General Assembly of the two Houses, of the General Assembly of the two House, of the General Assembly of this Commonwealth for the session of 1867. Whene any hund not the seal of [L.S.] said office, this twenty see and day of Scretary of the Commonwealth WISCELLANFORE ADDEPED INSEMEATIN.

MISCELLANEOUS ADVERTISEMENTS.

AYER'S Cathartic Pills (SUGAR COATED.) AB MADO TO CLEANES THE ELOOD AND CURE THE SIGK Invalids, Fathers, Nothers, Physicians, Philinthroughts, read their teffects, and judge of their Virtures. FOR THE CURE OF

Headache, Sick Headache, Foul Stomach

Hendache, Sick Hendache, Fas. My L. 1856. Dr. J.C. ATEL. SET: L. Drezerov, Fas. My L. 1856. De work hendale any boly can have by a doe or tw of your Pills. It seems to raise from a four istemasch, while be closure at once. If the you it care others as they do me, the fast is worth knowing. *Clerk of Source Clarino*. *Clerk of Source Clarino*.

Bilious Disorders and Liver Complaints Billious Disorders and Laver Complainties. Derawaters of the Strenges, Weilson and States and Stat

bit: Interest-that it is all reasons of the Mericanal y your and the Merica Hash is a second seco

Indigestion and Impurity of the Blood.

Intergestion Anton, Nutrie of Advent Church, Badon, Bon Rei, J. Y. Hinda, Philir of Meter Church, Badon, De, Atta: I, have used your Pills with extraordings in the second second second second second second the blood they are the very lest remedy I. have seen the blood they are the very lest remedy I. have seen the blood they are the very lest remedy I. have seen the blood they are the very lest remedy I. have seen the second second second second second second the second second second second second second test and find them an excitent purpative so they pro-tees and find them an excitent purpative so they pro-tees and find them an excitent purpative so the second system and purpit the foundation of the blood. DIN 0. MEACHAM, M. D. Erysippelas, Second Second Second Second Second The theorem Second Second Second Second Second Second The theorem Second Sec

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So the question was determined in the affir MISCELLANEOUS ADVERTISEMENTS. MISCELLANEOUS ADVERTISEMENTS. MACHINE SHOP ANTIPHLOGISTIC SALT. A PERFECT SUBSTITUTE For the Lancet, Leeches and Blisters ! OF ITS INTRINSIC VALUE THE EN-LIGHTENED COMMUNITY AND NOT THE DISCOVERER MUST BE THE JUDGE ! BURR MILL STONE

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BALTINGEE LOCK HOSPITAL. DOC FOR JOHNSTON. THE founder of this Celebrated Institution, offers the most certain, speedy, and only effectual remey in the world for Gletck, Stric-tures, Seminal Weakness, Pain in the Loins, Constitutional Debility, Impotency, Weakness of the Back and Limbs, Affections of the Ner-vous Irritability, Disease of the Ind, Theore, Nose or Skin i and all those serions and melan-choly disorders arising from the destructive habits of Youth, which destroys both hody and mind. These secret and solitary practices are more fatal to their victims than the song of the Syrens to the mariner Uysees, blighting their most brilliant hopes of anticipations, rendering marriage, &e., impossible.

Young Men.

Young Men, especially, who have become the victims of Sol-irary Vice, that dreadful and destructive half which annually sweeps to an untimely grave thousands of young men of the most exalted ialents, and brillant intellect, who might oth-erwise have entranced listening senates with the thunders of elonemee, or waked to cestare the living lyre, may call with all confidence. Marriage

marriage, &c., in

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