s1,25. Mailed free of postage of the receipt of the retail price.

opinions of the press.

other volume will be trend with satisfaction by those who mast enjoyed the 'Sacred Mountains' "> N. V. Lessing Fost.

oft is full of deep interest, and written in a most glowing and beautiful style." - Lewis till.

Journal.

There is merit sufficient in the work to make it a favorite with the lover of though associated so close with Biblical blatery. — Descrit Daily

se close with premeas answer.

Advertiser.

"The writer has a powerful use of language, and though be enters upon his task with a true devotional spirit he invests his theme with an interest sure to fascinate the general reader."

- S. Errang Gazelle.

"A finished specimen of style and workman-blip."—Ingit's Christian Advecate.

"He has ciothed his ideas with lary and heautiful language, and treated the surjectin a manner becoming its importance."—Sect. Union.

"The tyle is different from J. T. Headley, and perhaps better adapted to the subject. It is perhaps better adapted to the subject. It is

"The sry le is different from 2. T. Feadley, and perhaps letter adapted to the subject. It is simple and unpretending, out plain and forcible."—Bosien Journal.

"It is written in a style of poetic prose suited to the subject and makes some glowing pictures of the 'Sacred Plains,' spreading them out in all their oriental lovelness, and investing them with a charm and interest that belongs only lo scriptural scenes."—Medica Tribms.

"An elegant book, both in cantents and appetrance—atted to adom and increase the value, at any invary."—Basialo Baily Republic.

"This volume is landsomely illustrated with views of many spets made interesting by the sacred history."—Bosion Daily advertiser.

"The author has faithfully executed his design, and presented to the public a book repicte with and presented to the public a book replete with interest and instruction."—Genesic Republic.
"The materials of the several chapters seem to have been collected with great care."—Sa-

em Observer.
To Papers inserting the foregoing three times

Papers inserting the foregoing after and sending a copy of paper to Publishers, will receive a copy of the above work, and also the Foonomic Cottage builter, pre-paid.

WANZER, McKIM & CO., Publishers.
July 11, 1856. [Buffelo, New York.]

MORE NEW GOODS.

JUST received at Reea's New Store a Fresh Supply of Late Style and Fancy Goods, embracing a large lot of Ladies Bress 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, Byron Colfars,

Merino Cassimere, Gent's half Hose, Mix'd and Bro. Also a prime fot of Family Groceries, con-sting of Sagar, Coffee, Tea, Syrap, Molas-s, Rice, Cora starch, Farina, &c., &c. July 18, 1856.

Bakery and Confectionary, ICE CREAM SALGON.

The subscriber, thankful for the patronage increto/fore extended him by a liberal public, tenders his thanks, and he would respectfully inform them that he has received and epened a new and choice lot of Confections, among which are candles, nuts, fruits, &c.—He also keeps Groceres, such as Sugar, Coffee, Tea, Molasses, Cheese, Candles, &c.—Also all descriptions of Cakes, and will serve Wedding and other parties, en short notice, with confections and cakes.

There never did do more than give temporary relief and they never will. It is because they don't touch the CAUSE of the disease. The CAUSE of all ague and billious diseases is the this arrived the certificate who trick the celebrated chemist, J. R. Chilton, of trick ew York, to this effect, is attached to every ottle; therefore if it does no good it can do tor.

ing in avor win the plane, as being better than using Quinine,—not knowing I presume that the remedy they useded t escape taking Quinine, contained the DRUG-ITSELF!

This remedy, (known as "Smith's Tonic,") would invariably BREAK an ague, but it did

Rhodes' Fever and Ague Cure, or Antidote to Malaria, the only harmless remedy in exist-

d you will never have a single one.

JAMES A. RHODES, Proprietor, Pro. vidence, R. I. For sale by Druggists generally.

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

SPRING & SUMMER GOODS.

and will take pleasure in showing them to all who may favor as with a call. Great bargains will be offered for Cash, and all kinds of Country Produce;—or to punctual customers, a could of six months will be given.

A. B. CRAMER & CO.

Bedford May 2 1356.

Special Notice. All persons indebted to the firm of Rupp & Oster are respectfully and carnestly requested to make immediate payment. The books are to the hands of G. W. Rupp, for collection, ted to make immediate payment. The books are in the hands of G. W. Repp. for collection, and must positively be closed. Our friends who are in arrears will please coustit their interest by attending to this period at once and not put its noder the nupleasant necessity of making them pay corts.

Bedford May, 16, 1856—2m.

admitted to vote shall be inserted in the aiphanasy company, association, or corporation; or to obtain money for, or loan its credit to, any corporation association, institution or party. In goal tax, or the word rago, it is no shall be inserted in the aiphanasy constitution of party. It is shall be inserted in the aiphanasy company, association, or corporation; or corporation, association, or corporation; or to obtain money for, or loan its credit to, any corporation association, institution or party. It is also constitution of party. Second Amendment.

Second Amendment.

General Liections within this Commonwealth," It is enfoned upon fee to give public notice of such Elections, and to enumerate in said notice what efficers are to be elected, I, HUGH MOGRE, Sheriff of the county of Bedford, do herely make known, and give this public notice to the Electors of the county of Bedford, that a general Elect on will be held in said county, on the first Tuesday of November 1856, at the several Election Districts, as follows, vice.

The electors of East Providence township to meet at the house of John Nycam, Jr., Inn-keeper, in said township.

The Electors of West Providence township to meet at the School House, in Bloody Run, in said framship.

to meet at the School House, in Bloody Run, in sold lownship.

The Electors of St. Clair township house of Gideou D Trent, in said township.

The Electors of Schellsburg Borough to meet at the house built for a School House, in said township.

The Electors of Schellsburg Borough to meet the forcugath.

The Electors of School House, in said township.

The Electors of School House, in said township.

The Electors of Southampton township to neet at the house of William Adams, in said waship.
The Electors of Union township to meet at

house of Michael Wyand, in said town-The Electors of Middle Woodberry township

The subscriber, thankful for the patronage heretofore extended him by a liberal public, tenders his thanks, and he would respectfully inform them that he has received and epened a new and choice lot of Confections, among which are candies, nuts, fruits, &c.—
He also keeps Grocernes, such as Sugar, Coffee, Tea, Molasses, Cheese, Candles, &c. Also all descriptions of Cakes, and will serve Wedding and other parties, on a hert natice, with confections and cakes.

He has opened up and refitted his fee Cream Saloon, in a superior style, where he will be always ready to serve his friends and the public with good and highly flavered Creams. He will also serve parties to order.

At which the and place the quinted hiere, for while the ballet, by ability, Twenty-seven persons to be Electors of President of the United States.

NOTICE IS HERRENY GIVEN,

"That any person, excepting Justices of the Pease, who shall hold any office or appointment of profits or trust under the United States, or of the State, whether a commissioned district, and also that every member of Congress and of the State Legislature; and of the select or common count. also serve parties to order.

His stand is opposite the Odd-Fellow's Building, where he feels confident that those who give him a call will not go away disappointed

JOHN J. LUTHER

June 27, 1856.

JOHN J. LUTHER

June 27, 1856.

don't touch the CAUSE of the disease. The CAUSE of all ague and billious diseases is the atmospheric poison called Miasma or Malaria. Naturalize this poison by its NATURAL AN-THOTE, and all disease caused by it disappears at once. Rhodes' Fever and Ague Cure is this Aptiatote to Malaria, and moreover it is to shall be a qualified voter of such dis-

This is more than can be said of Quirine, Arsenic, or any tonic in existence, as their use is ruinous to the constitution and brings on DUMB AGUE, which mever allows a person to feel perfectly well for a single mement. In illustration of these truths I annex some extracts from a letter just received from a Physician.

GEORGETOWN, OHIO, March, 17, 1866.

JAS. A. RHODES Esq.—Dear Sir. Yours of 2d inst is at hand. The Cure arrived late last year and the difficulty in getting any one to try it was greatly increased from the fact that a remety had been introduced which was growing in favor with the pathle, as being better than using Quinne,—not knowing I reserved. his place, and if any vacancy shall continue in the board for the space of one hour before the time fixed by law for the opening of the elec-tion, the qualified voters of the towrship, ward or district for which such efficer shall have been elected, present at the place of election, shall elect one of their number te fill such va-caner.

...It shall be the duty of the several assessors

"No person shall be admitted to vote whose name is not contained in the list of taxable in habitants furnished by the commissioners miles? First, he produce a receipt for the payment within two years of a state or county tax assessed agreeably to the Constitution, and give satisfactory evidence, either his own oath or affirmation of another, that he has paid such a tax, or on failure of payment thereoff. Second, if he claim a right to voto by being an elector between the ages of twenty-one and twenty-two years, shall depose on oath or affirmation, that he has resided in the state at leat one year next before his application, and make such proof, of rosidence in the district as is required by this Act, and he does verily believe, from the accounts given him that he is of the age aforesaid and give such other evidence as is required by this Act, whereapon the name of the person so admitted to vote shall be inserted in the alphanical process.

Section 7. The legislature shall not authorize any county, city, borough, township, or in normal potential in the alphanical district, by virtue of a vote of its citi-zens, or otherwise, to become a stockholder in any company, association; nor compound the restriction of the payment thereoff. Second if he claim a right to vote by being an elector of sockholder, in any company, association, or compound the recommonwealth hereafter become a joint owner or stockholder, in any company, association, or corporation.

Section 6. The commonwealth shall not association, or association; unless such debt. The commonwealth hereafter become a joint owner or stockholder, in any company, association, or company, associati

Cod save the Commonwealth!

| Code | Commonwealth |

WOODWARD'S Improved Smut and Screening Machines, Mill Bushes, Belting Cloths ami Bran Dusters, of the most improved plan; Mill Screws, Corn and Cob Grinders, Patent Bridges for Mill Spindles, Portable Mills, warranted to grind ten bushels per hour, Mill Irons and Mill Burrs made to order. Also, Suyar's Patent Corn Kill and Grain Dryer-Stover's Patent Cora Kiln and Grain Dryer-The Electors of Mende Woodberry township o meet at the house of Henry Flack in the fillage of Woodberry, in said township.

The Electors of South Woodberry, township o meet at the house occupied by Jacob Ostor, said township.

At which time and place the qualified Electors will elect by ballot,

Treaties of South Woodberry, township on meet at the house occupied by Jacob Ostor, said township.

Schellsburg, Bedford County, who is also gent for Bedford, Somerset, and adjoining ounties.

Mill wright work done at the shortest notice

Mili wright work done at the shortest notice, and on the most reasonable terms.

Pebenary 15, 1855.

McCORMICK'S Reaper and Mower for sale
by S. D. BROAD
at Scheilsburg, Pa., agent for Blair and Bedford
ounties. February 15, 1856. ounties.

NEWMackersland Salmon for sale by Ma 23, 1856. A. B. CRAMER & Co

BY AUTHORITY.

RESOLUTION Proposing Amendments to the Constitution of the Commonwealth.

Resolved by the Senale and House of Represen-aires of the Commonwealth of Pennsylvania in Jeneral Assemblymet, That the following amend-ments are proposed to the constitution of the ourmonwealth, in accordance with the provions of the tenth article thereof.

OF PUBLIC DEBTS.

Section 1. The state may contract debts, to upply casual deficits or failures in revenues, it to meet expenses not otherwise provided embly, or at different periods of sime, dollars, and the money arising from the creation of such dobts, shall be applied to the purpose for which it was obtained, or to repay the debts so contracted, and to no other purpose what-

Section 2. In addition to the above limit ng from the contracting of such debts

purpose whatever.
Secrion 8. Except the debts above specified,

would invariably BREAK an ague, but it did not CURE it, as it would eften return with renewed vigor. This one circumstance I deemed in your favor, if I could institute a test comparison between it and your CURE. The following is the result:

Three persons fool year "Cure," all of which were cases of "Quotidian Intermittent Fever," of many weeks standing. They had tried Quiting the whole time and election, and on such other many weeks standing. They had tried Quiting the whole time as well election, and on such other many weeks standing. They had tried Quiting the whole time such cases of "Quotidian Intermittent Fever," of many weeks standing. They had tried Quiting and was a such cases, slowly warring them out, and laying the foundation of other and severer mahdies. I did succeed in effecting a radical cause of all three of these cases with your remedy, and they have not had a chill since. In all three of these cases the "Smith's Tonic" in doesn used, and would, as before stated, break the chill, but after a period or two bad elapsed it would return.

I think there will be no difficulty now in giving to your Care the vaning? ground of any other remedy now in use here, etc., etc.

WM. BUCKNER, M. D.

Rhodes' Fever and Ague Care, or Antidote to Malaria, the only harmless remedy in exist. such election, and when state or county tax, which shall have been a sessed at least ten days before the election.—But a citizen of the United States, who has previously been a qualified voter of this State and removed therefrom and returned, and who has resided in the election district and paid taxes, aforesaid, shall be entitled to vote after taxes, aforesaid, shall be entitled to vote after residing in this State six months; Provided war, invasion or insurrection, no part of the said sinking fund shall be used or applied others. Weish, Wherry, Wilkins and Platt, Speaker was finded in the affective that the white freenen, citizens of the United State six months; Provided war, invasion or insurrection, no part of the said sinking fund shall be used or applied others. Weish, Wherry, Wilkins and Platt, Speaker was finded to the said sinking fund shall be used or applied others. Weish, Wherry, Wilkins and Platt, Speaker was finded to the public debt, until the amount of such debt is reduced.

So the question was determined in the affective taxes, after the commonwealth of the public data, Knex, Lancour data, Kn taxes, aforesaid, shall be entitled to vote after residing in this State six months; Provided: That the white freemen, citizens of the United States, between the ages of twenty-one and twenty two years, have resided in the election district ten days as aforesaid, shall be entitled to vote, aithough they shall not have p taxes "No person shall be admitted to vote whose name is not contained in the list of taxable inhabitants furnished by the commissioners unless First, he produce a receipt for the parment.

So the question was determined in the affir-ARTICLE XII.

of New Counties.

No county shall be divided by a line patting off over one-tenth of its population, (either to form a new county or otherwise.) without the express assent of machicounty, by a voter of the county or otherwise,) without the established, containing less than four hundred square miles.

The oscilon two of the first article of the constitution, strike out the words, "of the city of Philadelphia and of cach county respectively;" from section two of the first article of the words, "of Philadelphia and of cach county respectively;" from section two of the words, "of the city of Philadelphia and of cach county respectively;" from section five, or same article, strike out the words, "of the city of Philadelphia and of cach county respectively;" from section five, or same article, strike out the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count the words, "of the city of Philadelphia and of the verent count t

that itents in the several parts thereof, except that any county containing at least three thousand five bundred taxables, may be allowed a separate representation; but so more than three counties and be joined, and no county shall be divided, in the remarked of a district. Any city containing a sufficient number of taxables counties s. and be joined, and no county shall be divided, in the isomation of a district. Any city containing a sufficient number of caxables to entitle it to at least two representatives, shall be divided into convenient districts of contiguous ferritory, of equal taxable population as near as may be, each of which districts shall elect one representative. Any at the end of sections even, same article, in sert these words, eigher of these words, eigher of the servicer as possible; but no word shall be divided in first session, after the adoption of this amendment, shall divide the countries. Smith, (Wyomman and can make it; that is the place to get it.

If you want a picture put up in the most approved style and of the best materials—or in granted to the subscriber, living in Union Township, on the Estate of Jernayous Oldham, Ball, Book, (Lycoming,) Beck, (York,) Bernard, Boyd, Boyer, Brown, Buchanan, Caldwell, Cambria,) Beck, (Lycoming,) Beck, (York,) Bernard, Boyd, Boyer, Brown, Buchanan, Caldwell, Caraword, Eding, Anderson, Backus, Baldwin, Ball, Book, (Lycoming,) Beck, (York,) Bernard, Boyd, Boyer, Brown, Buchanan, Caldwell, Caraword, Eding, Anther on of sections seven, same article, in sert these words, eight city of Philadelphia shall be divided in a possible; but no word shall be divided in the control of the caraword, and art combined can make it; that is the place to get it.

If you want the worth of your money in a splendid Daguerrectype or Ambrotype, go to get it.

If you want the worth of your money in a splendid Daguerrectype or Ambrotype, go to get it.

If you want the worth of your money in a splendid Daguerrectype or Ambrotype, go to get it.

If you want the worth of your money in a splendid Daguerrectype or Ambrotype, go to get it.

If you want the worth of your money in a splendid Daguerrectype or Ambrotype, go to get it.

If you want the worth of your wont as filly want the worth of your wont as fellow, if you want the worth of your want the worth of your want the worth of your want the wor

doption of the smendment, shall divide the sty of Philadelphia into scuatorial and repre-entative districts, in the manner above provid-ult; such districts to remain unchanged until the apportionment in the year one thousand the apportionment in the yet eight hundred and sixty-four.

FOURTH AMENDMENT.

To be section XXVI, Article 1. 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, whonever in their opinion it manable injurious to the citizens of the commonwealth, in such garant, bowever, that no injustice shall be dear 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 18, nays 6. On the third amendment, yeas 28, 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, navs 24. On the second amendment, yeas 63, navs 25. On the third amendment, yeas 64, navs 25; and on the fourth amendment, yeas 69, navs 16.

Extract from the Journal. WILLIAM JACK, Clerk.

SECRETARY'S OFFICE, 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 rea and correct copy of the original "ilesolution 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 Scoretary's Office, the day and year above written.
A. G. CURTIN,
Secretary of the Commonwea

IN SENATE, April 21, 1850. Resolution proposing amendments to the Constitution of the Commonwealth, being under consideration,

On the question, Will the Senate agree to the first amend-There shall be an additional article to said sonstitution to be designated as article eleven, follows:—

, Sollers, Sanman, Souther, Straub, Tag-Walton, Welsh, Wherry, Wilkins and

gart, Walton, Welsh, Wherry, Wilkins and Piatt, Speaker-24. Navs-Messis. Crabb, Gregg, Jordan, Meler and Pratt-5 So the question was determined in the af

Will the Senate agree to the second amend-The yeas and mays were taken agreeably to be provisions of the Constitution and were as

Messrs. Browne, Buckalew, Creswell, Evans, Hoge, Ingram, Jamison, Knox, Lan-bach, Lewis, M'Clintock, Sellers, Shuman, Souther, Stranb, Walton, Welsh, Wherry and

Wilkins—10.

Navs — Messrs. Crabb, Ferguson, Gregg, Pratt, Price and Pirtt, Speaker—6.
So the question was determined in the af-

Will the Se. ate agree to the third amend-The yeas und mays were taken agreeably to The yols and hays were taken agreeably to the Constitution, and were as follow, viz: YEAS—Messrs. Browne, Buckalew, Crabb, Crosswell, Evans, Ferguson, Flenniken, Hoge, Ingram, Jamison, Jordan, Knox, Laubach, Lowis, M'Clintock, Mellinger, Pratt, Price, Sellers, Shuman, Souther, Straub, Taggart, Sellers, Shuman, Souther, Straub, Taggart, Walton, Welsh, Wherry, Wilkins and Piatt,

NAVE-Mr. Gregg-1.

Will the Senate agree to the fourth amend

the question was determined in the af-

April 21, 1856.

Journal of the House of Representatives April 21, 1856.

Journal of the House of Representatives April 21, 1856.

Journal of the House of Representatives April 21, 1856.

The yeas and mays were taken agreeably to the provisions of the Constitution, and on the first proposed amendment, were as follow, vir. Yeas—Measts. Anderson. Backus, Baldwin, Bail, Bock, (Lycomias), Beck, (Your), Bernham, Caldwell, Campbell, Carty, Craig, Crayford, Chaptell, Carty, Craig, Crayford, Doines, Hannel, Huppe, Holms, Hohnel, Bildle, Roberts, Shonek, Smith, (All-biroson, Holps, Purcell, Ramsey, Rood, Reinhold, Rishle, Loberts, Shonek, Smith, (All-biroson, Pholps, Purcell, Ramsey, Rood, Reinhold, Rishle, Loberts, Shonek, Smith, (All-biroson, Pholps, Purcell, Ramsey, Rood, Reinhold, Rishle, Loberts, Shonek, Smith, (All-biroson, Pholps, Purcell, Ramsey, Rood, Reinhold, Rishle, Loberts, Shonek, Smith, (All-biroson, Pholps, Purcell, Ramsey, Rood, Reinhold, Rishle, Loberts, Shonek, Smith, (All-biroson, Pholps, Purcell, Ramsey, Rood, Reinhold, Rishle, Loberts, Shonek, Smith, (All-biroson, Pholps, Purcell, Ramsey, Rood, Reinhold, Rishle, Loberts, Shonek, Smith, (All-biroson, Pholps, Purcell, Ramsey, Rood, Reinhold, Rishle, Loberts, Shonek, Smith, (All-biroson, Pholps, Purcell, Ramsey, Rood, Reinhold, Rishle, Loberts, Shonek, Smith, (All-biroson, Pholps, Purcell, Ramsey, Rood, Reinhold, Rishle, Loberts, Room, Rood, Reinhold, Rishle, Loberts, Room, Room, Rood, Reinhold, Rishle, Loberts, Room, Roo

Orr, Pearson, Phelps, Purcell, Ramsey, Reed, Riddle, Shenk, Smith. (Allegheux,) Smith, (Cambria,) Smith, (Wyoming,) Thompson, Whallou, Wright, (Dauphin,) Wright, (Luzerne,) and Zimmerman—64.

Nars—Messra, Barry, Clover, Cobourn, Dock, Dowdall, Fulton, Gaylord, Gibboney, Hamilton, Hancock, Huneker, Leisenring, M'Carthy, Magee, Manley, Moorhead, Morris, Patterson, Reinhold, Roberts, Salishury, Walcor, Wintrode, Yearsley and Wright, Speaker—25.

A LL persons are hereby cautioned against ta-king an assignment of or purchasing from Daniel Border of Bedford Borough of a certain obligation or writing signed and sealed by me Yeby. 20th 1850 and conditioned in part for the

JOHN CLARK & Wm. A. B. CLARK having formed a partnership (in the Tanning fc.,) the business hereofore carried on in Schellsburg by John Clark will now be conducted by and in the name of John Clark and Son.

NOTICE.

YEAS—Messry Anderson, Backus, Ball, Beck, (Lycoming.) Beck, (York.) Bernhard, Boyd, Boyer, Brown, Brush, Buchman, Caldwell, Campbell, Carty, Craig, Crawford, Dowdall, Edinger, Fausold, Foster, Fry, Getz, Hamel, Harper, Heins, Hibts, Hill, Hillegas, Hippie Hcicomb, Housekeeper, Hunsecker, Imbrle Innis, Irwin, Johnsor, Laporte, Lebo, Longa ker, Lovett, M'Calmont, M'Carthy, M'Comb Maugle, Menear, Miller, Monigomery, Moord head, Nuonemacher, Orr, Pearson, Phelps Purcell, Ramsey, Reed, Reinhold, Riddle, Roberts, Shenk, Smith, (Cambria.) Smith, (Wyoming.) Thempson, Vall, Walter, Whalion, Wright, Lazzene, Yearsley, Zimmerman and Waght, Speaker—69.

NAYS—Messrs, Barry, Clover, Cobourn, Futton, Galbodey, Haines, Hancock, Huncker, Ingham, Leisenring, Magce, Manley, Morris, Patterson, Salishary, and Wistrode—16.

So the question was determined in the sf-farmative. PERSONS, having unsettled accounts with the undersigned are called upon to attend to them promptly and have them closed. More particularly accounts that have been standind some time, should, and must be attended to; ang if in some cases persons are not prepared to close fully, they must at least attend to them. March 14, 1856-2m.

March 24, 1856-2m.

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 185-181

Witness my hand and the seal of said office, this twenty-seventh day, of June, one thousand eight hundred and fifty-six.

G. H. SPANG, Anditor.

July 11, 1866, red and fifty-six.

So the question was determined in the af-

Will the House agree to the fourth amend-

The yeas and nays were taken, and were as

follow, viz:

firmative.

A. G. CURTIN Secretary of the Commonwealth. July 11, 1866.-3m.

A. G. CURTIN

Secretary of the Commonwealth.

July 11, 1366.—3m.

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 anthenticated for settlement.

CHARLOTTE L. HARMER,
July 25, 1856.

Executrix. pike Road, will be due and payable at the office of the Treasurer on the 23d of August, inst. Suits will be immediately instituted for the collection of all subscriptions unpaid after that day. By order of the Board of Managers.

Bedford, Aug. 15, 1856. SAMUEL RADEBAUGH, Justice of the Peace.

JNO. MOWER, Treasurer.

OFFI CE two doors South of Ho use, and next door to the lann & Sping, where he will attend to olication of all claims placed in his hands. Bedford, Jan. 11, 1856.

TO BUILDERS. The subscriber is fully prepared to furnish and quantity or quality of Building Lumber any Platering Laths. Orders directed to St. Clairsvill, Bedford County, will be promptly attended to, by giving a reasonable notice. F. D. BEEGLE.

Dec. 29, 1854.

Lumber! Lumber!!

100,000 SHINGLES of different kinds. Also, 75,000 feet kinds. Also, 75,000 feet of LUMBER of various sorts, such as White Pine, Yellow Pine, Poplar, Spruce, &c. For sale F. D. BEEGLE.



J. J. BARCLAY,

READER have you ever heard of Gettys inimitable Daguerreotypes? If not, go at once to his saloon and see for yourself, and if you want a likeness of yourself or friends as true as nature

them with a style of pictures not taken by any other person in the county. Rooms at the 'Exchange Building' or Odd Fellows Hall—immediately above the store of

A. B. Cramer. T. R. GETTYS, Jr. June 6th, 1856.

NOTICE.

of the Law, and separate of \$125.00 one year thereafter. To the whole of said claim I have a full and just defence—and am determined to pay no part thereof unless compelled by process of law.

JOSEPH L. DAUGHERTY.

DARRING OF THE LAW, and the law, and the control of the have a full and just defence on Julianua Street, there doors south of Menzel House and opposite the residence of Maj. Tate.

MANN & SPANG.

June 1st—1854 tf.

AUDITOR'S NOTICE. THE undersigned, appointed by the Orphans' I Court of Bedford County, to distribute the balance of the money in the hands of John Mower and S. L. Russell, Esquires, Adodustrators de bonus non, with the Will annexed of William Lane, late of Hopewell, Township in said County, deceased, to and among the creditors of said decedent entitled to receive the same, with attend to the duties of his appointment on Tuesday the 29th day of July, inst, at his office in the Borough of Bedford, when and where all parties interested can attend if they see proper.

NOTICE.

July 25, 1856.

A HUMAN LIFE SAVED! Downgiac, Mich, March 11, 1856. J. A. RHODES, Esq.: Dear Sir—As I took your medicine to sell on consignment, "no cure no pay," I take pleasure in stating its effects as reported to me by three brothers who live in this place, and their testimony is a fair specimen of all I have received:

W. S. Conklik told me—'I had taken nine bottles of Cleistie's Ague Balsam, and continually run down while using it until my langs and liver were Congested to that degree that blood discharged from my amouth and bowels, so that all thought it impossible for me to live through another chill. The doctors toe did all they could for me, but though I must die. Nothing did any good until I got Rhodes' Fever and and Ague Cure, which at once refier-J. A. RHODES, Esq : Dear Sir-As I took

Nothing did any good until I got Rhodes' Fever and and Ague Cure, which at once relieved me of the distress and nausea at my stomach and pain in my head and bowels, and produced a permanent cure in a short time."

H. M. Conklin says: "I had been taking medicine of as good a doctor as we have in our county, and taken any quantity of quinine and specifies without any good result, from 25 August to 17th December. But seeing how nicely it operated on my brother, I got a her.

aicely it operated on my brother, I got a bot-tle of RHODES' FEVER AND AGUE CURE,

TO THE FARMERS.

J. J. BARCLAY,

ATTORNEY AT LAW, BELFORD, PA,

WILL attend promptly to all legal business
street, four doors South of the Court House,
and formerly occupied by Barclay & Barclay.

June 13, 1856.

IF YOU want CHEAP GOODS, call at
Cheap Side.

Nov. 36.

Administration 's Notice.

I ETTERS of Administration having been
I granted to the subscriber, on the Estate of
Daniel Diehl, late of Harrison Tp., dec'd, all
persons indebted to said Estate are requested to
make immediate payment, and those having
claims against the same will present them properly authenticated for settlement.

HENRY P. DIEHL, Adm'r.

Aug. 8, 1856.-61.

Culerain Tp.,

To THE FARMERS.

HE undersigned informs the farmers of Bedford and adjoining Counties that he has
made arrangements by which he can furnish to
those desiring, the letest improved and best agricultural implements of the day, embracing
Scott's Lit le Giant' Corn and Cob Grinder
—gurranteed to grind from 8 to 15 lushes of
feed per hour with one horse—Potts' Corn

Stalk Culter and Crasher—wervanted to cut
from 120 to 169 bushels of feed per hour. —
Hay and Straw Cutters in variety. Grain Drills,
Corn Sheliers, which are unsurpassed for cheapness and quality; Cultivatore, Horse, Legimposition, each machine sold by him will be
experienced to work as represented, or no sale—
and as these machines are provared in met
cases directly from the patentees and manufacturers, the purchaser will be secure in the righs
of using.

Prices will be as moderate and in some instances is sat then the same articles can be procurved single from the manufacturers. As a the

rices win be as moderate and in some instances less than the same articles can be procured singly from the manufacturers. As the demand is very great for the two flest named machines, orders should be given soon, by those wishing to nurchise.

those wishing to purchase.

WILLIAM HARTLEY.

June 20, 1856-z

A LL wool Venitian, Rags, Cotton and hemp Carpeting, Floor Oil Cloths-white and Check Matting just received by May 23, 1856. A.B. CRAMER (Co. A.B. CRAMER &Co. EVERY variety of Summer Patriction goods and suitable material. For Summer Coats for sale by A. B. CRAMER & Co

May 23, 1866. JOB MANN, G. H. SPANG. AW PARTNERSHIP. The undersigned have associated themselves in the Province

TENED'E E COMO.

ctters of administration on the estate of Pete Lockes, late of Union Township, Bedford co., decid having been granted to the subscriber residing in Union Township, ratice is therefore given to all persons indebted to said estate, for make payment immediately, and these having claims are requested to present them properly authenticated for settlement.

JOSEPH IMLER, Admir. Administrator's Notice.

I ETTERS of Administration baving been I granted to the subscriber, living in South Woodberry Township, on the Estate of Henri Hetick, late of said Township, dec'd, all person indebted to said Estate are kereby notified to make payment immediately, and those having claims against the same will present them monorly authorized for extlement.

THE MANGE HOUSE,

properly anthenticated for settlement. March 28. DAVID C. LON G. .7 m.

Valentine Steckman, PROPRIETOR. Boarders taken by the day, week, month and

April 25, 1856-- tf Hooped Skirts?

FRESH WALL-NEW GOODS. Calico, Ginghams, Muslins, Chintzes, Hooped Skirts, fish &c., just received at Reed's

THRESHING MACHINES, with 2, 3, o l'ov. 38, 1855.

Executor's Notice. LETTERS testamentary having been granted to the subscribers, on the Estate of John notified to make payment immediately, and

PETER SMITH, of Union Tp., JOHN AKE, of St. Clair Tp., March 21, 1856* Executors. Executors. Dr. F. C. Reamer,

Physician and Surgeon. Respectfully tenders his services to the citizens of Bedford and vicinity. He may always be found (unless trees in the country) may always be found (unless professionally en-Feb.1 6, 1854.

LUMBER of various sorts, such as White the file effected a permanent cure by using two thirds of various sorts, such as White the file of a bottle."

S. M. CONELIN was not here, but both the same as H. St. Clairsville, Feb. 18, 1858-44

S. M. CONELIN was not here, but both the same as H. M's. I sold the medicine to both the same day, and the cure was as speedy from the same small quantity, and I might so specify. Yours with respect.

A. HUNTINGTON.

The above speaks for itself. Good proof as it is, it is of fio better tenor than the vasir rumber of like certificates I have already published. And the still greater amount that is continued by the continue there is assessed 2 per cent.—One thing more. Last year I had escasion to Cantion the Public in these words:—One on the state of said operations warranted.

I Tomics on the state of John Stoner, and then with brazen improved from the same of their many the same of their many that is continued by the same and the same of their most frum for my medicine, and then with brazen improved from the same of their most frum for my medicine, and then with the exclamation.

Let the proprietor of any other medicine as ay as much if he dares, '2' &c.

Now I take pleasure in saying that the Caution referred to the same of their machine as ay as much if he dares, '2' &c.

Now I take pleasure in saying that the Caution referred to the same of their machine as ay as much if he dares, '2' &c.

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Now I take pleasure in saying that the Caution referred to the same of their machine as ay as much if he dares, '2' &c.

Now I take pleasure in saying that the Caution referred to the same of the resource of this Board within thirty days of the publication of the proprietor of any other medicine as ay as much if he dares, '2' &c.

Wanten And The the same as H.

Not the