## MHNERS' \& FARMRRS' JOURNAI.

## NOL. IV.

Miners' \&Farme Thers' Journal


REPORT
Dne Joint Estect Cominmiteo, to whoom wero re


Thices consididration, and Reront:
That a due regard fior the intercetis of the
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Inee-hifhs of theirslaves; and if it le sound
in one case, there aseuns to be nothon which
renders it less mo in the other. Some re-
gard, however, is
ATURDAY, JANUARY 11, 1834.
NO. $17 \%$


| gard, however, is due to the silmations and peculiar intersets of different sections, and, expecially, to the ulled habits of the people. But when we are about to re. furm long eatablished practices and principles of the Governmeat, your committee deem it to be a high distinction in our people, a reproach to thuse who would decry their copacity for self-governinent, and the clearest proof of their integrity, patrintism and enlarged literality, that they have so heartily eabruced a proposition to compro. mise, upon these principles, this agitated question. <br> The amendments proposed have been discussed before the prople, and no one can fiil (t) perceive that they are the result of a epirit of amity and concession, which the peculiarity of our pelitical situation hae, perhaps, rendered udispensable to our quiet. By this amendurnt, the niajority make these conceavions: Countien which, upuin general princigles, whuld not be entiled to elect ons member of either branch of the Ansembly, are jet allowed one in the House of Coummons, mot because there is any real necessity for it, but because nur long established habite of legisilation have created a desire for it. The lurgest comilias, whome | to them diectly, for the discharge of his trust ; and because the peraple are desirou to make this election, thave the right to do it, are competent to make it, and the otlice is clothed with no patronage that render it prident of expedient that they should sur render the election into the hairds of others Experience teaches us lessons on thie sub ject, which are too imperative to netd comment. <br> The commiltee recommend, also, that the 14 th article of the Constitution should be a meaded so as to put it in the power of the General Assembly to confer on some othe body (in their dimeretion) the election of mi litia oflicers. If the good of the State re quires this power to be exercised by the Le givlature, they will retain it or runume it givlature, they will retain it or rentune it Int if otherwise, (has it seems to us is the case,) the Gencral Assembly ought to trans ler it. <br> The committee slan recommend that the 3 ed article of the Constitution should be a bolished, at lenst in part, if not altogether Its spirit is in couflict with religious free dom; it has no practical use, and it may be considered a nere badge of abcient pre judice, which, however excusable it those whotirst engrafted it upin our Constitusion |
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All agree that it is competent for the Le.
gislature to recomanend, by law, the elec. gislature to recommend, by law, the elec.
inn of delegates by the people; and that these delegntes, when aseeubled ; and Convention, may alter and tond the Constitution.
No one denies that the power of the Con-
vention, in such a case, is derived frona the vention, in such a case, is derived fron the
assent of the people: sor if these specific a senled with their assent, it is difticult to conceive the objection to their validity. In the harst case, the recommendation would be made by the General Assembly, and su,
likewise, in the latter. The assent of the people would tillow, a:d not precede the act, ity in the Consitutution for recommendimp one, than there is for the other. In substance, there is no difference; and in form, un oth-
er difference can be found than that in the

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$\qquad$ at the polls are suljects, and not sovereighs;
and, therefnre, they canuut assent to changes
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$\qquad$therent power; when, in truth, it is noth-
my but an assemblage of delegates or depu-
tieso of the qualified voters of ia State, frum
whom th derves all its powers.
The commanitee conclude by adopting thedestroy it forever-its approbation
antecent errors and irregularities."
OSMIN B. IRVINE, Chairman.
Whereas, it nppears from a tucssage
His Excelicury tue Governur, to this Legi
lature, that a alarge portion of the people
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& \text { tave the right to make such changes as will }
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& \text { have the right to make such changes as will } \\
& \text { conduce to their safety and happiness. }
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& \text { Resolred, That the fullowing proposed a- } \\
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House of Commons shall be chisen by eachnides for the election of memb burouthThe General Assembly slimili, at its nex
States, and every ten years therenfler, lay
off the Sinte into districts in the manber ful.
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## Tha by the public voice. groat notl prouinent defect io our went Conatitutiol, is the unequal pepre

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