wealth.
Resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met: That he following amendments are 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 positiution to be designated as article eleven,

\*\*Section 1. The state may contract debts, to sapply cassual deficits or failures in revenues, or to meet expense and 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 repay arising from the creation of such the state in war, or to redeem the present outstanding included the state 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 debts, and to no other purpose whatever.

Section 3. Except the debts above specified in sections one and two of this article, no debt in sections one and two of this article, no debt, in sections one and two of this article, no debt.

piled to the purpose for which it 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 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 seasion, after the adoption of this amendment, create a sinking fund, which shall 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 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 anythart thereof, and of the income or proceeds of sale of stocks owned by the state, together with other 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 common wealth hereafter become a jointowner, or stockholder, in any company, association or corporation, or association; nor shall the commonwealth hereafter become a jointowner, or stockholder, in any company, association or corporation.

on. Section 6. The commonwealth shall not as

sent indebtedness. citizens, or otherwise, to decome a many company, association, or corporation; or to obtain money for, or loan its credit to, any corporation, association, institution, or party.

SECOND AMEXIMENT.

There shall be an additional article to said onstitution, to be designated as article XII, as blows:

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 nay new county be established containing less than four hundred square miles.

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 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 to at least two representatives shall have a separate representation assigned it, and shall be divided into convenient districts of contiguous territory, of equal taxable popu-

it, and shall be divided into convenient districts of contiguous territory, of equal taxable population 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 Phitadelphia shall be divided into single sentorial districts, of contiguous territory as nearly equal in taxable population as possible; but no varied 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.

[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 Opt or,
Harmseure, June 22, 1857.

PENNSYLVANIA, 88:
I do certify that the above and foregoing is a true and correct copy of the original "Resolution 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.

file in this office.

In testimony whereof I have hereL.S. | unto set my hand and caused to be affixed the seal of the Secretary's Office, the day and year above written.

Secretary of the Commonwealth.

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

Yeas—Messrs. Brewer, Browne, Coffey, Ely, krans, Fetter, Flenniten, Frazer, Ingram, Jor-on, Killinger, Knox, Laubach, Lewis, Myer, cofield, Sellers, Shuman, Steele, Straub, Welsh ilikins, Wright and Taggart, Speaker—24. Nars—Messrs. Crabb, Cresswell, Finney, regg, Harris, Penrose and Souther—9. So the question was determined in the affir-native.

Will the Senate agree to the second amend-ment?

The yeas and mays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

Yasa—Messrs. Brewer, Browne, Cresswell, Ely, Evans, Fetter, Finney, Flenniken, Ingram Jordan, Knox. Laubach, Lewis, Myer. Sellers, Shuman, Souther, Steele, Straub, Welsh, Wil-kins, Wright and Taggart, Speaker—23.

NAYS—Messrs. Coffey, Crabb, Frazer, Gregg Harris, Killinger, Penrose and Scofield—8.
So the question was determined in the aftir-mative.

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

the yeas and nays were taken agreeably the provisions of the Constitution, and were a

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, Myer, Scofield, Sellers, Shuman, Souther, Steele, Straub, Welsh, Wilkins and Wright—21.
NAYS—Messrs. Coffey, Gregg, Harris and Penrose—4.
So the question was determined in the affirmative.

ment?
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:
YEAS—Messirs. Brewer, Browne, Coffey, Creswell, Ely, Evans, Flenniken, Frazer, Ingram, Killinger, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, Souther, Steele, Straub, Warth, Willinger & Weith, 23

So the question was determined in the affir-IN THE HOUSE OF REPRESENTATIVES,

Constitution of the Commonwealth being under 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.

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

YEAS—Messrs. Anderson, Arthur, Backhouse Ball, Beck, Bishop, Bower, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Gibboney, Gilden, Hamel, Harper, Heins, Hiestand, Hill, Hillegas, Hoffman, (Berks,) Imbrie, Innes, Jacobs, Jenkins, Johts, Johnson, Kauffman, Knight, Kerr, Leisenring, Longaker, Lovett, Mancar, Maugle, M'Calmont, M'Ilvain, Moorhead, Mumma, Musselman, Nichols, Nicholson, Nunema-nher, Pearson, Peters, Petrikin, Pownall, Purcell, Ramsey, (Philadelphia), Ramsey, (York,) Smith, (Cambria), Smith, (Centre,) Stevenson, Smith, (Cambria), Smith, (Centre,) Stevenson, Tolan, Vall, Vauvoorhis, Vickers, Vecghley, Walter, Westbrook, Wharton, Williston, Witherow, Wright, Zimmerman and Getz, Speaker—78.

NAYS—Messrs. Backus, Benson, Dock, Hamilton, Hancock, Hine, Hoffman, (Lebanon) Lebo, Struthers, Thorn, Warner and Wintrode—12.

So the question was determined in the affirmative.
On the question.

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

tent?
The yeas and nays were taken agreeably to the provisions of the Constitution, and were seen that the constitution is a constitution.

ment?

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

YEAS—Messrs, Anderson, Backhouse, Ball, Beck, Bower, Calhoun, Campbell, Carty, Ent, Fausold, Foster, Gildea, Hamel, Harper, Heins Heistand, Hillegas, Hodman, (Berks,) House-keeper, Imbrie, Innes, Jenkins, Johns, Johnson Kaufman, Knight, Leisenring, Longaker, Lovett, Manear, Maugle, Milvain, Moorhead, Musselman, Nichols, Nicholson, Nunnemacher, Pearson, Peters, Petrikin, Pownall, Purcell, Ramsy, (Philadelphia,) Ramsey, (York), Reamer, Roberts, Rupp, Shaw, Sloan, Tolan, Vail, Voeghley, Walter, Westbrook, Wharton, Zimmerman and Getz, Speaker—57.

NAYS—Messrs. Arthur, Augustine, Backus, Benson, Bishop, Brown, Chase, Cleaver, Crawford, Eyster, Gibboney, Hamilton, Hancock, Hill, Hine, Hoffman, (Lebanon,) Jacobs, Kerr, Lebo, M'Calmont, Mumma, Reed, Smith, (Campira, Smith, Centre,) Stevenson, Strubers, Thorn, Vanvoorhis, Vickers, Wagonseller, Warner, Wintrode, Witherow and Wright—34.

So the question was determined in the affirmative.

On the question, Will the House areas to the harden with the proper server to the the back and will the House areas to the harden will be those areas to the house areas to the high warden.

On the question,

Will the House agree to the third amend

the apportionment in the year one thousand eight hundred and sixty-four.

FOURTH AMENDMENT.

There shall be an additional section to the first article of said constitution, which shall be numbered and read as follows:

SECTION 26. 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 37 on the second amendment, yeas 24, nays 4; on the fourth amendment, yeas 24, nays 4; on the fourth amendment, yeas 72, nays 4; on the fourth amendment, yeas 72, nays 4; on the fourth amendment, yeas 72, nays 4; on the fourth amendment, yeas 75, nays 4; on the second amendment, yeas 75, nays 4; on the fourth amendment, yeas 75, nays 4; on the fourth amendment, yeas 75, nays 4; on the fourth amendment, yeas 75, nays 4; on the second amendment, yeas 75, nays 4; on the fourth amendment, yeas 75, nays 4; on th

Attorneys at Law, Huntingdon, Pa., Office same as that formerly occupied by John cott, Esq. Oct. 19, 1853.

On the question, Will the House agree to the fourth amendent?
The yeas and nays were taken agreeably to
be provisions of the Constitution, and were as

ment?

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

YEAS—Messrs. Anderson, Arthur, Backus, Backhouse, Ball, Beck, Benson, Bishop, Bower, Brown, Calhoun, Campbell, Carty, Chase, Cleaver, Crawford, Dickey, Ent. Eyster, Fausold, Foster, Gibboney, Gildea, Hamel, Harper, Heins, Hiestand, Hill, Hillegas, Hoffman, (Lebanou, Hoffman, Gers), Housekeeper, Imbrie, Innes, Jacobs, Jenkins, Johns, Johnson, Kauffman, Kerr, Lebo, Leisenring, Longaker, Lovett, Manear, Maugle, M'Calmont, M'Ilvain, Mumma, Musselman, Nichols, Nicholson, Ninemacher, Pearson, Peters, Petrikin, Pownall, Purcell, Ramsey, (York, Ramsey, (Philadelphia,) Renmer, Reed, Roberts, Rupp, Shaw, Sloan, Smith, (Cambria, Smith, (Carter), Stevenson, Tolan, Vail, Vanvoorbis, Voeghley, Vickers, Wagonsaller, Walter, Warner, Westbrook, Wharton, Williston, Witherow, Zimmerman and Getz, Speaker—83.

NAYS—Messrs. Dock, Hamilton, Hancock, Strathers, Thorn, Wintrode and Wright—7.

So the question was determined in the affirmative.

SECRETARY'S OFFICE, HARRISBURG, June 22, 1857.

Harmsburn, June 22, 1857.

Harmsburn, June 22, 1857.

I do certify that the above and foregoing is an 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 bit 1857.

Witness my hand and the seal of fully June, one thousand eight hundred and fifty-seven.

Secretary of the Commonwealth.

MISCELLANEOUS ADVERTISEMENTS. AYER'S
Cathartic Pills
(SUGAR COATED.)
AND MARKE THE BLOOD AND CURE THE SICK AYER'S

nvalids, Fathers, Mothers, Physicians Philanthropists, read their Effects, and judge of their Virtues. FOR THE CURE OF

Invalids, Fathers, Mothers, Physicians Philanthropists, read their Effects, and Judge of their Virtues.

FOR THE CURE OF

Hendache, Sick Hendache, Foll Stomach.

Br. J.C. Arx. Sir I law been repeatedly cured of the worst headache any body can have by a dose or two dryour Bills. It seems to arise from a fend stomach, which were the season of the worst headache any body can have by a dose or two dryour Bills. It seems to arise from a fend stomach, which were the season of the worst headache any body can have by a dose or two dryour Bills. It seems to arise from a fend stomach, which were the season of the season of the season of the worst headache any body can have by a dose or two dryour Bills. The season of the season of

Erysipelas, Scrofilla, King's Evil, Tetter, Tumors, and Salt Rheum. From a Forwarding Merchant of St. Louis, Feb. 4, 1856.

Erysipeline, Secrotalis, Simile's Evil, Tetter, Thurwish, Mine's Evil, Tetter, From a Friending, Mine's Evil, Tetter, From a Friending Merdand of S. Loude, A. 1506.

Da. Aras: You'r Fills are the paragon of all that is great in medicine. They have cured my little daughter to the paragon of all that is great in medicine. They have cured my little daughter in medicine. They have cured my little daughter in the paragon of all that is great in medicine. They have cured my little daughter by affilied with blotches and pimples on her skin and it y affilied with blotches and pimples on her skin and it y affilied with blotches and pimples on her skin and it y affilied with blotches and pimples on her skin and it y affilied with blotches and pimples on her skin and it y affilied with the latter of the Medodate Ryle, Carrello, From the Rev. Dr. Hateles, of the Medodate Ryle, Carrello, Howards Six: I should be ungrateful for the relief year a Coll settled his mell I did not report my case to you. A cold settled his mell I did not report my case to you. A cold settled his mell I did not report my case to you. A cold settled his mell I did not report my case to you. A cold settled his mell I did not report my case to you. A cold settled his mell I did not report my case to you. A cold settled his mell I did not report my case to you. A cold settled his mell I did not report my case to you. A cold settled his mell I did not report my case to you. A cold settled his mell I did not report my case to you. A cold settled his mell I did not report my case to you. A cold settled his melling and his my case to you. A cold settled his melling and his my case to you. A cold settled his melling and his my case to you. A cold settled his melling and his my case to you. A cold settled his my case to you. A cold settled his melling and his my case to you. A cold settled his melling and his my case to you. A cold settled his melling and his my case to you. A cold settled his melling and his my case to you. A cold settled his melling and h

For Costiveness or Constipation, and as

AYER'S CHERRY PECTORAL

AYER'S CHERRY PECTORAL

FOR THE RAFID CURE OF

COUGHS, COLDS, HOARSENESS, INFLUENZA, BRONGHTHS, WHOOPING

CIPLENT CONSUMPTION,

In of the trelf of consumptive patients in advanced stages of the disease.

We need not speak to the public of its virtues. Throughout every town, and almost every hamlet of the property of the public of its virtues. Throughout every town, and almost every hamlet of the public of the public of its virtues. Throughout every town, and almost every hamlet of the public of the public of the public of the virtue of the public of the virtue of the public of the virtue of the public of the

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SCOTT & BROWN,

TEOS. P. CAMPBELL.
ATTORNEY AT LAW,
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May 5, '33

So the question was determined in the affir- MISCELLANEOUS ADVERTISEMENTS. MISCELLANEOUS ADVERTISEMENTS.

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BUR

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were cured immediately.

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When the misguided and imprudent votary of pleasure finds he has itabibed the seeds of this painful disease, it to too often happens that an ill-timed sense of shame, or dread of discovery, deters him from applying to those who from education and respectability, can alone befriend him, delaying till the constitutional symptoms of this horrid disease make their appearance, such as ulcerated sove throat, diseased nose, such as ulcerated sove of the other disease of sight, deafness, nodes on the shin disease of sight, deafness, nodes on the shin the state of the most of the nose fall in, and the victim of this awful disease because the shin of the sound of the nose fall in, and the victim of this awful disease because the shin of the sound provided the state of the most of the nose fall in, and the victim of this awful disease because the shin of the shin of the same provided that the shin in the shin of the same ship is the same ship in the shin of the same ship is the same ship in the same ship is the s

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