graph, writing from Washington City, under date of July 19 h, thus lays himself open to the wrath of the Democrats:

"The Democracy came together a few breadings ago in cancius; and what do you think was the subject to be discussed? I would not venture to tell you, except upon the authority of a friend of Mr. Buchanan from the canvass! The announcement of the proposition, however, produced as I am informed, a grand flare-up on the part of some of the Buchanan men—from Pennsylvania, I presume— and the uttering of threats that if anything of the kind should be attempted, the party should be blown sky high, and scattered in fragments broadcast. The object was not persisted in,

Also one lot of ground in the town of Woodblown sky high, and scattered in tragments broadcast. The object was not persisted in, but the simple fact that such an idea ensered the heads of any portion of the Deservice of Maria Taylor.

Also one lot of ground in the town of Woodberry fronting 60 feet on the Pattonsville and Woodberry tumpike road, and extending back about 200 feet to lands of G. R. Barndollar with

Woodserry tampike road, and extending back about 200 feet to lands of G. R. Barndollar with a two story rough east Tavern House, and Store Room, and frame stable thereor erected, and as No. 5 in general plan of said town, adjoining lot of Dr. Samuel Smith on the north, and lot of S. J. Castner on the south, situate in Middle Woodberry Tp., Bedford county, and taken ir execution as the property of Jacob Schnebly. Also, one lot of ground containing about one acre; more or less, with a two story log house and log stable thereon erected, adjoining lands of Henry Kauffman, John Bowser and others situate in St. Clair Tp., Bedford county, and taken in execution as the property of Conrad Appleman. Also, all of defendants interest in an to a tract of land containing 90 acres more or less, about 45 acres cleared and under fence with 2 two story log houses, spring houses and 2 double log barns thereon erected, also 2 apple orchards thereon, adjoining lands of Edward Ward, now John Keefie's heise on the east, Jacob Sleek now George Ickes on the west, and Peter Song in right of William Swagar on the south, and now in the possession of Andrew Adams, Mary Peter Song in right of William Swagar on the south, and now in the possession of Andrew Adams, Mary Peter Song in right of William Swagar on the south, and now in the possession of Andrew Adams, Mary Peter Song in right of William Swagar on the south, and now in the possession of Andrew Adams, Mary Peter Song in right of William Swagar on the south, and now in the possession of Andrew Adams, Mary Peter Song in tight of William Swagar on the south, and now in the possession of Andrew Adams, Mary Peter Song in tight of William Swagar on the south, and now in the possession of Andrew Adams, Mary Peter Song in tight of William Swagar on the south, and now in the possession of Andrew Adams, Mary Peter Song in tight of William Swagar on the south, and now in the possession of Andrew Adams, Mary Peter Song in tight of William Swagar on the south, and now in the possession of Andrew Will Mr. Buchanan decline?"

dysement of Buchanan's nomination is causing quite a stir among the Southern Democracy. The very name of Van Buren is offensive to the Southern Democracy, and his adherence to Buchanan will greatly increase the strength of Fillmore everywhere south of Mason and Dixon's Linc.

Lowa.—A gentlemn just from the State of Iowa, and a strong Buchanan man, states that the publication of Mr. Fillmore's speeches his put a new face on the Presidential prospect in that State. The

Presidential prospect in that State. The mass of the people, he says. (with regret,) appear to be going in for Fillmore, and he St. Chief Tr. Redford county and taken in ex-

The Central Georgian, published at Sandersville, beretofore neutral, has raised the Fillmore and Donelson flag, and in do-

at Cincinnati. We are not for running a perly authenticated for settle tilt against nations and the rest of man- Ang. 8, 1856,-6t. kind, to earry out our own peculiar views."

MARRIED.

Sam. J. Castner Esq., Mr. JOHN PUTT of Liberty Township, to Miss ELIZABETH RI-DENHOUR, daughter of Capt. Henry Ridenhour of Middle Woodbury Township, Bed-

DIED.

In this Borough, on the 10th ult., ED MUND D. son of Hiram and Mary Lentz aged 13 years and 9 mouths. The deceased was a swart and interesting little boy, the last will etc., of Levi Lamburn, late of St. and was a favorite with those who knew him

FOR SALE.

IME subscriber will sell at private sale, a valuable Farm of firstrate limestone land, Augustible Farm of firstrate limestone land, situated in Middle Woodberry tp., Bedford county Pa., containing 180 acres, about 125 acres cleared and under good fence, and in a high state of cultivation, the balance is well timedred, with a good two Story House and a large lack building attached. Also a good bank barn with thrashing floor, tenant house, wash and apring house, and all other out buildings required on a farm. Also a never failing spring of immestone water near the buildings required on a farm. Also a never failing spring of immestone water near the buildings. Any person wishing to purchase such a property will do well to call on the subscriber living on the premises.

SAMUEL BUCK.

Aug. 8, 1856.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate dec'd.

The account of David Shaffer one of the ex'ors of the last will etc., of Henry Shaffer late of Colerain tp., dec'd.

The account of John Cessna, one of the ex'ors of the last will etc., of Baltzer Morgart, late of West Providence tp., dec'd.

The account of Samuel Blackburn, adm'r of Daniel W. Blackburn late of St. Clair tp., dec'd.

The account of Henry P. Diehl and Wm. England adm'r of Isaac Bingaman late of Colerain township dec'd.

The account of Geo. H. Sprang, Esq., adm'r of Elias S. Hook late of Cumberland Valley tp., dec'd.

WHEREAS the Honorable Francis M. Kim-MELL, President of the several Courts of Common Pleas in the counties composing the 6th Judicial District, and Justice of the Courts Over and Terminer, and General Jail Delive-for the trial of capital and other offenders the said district—and Joseph B. Noble and Jens G. Harlier, Esquires, Judges of the Court of Common Pleas, and Justices of the Court of Oyer and Terminer, and General Jail Delivery, for the trial of all capital and other offenders in the county of Bedford—have issued their precept and to me directed, for holding a Court of Common Pleas, and General Jail Delivery, and Court of Oyer and Tourist Oyer and Court of Oyer and Tourist Oyer and Oyer and Tourist Court of Common Pleas, and General Jail cry, and Court of Oyer and Terminer at ord, on MONDAY the lst., day of SEP-Bedford, on MONDAY the lst., day of SEP-TLMBER next. Notice is hereby given to all the Justices of the Peace, the Coroner and Constables within the said county of Bedford, that they be then and there in their proper persons, with their rolls, records, and inquisitions, examications and other remembrances, to do those things which to their offices and in that behalf apperton to be done, and also they who will prosecute against the prisoners that are or shall be in the Joil of Bedford county, to be then and there to prosecute against them as shall be just.

Aug. 8, 1855.

B. WASHABACOLI,
Registers Office, Aug. 8, 1856. Registers.

NOTICE.

Letters of administration having been granted to the subscriber, on the Estate of Samuel Blackburn, late of Pleasantville, St. Clair township, dee'd, all persons indebted to said Estate are hereby notified to make payment the same will present them properly authenticated for settlement. R. MILLER, Adm'r. July 25, 1856. St. Clair township.

SHERIFF'S SALE

SHYING OFF.—Martin Van Buren's endyrsement of Buchanan's nomination is causdyrsement of Buchanan's nomination is causmore property of Ann Anderson, now Jane Morchead defendents, situate in St. Clair Tp.,

predicts Fillhuore will carry the State.—

St. Clair Tp., Bedford county, and taken in exception as the property of Joseph H. Harbaugh.

Amer. Organ.

St. Clair Tp., Bedford county, and taken in exception as the property of Joseph H. Harbaugh.

Sheriff's effice, Aug. 8, 756.—3t.

Administrator's Notice.

"We dread the consequences of the wild and dangerous progressive policy enunciated claims against the same will present them pro-HENRY P. DIEHL, Adm'r.

REGISTERS NOTICE. On Saturday Evening July 27th 1856, by

ALL persons interested, either as heirs, credit tors or otherwise, are hereby notified, that the following named persons have filed their accounts in the Register's Office, and that they will be presented to the Ornhand counts in the Register's Office, and that they will be presented to the Orphan's Court of Bedford County, on Friday the 5 h day of September next, for confirmation, at which time they may attend if they think proper:

The account of Amos Wertz, administrator of Mary Statler late of Juniata tp., dec'd.

The account of J. B. Noble Esq., Executor of the large will etc. of Jacob Working, late of the large will etc.

of the last will etc., of Jacob Working, late of

South Woodberry tp., dec'd.

The account of O. E. Shannon, Guardian of he minor children of Solomon Rice late of South-

Clair tp., dec'd. Chair tp., dec'd.

The account of Fredrick Smith guardian of
John Feight, minor son of John Feight late of
Colerain tp., dec'd.

Colerain tp., "ec'd.

The account of John Burger adm'r of Susan Burger late of South Woodberry tp., dec'd.

The account of John Mower, Guardian of Victoria one of the minor children of Wm. Tate

dec'd. The account of John S. Holsinger one of the ex'ors, of Christian mock late of St. Clair, tp.,

The account of Samuel Carn adm'r of the estate of Mary Sammell, late of St. Chir tp.,

dec'd.

dec'd.

D. WASHABAUGH,

LIST OF CAUSES

PUT DOWN FOR TRIAL AT SEPT. TERM (1st day) 1856. Mullen vs J Patterson et al

Geo Mullen vs J Patterson et al
J S Morrison's admr's ve Crysher & Tho's
Sam'l Stuckey vs Henry Keyser
G W Figart vs Griffith & Thomas
M M'Eldowney vs Saml Williams et al
J Patton et al vs E Lockart
C Colfeit vs Saml Amich
Jno Brideham vs same
A J Dunlap et al vs Asa Duval
Saml Davis vs John James
D Patterson use vs S. Vondersmith
Jas Reynolds vs S M Barciay's admr's
Phillip Weisel's adm'r vs E L Anderson
Hohman & Christy vs H & B Railroad Co
Wood & Devereux vs John Figart
M Barthelow vs Jacob Hipple
H F Rohm vs Edward B Trout
Isaac Lipple vs F Hohman
Edward B Trout vs Saml Taylor
Henry Johnson vs Joseph Leasure

Henry Johnson vs Joseph Leasure Jacob Stockenius vs Danl B Troutman Joshua Filler vs Saml Williams John Dasher vs James Eutriken Joseph Harbaugh vs John Harbaugh et al William Smith vs Charles Smith Isaac Hull's admr's vs John Hull J Morchead et al vs Christopher Naugle. D. WASHABAUGH, Pro'y. Aug. 8, 1856.

LGST! LOST! LOST!! ON last Saturday Night, (August 2d.) somewhere about Town, a splendid Double Cased Silver Laver Hunting Watch, four hole jewels; any person leaving, or giving information at this Oppress, of said Watch, will be

liberally rewarded by its owner. Aug. 8, 1856,-tf.

BEDFORD COUNTY INSTITUTE. THERE will be a Teachers' Institute held in Bedford, commencing on Monday the first day of September, and continue four days. All teachers, school directors, and others, who take an interest in the improvement of our common schools, are earnestly invited to be present and participate.

Arrangements have been made to make the lectures and exercises, interesting and profitable to all-and more especially to teachers.

A number of able lecturers from abroad are expected—also the Superintendents of the neighboring counties. Lectures will be delivered on the various branches of Education and the best methods of teaching them. The whole theory, and practice of teaching, will be fully and ably treated. Teachers will have an opportunity to take an active part in the exercises if they wish. Even should they prefer to be silent visiters, they cannot fail to be vastly benfitted, and fully convinced that their time is well spent. Females will be boarded by the citizens

free of all charge, and males will be charged half price at the hotels. It is to be hoped, and expected, that all the teachers of the county will be present, and by their counsel, advice, and assistance, aid in advancing the great cause of Education, in elevating the Teacher's profession in promoting his usefulness at large, and in making the Common schools of our county, second to none in the state. Come one,

ome all-a hearty welcome awaits you.

Nost of the best teachers in the county. have signified their intention to be present

County Sup't. Ang 7, 1856.

P. H. Shires' MACHINE SHOP.

THE undersigned respectfully announces to the Farmers of Bedford and adjoining counties, and the public in general, that he has no on hand at his Shop in Bedford, a large assort-ment of Thrashing Machines, which includes his four horse PREMIUM MACHINE. It will be remembered that this Machine took the FIRST PREMIUM at our County Fair last fall. Pt is constructed with tumbling Shaft and Strap combined; also four horse tumbling Shaft Machines of the very best kind—two and three horse tumbling Shoft power—and our old and well-known four horse Strap Machine, which, for strength and duribility, cannot be surpassed anywhere. Farmers will please notice that we are now pre-Farmers will please notice that we are now pre-pared to Furnish Machines on the most favora-ble and accomodating terms, and at the very lowest prices possible. Horses, Grain, Lumber, and all kinds of trade will be taken in payment for Machines. All kinds of repairing of Ma-chines of different kinds and all other farming utensils done on the most reasonable terms, of the very best materials, and at the shortest no-tice.

TAll our Machines warranted one year if properly used. Please come this way for a good and cheap Machine.

PETER H. SHIRES,

August 1, 1856.

MORE NEW GOODS AT THE COLONNADE STORE.

THE undersigned are just receiving and open-ing at colonnade store a fresh supply of New Goods, consisting in part of

French Needle worked Collars, Black Silk and Felet Mitts, Assorted Colord Kid Gloves, Bonnet and Mantua Ribbon, Black Silk Cravats, Fancy Casimers, Mireno Casimers, Black Gro De Rhine Silks, Belts Assorted Colors, Hosiery of all kinds,

Also a prime lot of Groceries, consisting in part of Sugar, Coffee, Tea, Syrups, Molasses, Rice, Indigo, Tobacco, &c. &c. J. & J. M. SHOEMAKER. August 1st 1856.

MORE SHOES AND GAITERS.

JUST Received at Shoemaker's Colonnade Store, Ladies, Misses, Childrens and Gents shoes. And also Ladies and Gents Guiters. August 1, 1856. NOTICE.

IS hereby given that the next Session of the Allegheny Male and Female Seminary will Commence on Tuesday the 5th day of August

By order of the Trustees.

JOHN POLLOCK. August 1, 1856.

NOTICE.

Letters of administration upon the estate of Samuel Cromwell, late of Bedford Borough, dec'd, having been granted to the subscriber, notice is hereby given to all persons indebted to said estate to make payment without delay; and those having claims against the same are notified to present the same duly authenticated for settlement.

FR. JORDAN, Adm'r. Bedford, July 25, 1856.

SCHOOL NOTICE.

Miss R. S. Procter will resume the duties of her School in the Lecture Room of the Presby-terian Church, on Monday, the 11th of Angust inst., and gespectfully solicits a share of the public patronage. [Bedf'd, J'y 25, '54, -3t.

REMOVED.

The undersigned take this method of informing their old Customers and the public in general, that they have removed their entire stock of Goods from the West end of Bedford to the Colonade Store, lately occupied by Capt. J. Reed, where they will be pleased to see all who tray favor them with a call.

All kinds of produce taken in Exchange for

Goods.

Thankful for past favors, they hope by fair dealing and a desire to please, to continue to Receive a liberal share of the public patronage.

Bedford, July 25, 1855.

J. & J. M. SHOEMAKER.

NOTICE.

Letters testamentary on the last will and testament of Elwood Harmer, late of the Boro' of Bedford, dee'd, having been granted to the Subscriber, residing in said Boro, notice is therefore given to all persons indebted to the Estate of said dee'd, to make payment immediately; and those having claims will present them properly authenticated for settlement.

CHARLOTTE L. HARMER,
July 25, 1856.

Executrix. July 25, 1856.

SCHOOL.

George Sigafoos, thankful for the patronage received in the past, would respectfully announce to the citizens of Bedford and vicinity that he will commence the 2d Quarter of his School, August 11th next, in the Lecture room of the Lutheran Church, which will be neatly fitted up for that purpose. No pains will be spared to advance his supplis in their Studies, and strict attention will be given to the health and morals of all his pupils. Terms of tuition per quarter as heretofore.—

erms of tuition per quarter as heretofore.— rimary \$3,00—Practical, \$3,30—Natural Sci-nees and mathematics \$4,00. G. SIGAFOOS. July 25, 1854. MORE NEW GOODS.

JUST received at Reed's New Store a Fresh Supply of Late Style and Fancy Goods,

Ladies Dress Goods, French Needle Worked Collers, Fancy Silks, Gros de Rbines, Blk Silk Fringe. Dotted Swiss Stripped ditto, Plain Naunsook, Bonnet Ribbons, Mantua Ribbons Blk Silk Cravats,

Bis Sink Cravats,
Byron Collars,
Merino Cassimere,
Gent's half Hose, Mix'd aaf Bro.
Also a prime lot of Family Greeries, consisting of Sagar, Coffee, Tea, Sarap, Molasses, Rice, Corn targh, Farina, &c., &c.
July 18, 1856.

AUDITOR'S NOTICE.

AUDITOR'S NOTICE.

NOTICE is hereby given to all presons interested that the undersigned his been appointed by the Orphans' Court of Bedford
County, Auditor to distribute the hadance in
the hands of John Dickey. Admistrator of
Samuel L. Tobias, Esq., dec'd, toland among
all those entitled to the same; and that I will
sit for that purpose at my office is he Borough
of Bedford, on Tueslay the 22d day of July,
inst., at one o'clock, P. M., when and where
all who think proper may attend.

JOHN MOWER Auditor.

Administrator's Notice.

LETTERS of Administration on the Estate
of Wm. Anderson, late of Broad Top
Township, Bedford County, deceased, having
been granted to the undersigned, till persons
indebted to said Estate will please nake payment without delay, and those having claims
will present them to

LEWIS ANDERSOI,
hoth residing in Broad You Touching

both residing in Broad Top Tornship July 11, 1856-1 Administrator's Notice

LETTERS of Administration having I granted to the subscriber, I ving i S Woodberry Township, on the Estate f John Teeter, late, of Moaroe Township, de'd, all persons indebted to said Estate are neffed to make immediate payment, and thosehaving claims against the same will present thus properly authenticated for settlement. ADAM KETRUG,

July 18, 1856.-f*

STRAY BOAR.

of May last, a WHITE BOAR, supposed to be about one year old—with a crop out of the left ear- no other marks recollected. The pwner is requested to come forward, prove roperty, pay charges and take him away. CHRISTOPHER NGLE. July 18, 1856-c*

Bakery and Confectionry, ICE CREAM SALOON

THE subscriber, thankful for the atronage heretofore extended him by a lieral pub lic, tenders his thanks, and he woul respectfully inform them that he has recived and opened a new and choice lot of Coffections, among which are candies, nuts, fruis, &c. He also keeps throceries, such as Sugr. Coffee, Tea, Molasses, Cheese, Candles, &c Also all descriptions of Cakes, and will serv Wedding and other parties, on short notice, wh confec

tions and cakes.

He has opened up and refitted his le Cream Schoon, in a superior style, where he ill be al-ways ready to serve his friends and to public with good and highly flavered Creams. He will also serve parties to order. His stand is opposite the OdeFellow's Building, where he feels cenfident hat those who give him a call will not go also disar-

NOTICE.

March 14, 1856-2m.

JOHN CLARK & Wm. A. B. CARK having formed a partnership (in the inning &c.,) the business heretofore carried on Schellsburg To be section XXVI, Article 1. by John Clark will now be condued by and in the name of John Clark and Son

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. PERSONS, having unsettled sounts with the undersigned are called uponto attend to them promptly and have them osed. More particularly accounts that have ken standind some time, should, and must be atteded to; ang if in some cases persons are not prepared to close fully, they must at least attet to them.

JOH CLARK,

OF NEW COUNTIES.

No county shall be divided by a line entting

Resolved, That this resglution 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 teach the control of the c ourth amendment, yeas 69, nays 16. Extract from the Journal.

AUDITOR'S NOTICE.

BY AUTHORITY.

RESOLUTION

Proposing Amendments to the Con-

stitution of the Commonwealth.

FIRST AMENDMENT.

ARTICLE XI.

OF PUBLIC DEBTS.

July 11, 1856.

JOB MANN, Auditor.

THE undersigned, appointed by the Orphans' Court of Bedford County, to distribute the money in the hands of Daniel B. Wisegarver and John Mower, Esqires, Executors of the last Will and Testament of John Wisegarver, late of St. Clair Township, dec'd, will attend to the duties of his appointment on Tesday the 12th day of August, next, at his Office in Bedford, when and where those interested can attend if they desire.

JOB MANN, Auditor. WILLIAM JACK, Clerk. SECRETARY'S OFFICE, A. G. CURTIN, Filed, April 24, 1856. Sec. of the Com'th.

Secretary's Office, Harrisburg, June 26, 1856

Pennsylvania, ss: I do certify that the above and foregoing is a true and correct copy of the original "Resolution relative to an amendment of the Constitution" as the same remains on file in this office. In testimony whereof I have here-unto set my hand and caused to be affixed the seal of the Secretary's

ce, the day and year above written.

A. G. CURTIN,

Secretary of the Communica

Resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendments are proposed to the constitution of the commonwealth, in accordance with the provisions of the tenth article thereof. IN SENATE, April 21, 1856. Resolution proposing amendments to the constitution of the Commonwealth, being uner consideration,

On the question, Will the Senate agree to the first amend-There shall be an additional article to said The yeas and nays were taken agreeably to

constitution to be designated as article eleven, as follows:-YEAS-Messrs. Browne, Buckalew, Creswell, Yras-Messrs, Browne, Buckaiew, Greswell, Evans, Ferguson, Flenniken, Hoge, Ingram, Jamison, Knox, Lanbach, Lewis, M'Clintock, Price, Sellers, Shaman, Souther, Straub, Taggart, Walton, Welsh, Wherry, Wilkins and Piatt, Speaker—24.

Navs-Messrs. Crabb, Gregg, Jordan, Mellinger and Pratt—5.

So the question was determined in the af Section 1. The state may contract debts, to

SECTION 1. The state may contract debts, to supply casual 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 exceet seven hundred and fifty thousand dollars, and the money arising from the province. On the question, Will the Senate agree to the second amend-

dollars, and the money arising from the creation of such delts, shall be applied to the purpose for which it was obtained, or to repay the delts so contracted, and to no other purpose what-The yeas and nays were taken agreeably to YEAS-Messrs. Browne, Buckalew, Creswell Section 2. In addition to the above limited Evans, Hoge, Ingram, Janison, Knox, Laubach, Lewis, M'Clintock; Sellers, Shuman, Souther, Straub, Walton, Welsh, Wherry and power the state may contract debts to repel in-vasion, suppress insurrection, defend the state

vasion, suppress insurrection, defend the state in war, or to redeem the present outstanding indebtedness of the state; but the morey 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. NAYS - Messrs. Crabb, Ferguson, Gregg, Pratt, Price and Pistt, Speaker-6.
So the question was determined in the af-

On the question, Will the Se, ate agree to the third amendin sections one and two of this article, no debt rhatever 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 annually to reduce the principal there.

The yeas and nays were taken agreeably to the Constitution, and were as follow, viz:

Yeas—Messrs. Browne, Buckalew, Crabb.
Cresswell, Evans, Fe.guson, Flennikea, Hoge, Ingram, Jamison, Jordan, Knox, Laubach, Lewis, M'Clintock, Melinger, Pratt, Price, Sellers, Shuman, Sonther, Straub, Taggart, Walton, Welsh, Wherry, Wilkins and Piatt, Noorder, 28. Secrica 4. To provide for the psyment 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 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 any part thereof, and of the income or proceeds of NAYS-Mr. Gregg-1.

So the question was determined in the af-firmative.

On the question,

Will the Secretary

or the proceeds of the sale of the same, or any part thereof, and of the income or proteeds 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.

Secrior 5. The credit of the commonwealth shall not in any manner, or event, be pledg Will the Senate agree to the fourth amendment?
The yeas and mays were taken agreeably to
the Constitution, and were as follow, viz:
Yeas—Messrs. Browne, Buckalew, Cresswell. Evans, Fleniken, Hoge, Ingram, Jamison, Jordan, Knax, Laubach, Lewis, M'Clintock, Price, Sollers, Shuman, Souther, Strath, Walton, Welsh, Wherry, Wilkins and Piatt, Speaker

-23. NATS-Messrs. Crabb, Gregg, Mellinger and Pratt—4.
So the question was determined in the affirmative.

below the sum of five millions of dollars.

Secritor 5. The credit of the commonwealth shall not in any manner, or ovent, be pledged, or loaned to, any individual, company, corporation, or associatioe; nor shall the commonwealth hereafter become a joint owner, or stockholder, in any company, association, or corporation.

Secritor 6. The commonwealth shall not assume the debt, or any part thereof, of any county, city, borongh, or township, or of 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 indebtedness.

Secritor 7. The legislature shall not authorize any county, city, borongh, township, or in corporated district, by virtue of a vote of its citic zens, or otherwise, to become a stockholder in any company, association, institution or party.

There shall be an additional seticle to said constitution to be designated as article XII. as

custom. There shall be an additional strick to said constitution, to be designated as article XII, as follow:

ARTICLE XII.

ARTICLE XII.

Or NAME COLUMNIA.

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 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.

From section two of the first article of the city of Philadelphia, and of each county respectively; irom section five, of same article, strike out the words, "of Philadelphia and of the several counties," from section seven, same article strike out the words, "artitler the city of Philadelphia, and of the several counties," and no;" and strike out section four, same article, and in ficu thereof the words, "ard no;" and strike out section four, same article, and in ficu 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 distributed equally, throughout the state

constitution, strike out the words, sof the carried strike out the will good and highly flavered Creams He will also serve parties to order.

His stand is opposite the Odd-Fellow's Building, where he feels cenfident hat those who give him a call will not go awy disarpointed JOHN J. LUHER.

June 27, 1866.

DAGUERREOTYPES & AMBRITYPES.
BEADER have you ever heard of Geys infimitable Daguerrectypes I find, got once to his saloon and see for yourself, and ilyou want a likeness of yourself or friends as turns nature and art combined can make it, that is the place to get it.

If you want a picture put up in himost approved style and of the best maderias—or in short if you want the worth of your money in a splendid Daguerrectypes or Ambroyly, go to Get T T Y S.

As he is the only artist in Bedford lounty who can take the new style of Daguerrotypes and Ambroytypes.

He spares no pains to give full satisfiction and permits no picture to go out untille is confident it will do so.

Having just returned from the Eache is in possession of all the late improvemes in the art, and can assure his patrons that beat mirrish them with a style of pictures to tree the seed on the convenient through the words, "the city of Philadelphis and of the Schelissurg of formed a partner spectral type of the section seven, some article, the following:

So the question, was determined from the Eache is in possession of all the late improvemes in the art, and can assure his patrons that beat mirrish them with a style of pictures to or out untille is confident in will be section seven, some article in the section seven, some article, and in few hundred and sixty-four.

June 6th, 1856.

Lease of the control of the section seven, some article and the section seven in the county of the proposition and permits no picture to go out untille is confident in the section seven. Some provided the section seven, some article, in the section seven, some article, in the proposition and permits no picture to go out untille is confident in the section seven. Som

ter, Wintrode, Yearsley and Wright, Speaker

So the question was determined in the af-

On the question, Will the House agree to the fourth amond-

Manny's Combined Reaper and Mower, With "Woods' Improvement."

FARMERS of Bedford and Blair Counties are informed that this justly celebrated machine can be had by application to W. W. JACKSON, A. DE ARMIT,

Agents for Blair and Bedford Counties.

July 11, 1856-C.

Manny's Combined Reaper and Mower, With "Woods' Improvement."

amendment, yeas 28, nays 1. On the fourth amendment, It have found that this justly celebrated in the lectory of the lectory of the loweskeeper. Hunseckey, Rubrie Helcomb, Housekeeper, Hunseckey, Rubrie Housekeeper, Hunseckey, Rubrie Holeomb, Housekeeper, Hunseckey, Rubrie Hol

Wright, (Luzerne,) Tearsey, Zhametona, Wright, Speaker-69.
Nars-Messrs, Barry, Clover, Cobourn, Fulton, Gibboney, Haines, Hancock, Huneker, 1egham, Leisenfing, Magee, Manley, Morris, Patterson, Salisbury, and Wintrode—16.
So the question was determined in the af-

SECRETARY'S OFFICE. Harrisburg, June 27, 1856.

Pennsylvania, ss : 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 185.61

Witness my hand and the seal of said office, this twenty-seventh day of Jane, one thousand eight hund-

red and fifty-six.

A. G. CURTIN Secretory of the Commonacealth July 11, 1366.-3m.

HARDWARE STORE.

The subscriber would announce to his old riends and the public in general, that he has-removed his HARDWARE STOKE to the new building second door west of the Bedfort Ho-tel, where he has just received and opened an extensive assortment of Hardware, embracing almost every article in that line of buisiness. His stock of SADDLERY is of the best quality and was selected with great care. He would respectfully invite all in want of articles in the Hardware line, to give him a call, satisfied that he can please all who do so.

JOHN ARNOLD.

Special Notice.

A LL persons indebted to the firm of Rupp & Oster are respectfully and carnestly requested to make immediate payment. The books are in the hands of G. W. Rupp, for collection, and must positively be closed. Our friends who are in arrears will please consult their interest by attending to this notice at once and not put us under the unpleasant necessity of making them pay costs.

Bedford May, 16, 1856—2m.

SETTLE UP.

112 E subscriber, having disposed of his Store L in Bedford, is desirous of closing up his ooks. All persons indebted to him are tequested to settle up immediately. His hooks will be in the nands of Mr. Job M. Shoemaker, till first luby next.

aly next, He is thankful to his friends for the very generous support they have yielded him since his commencement in this place and cordially recommends Mr. Job M Shoemaker, as a young man of good business habits, of strict honesty, capacity and integrity, and who will not fail to give general satisfaction to my customers and the public.

ELIAS M. FISHER March 14, 1856-3m.

LOOK OUT AND SAVE COSTS. THE Books and Notes of Peter Radebaugh, are left in my hands for collection. Perare left in my hands for collection. Per-sens would do well to call and settle at once or costs will be added to them.
SAMUEL RADEBAUGH.

March 14, 1856-tf

and pay the debts.

DISSOLUTION. THE partnership heretofore exesting betasin the subscriber, under the name of Wise. & Go., in the carriage making & Blacksmithing business, was this day dissolved by mutual consent. All business of the late Firm will be attended to by Michael and John G. Whisel who will collect the outstanding notes and accounts outstanding notes.

WM. WEISEL.

MICHAEL WEISEL. JOHN G. WEISEL. May 27th 1856. May 27th 1856.

Whiler, Miller, and Blacksmithing business, under the name of Michael & John G. Writer & Our stand is the one heretofore occupied by Weisel & Co. im-mediately east of Bedford. We hope by the

May 30-3m

IMPORTANT TO MILL OWNERS ma, Patterson, Salisbury, Smith, (Philadelphip), Walter, Wintrode and Years'ey—24.

So the question was determined in the affirmative.

On the question,
Will the House agree to the second a nendment,
The yeas and nays were taken, and were as follow, viz:
Yeas—Messrs, Anderson, Backus, Baldwin, Ball, Beck, (Lycoming,) Beck, (York.) Bernhard, Boyd Brown, Brush, Buchanan, Caldwell, Campbell, Carty, Craig, Fausold, Foster,

Schellshurg, Bedford, County, who is also.

than ever to accommodate his customers with every article in the line of his business, either wholesale orretail, and hopes they will give him a call at his new location. GEORGE BLYMIRE.

Bedford, April 13, 1855. P. S. The subscriber is desirous of having his books closed up till 1st April, inst., either by cash or note. He hopes this notice will be attended to immediately.

G. .B

A CANBED.

THE subscribers take this method of informing the people of Bedford County that they have opened a Wholesale and Retail Clothing. Store, at No. 5, Lieyd's Row, Hollidaysburg, Pa., where they will at all times have on hand a large supply of every article in the Clothing Line. They would be pleased to see all their friends at their establishment.

S. HERSHMAN.

June 27, 1856-tf

NEW SPRING & SUMMER GOODS. THE undersigned have just received their usual supply of

SPRING & SUMMER GOODS,

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 of the composition of th

S. HERSHMAN, M. SHOENTHOL.