AMENDMENT TO THE CONSTITU-TION PROPOSED TO THE CITI-ZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENN-SYLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COM-MONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITU-TION.

A JOINT RESOLUTION
Proposing amendments to the Constitution of the Commonwealth of Pennsylvania so as to consolidate the courts of common pleas of Philadelphia and Allegheny counties, and to give the General Assembly power to establish a separate court in Philadelphia county, with criminal and miscellaneous jurisdiction. Section 1. Be it resolved by the Senate and House of Representatives in General Assembly met, That the following amendments to the Constitution of Pennsylvania be, and the same are hereby, proposed in accordance with the eighteenth article thereof:—
That section six of article five be amended by striking out the said section and inserting in place thereof the following:

article thereof:—
That section six of article five be amended by striking out the said section and Inserting in place thereof the following:
Section 6. In the counties of Philadelphia and Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas, shall be vested in one court of common pleas in each of said counties, composed of all the judges in commission in said courts. Such jurisdiction and powers shall extend to all proceedings at law and in equity which shall have been instituted in the several numbered courts, and shall be subject to such changes as may be made by law, and subject to change of venue as provided by law. The president judge of each of the said courts shall be selected as provided by law. The number of judges in each of said courts may be, by law, increased from time to time. This amendment shall take effect on the first Monday of January succeeding its adoption.

Section 2. That article five, section

Section 2. That article five, section eight, be amended by making an addition thereto so that the same shall read as

follows:
Section 8. The said courts in the counties of Philadelphia and Allegheny reties of Philadelphia and Allegheny respectively shall, from time to time, in turn, detail one or more of their judges to hold the courts of oyer and terminer and the courts of quarter sessions of the peace of said counties, in such manner as may be directed by law: Provided, That in the county of Philadelphia the General Assembly shall have power to establish a separate court, consisting of not more than four judges, which shall have exclusive jurisdiction in criminal cases and in such other matters as may be provided by law.

A true copy of Joint Resolution No. 1. ROBERT McAFEE, Secretary of the Commonwealth.

A MENDMENT TO THE CONSTITU-TION PROPOSED TO THE CITI-ZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENN-SYLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COM-MONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITU-TION.

NUMBER TWO.

A JOINT RESOLUTION

Proposing an amendment to the Constitution of the Commonwealth, allowing counties, cities, boroughs, townships, school districts, or other municipal or incorporated districts, to increase their tidebtedness.

Be it resolved by

Be it resolved by the Senate and House

incorporated districts, to increase their tidebtedness.

Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That section eight, article nine, of the Commonwealth of Pennsylvania, reading as follows:—
"Section S. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein; nor shall any such municipality or district incur any new debt or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property, without the assent of the electors thereof at a public election, in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be authorized by law to increase the same three per centum, in the aggregate, at any one time, upon such valuation," be amended, in accordance with the provisions of the eighteenth article of said Constitution, so that said section, when amended, shall read as follows:—

Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed ten per centum upon the assessed value of the taxable property therein; nor shall any such municipality or district incur any new debt or increase its indebtedness to an amount exceeding two per centum upon the assessed valuation of property without the assent of the electors thereof at a public election, in such manner as shall be provided by law.

A true copy of Joint Resolution No. 2.

ROBERT McAFEE,
Secretary of the Commonwealth

A true copy of Joint Resolution No. 2. ROBERT McAFEE, Secretary of the Commonwealth.

A MENDMENT TO THE CONSTITU-TION PROPOSED TO THE CITI-ZENS OF THIS COMMONWEALTH FOR ZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENN-SYLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COM-MONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITU-TION.

MONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

NUMBER THREE.

A JOINT RESOLUTION

Proposing amendments to sections eight and twenty-one of article four, sections eleven and twelve of article five, sections two, three, and fourteen of article eight, section one of article twelve, and sections two and seven of article fourteen, of the Constitution of Pennsylvania, and providing a schedule for carrying the amendments into effect.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following are proposed as amendments to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:—Amendment One—To Article Four, Section 2. Amend section eight of article four of the Constitution of Pennsylvania, which reads as follows:—"He shall nominate and, by and with the advice and consent of two-thirds of all the members of the Senate, appoint a Secretary of the Commonwealth and an Attorney General during pleasure, a Superintendent of Public Instruction for four years, and such other officers of the Commonwealth and an Attorney General during pleasure, a Superintendent of Public Instruction for four years, and such other officers of the Commonwealth as he is or may be authorized by the Constitution or by law to appoint; he shall have power to fill all vacancies that may happen, in offices to which he may appoint, during the recess of the Senate, by granting commissions which shall expire at the end of their next session; he shall have power to fill all vacancies that may happen, during the recess of the Senate, in the office of Auditor General, State Treasurer, Secretary of Internal Affairs or Superintendent of Public Instruction, in a judicial office, or in any other elective office which he is or may be authorized to fill; if the vacancy shall happen during the session of the Senate, the Governor shall nominate to

the Senate, before their final adjournment, a proper person to fill said vacancy; but in any such case of vacancy, in an elective office, a person shall be chosen to said office at the next general election, unless the vacancy shall happen within three calendar months immediately preceding such election, in which case the election for said office shall be held at the second succeeding general election. In acting on executive nominations the Senate shall sit with open doors, and, in confirming or rejecting the nominations of the Governor, the vote shall be taken by yeas and mays, and shall be entered on the journal," so as to read as follows:—

He shall nominate and, by and with the advice and consent of two-thirds of all the members of the Senate, appoint a Secretary of the Commonwealth and an Attorney General, during pleasure, a Superintendent of Public Instruction for four years, and such other officers of the Commonwealth as he is or may be authorized by the Constitution or by law to appoint; he shall have power to fill all vacancies that may happen, in offices to which he may appoint, during the recess of the Senate, by granting commissions which shall expire at the end of their next session; he shall have power to fill any vacancy that may happen, during the recess of the Senate, in the office of Auditor General, State Treasurer, Secretary of Internal Affairs or Superintendent of Public Instruction, in a judicial office, or in any other elective office which he is or may be authorized to fill; if the vacancy shall happen during the session of the Senate, the Governor shall nominate to the Senate, before their final adjournment, a proper person to fill said vacancy; but in any such case of vacancy, in an elective office, a person shall be chosen to said office on the next election day appropriate to such office, a person shall be chosen to said office shall be held on the second succeeding election day appropriate to such office. In acting on executive nominations the Senate shall sit with open doors, and,

and nays, and shall be entered on the fournal.

Amendment Two—To Article Four, Section Twenty-one.

Section 3. Amend section twenty-one of article four, which reads as follows:—

"The term of the Secretary of Internal Affairs shall be four years; of the Auditor General three years; and of the State Treasurer two years. These officers shall be chosen by the qualified electors of the State at general elections. No person elected to the office of Auditor General or State Treasurer shall be capable of holding the same office for two consecutive terms," so as to read:—

The terms of the Secretary of Internal Affairs. the Auditor General, and the State Treasurer shall each be four years; and they shall be chosen by the qualified electors of the State at general elections; but a State Treasurer, elected in the year one thousand nine hundred and nine, shall serve for three years, and his successors shall be elected at the general election in the year one thousand nine hundred and twelve, and in every fourth year thereafter. No person elected to the office of Auditor General or State Treasurer shall be capable of holding the same office for two consecutive terms.

Amendment Three—To Article Five, Sec-

office for two consecutive terms.

Amendment Three—To Article Five, Section Eleven.

Section 4. Amend section eleven of article five, which reads as follows:—

Section 4. Amend section eleven of article five, which reads as follows:—

"Except as otherwise provided in this Constitution, justices of the peace or aldermen shall be elected in the several wards, districts, boroughs and townships at the time of the election of constables, by the qualified electors thereof, in such manner as shall be directed by law, and shall be commissioned by the Governor for a term of five years. No township, ward, district or borough shall elect more than two justices of the peace or aldermen without the consent of a majority of the qualified electors within such township, ward or borough; no person shall be elected to such office unless he shall have resided within the township, borough, ward or district for one year next preceding his election. In cities containing over fifty thousand inhabitants, not more than one alderman shall be elected in each ward or district," so as to read:—

Except as otherwise provided in this Constitution, justices of the peace or al-

Except as otherwise provided in this Constitution, justices of the peace or aldermen shall be elected in the several wards, districts, boroughs or townships, by the qualified electors thereof, at the municipal election, in such manner as shall be directed by law, and shall be commissioned by the Governor for a term of six years. No township, ward, district or borough shall elect more than two justices of the peace or aldermen without the consent of a majority of the qualified electors within such township, ward or borough; no person shall be elected to such office unless he shall have resided within the township, borough, ward or district for one year next preceding his election. In cities containing over fifty thousand inhabitants, not more than one alderman shall be elected in each ward or district.

Amendment Four—To Article Five, Section Twelve.

Section 5. Amend section twelve of article five of the Constitution, which reads as follows:—

"In Philadelphia there shall be established, for each thirty thousand inhabitants, one court, not of record, of police and civil causes, with jurisdiction not exceeding one hundred dollars; such courts shall be held by magistrates whose term of office shall be five years, and they shall be elected on general ticket by the qualified voters at large; and in the election of the said magistrates no voter shall vote for more than two-thirds of the number of persons to be elected when more than one are to be chosen; they shall be compensated only by fixed salaries, to be paid by said county; and shall exercise such jurisdiction, civil and criminal, except as herein provided, as is now exercised by aldermen, subject to such changes, not involving an increase of civil jurisdiction or conferring political duties, as may be made by law. In Philadelphia there shall be established, for each thirty thousand inhabitants, one court, not of record, of police and civil causes, with jurisdiction not exceeding one hundred dollars; such courts shall be held by magistrates whose term of offic

changes, not involving an increase of civil jurisdiction or conferring political duties, as may be made by law. In Philadelphia the office of alderman is abolished," so as to read as follows:—

In Philadelphia there shall be established, for each thirty thousand inhabitants, one court, not of record, of police and civil causes, with jurisdiction not exceeding one hundred dollars; such courts shall be held by magistrates whose term of office shall be six years, and they shall be elected on general ticket at the municipal election, by the qualified voters at large; and in the election of the said magistrates no voter shall vote for more than two-thirds of the number of persons to be elected when more than one are 'be chosen; they shall be compensated only by fixed salaries, to be paid by said county; and shall exercise such jurisdiction, civil and criminal, except as herein provided, as is now exercised by aldermen, subject to such changes, not involving an increase of civil jurisdiction or conferring political duties, as may be made by law. In Philadelphia the office of alderman is abolished.

Amendment Five—To Article Eight, Section 6. Amend section two of article eight, which reads as follows:—

"The general election shall be held annually on the Tuesday next following the first Monday of November, but the General Assembly may by law fix a different day, two-thirds of all the members of each House consenting therero," so as to read:—

The general election shall be held bitanially on the Tuesday next following the first Monday of November in each even.

The general election shall be held annually on the Tuesday next following the first Monday of November in each even.

The general election shall be held bitanially on the Tuesday next following the first Monday of November in each even.

The general election shall be held bitanially on the Tuesday next following the first Monday of November in each even.

The general election shall be held bitanially on the Tuesday next following the first Monday of November in

numbered year, but the General Assembly may by law fix a different day, two-thirds of all the members of each House consenting thereto: Provided, That such election shall always be held in an even-numbered year.

Amendment Six—To Article Eight, Section 7. Amend section three of article eight, which reads as follows:—

"All elections for city, ward, borough and township officers, for regular terms of service, shall be held on the third Tuesday of February," so as to read:—

All judges elected by the electers of the State at large may be elected at either a general or municipal election, as circumstances may require. All elections for judges of the courts for the several judical districts, and for county, city, ward, borough, and township officers, for remular terms of service, shall be held on the municipal election day; namely, the Tuesday next following the first Monday of November in each odd-numbered year, but the General Assembly may by law fix a different day, two-thirds of all the members of each House consenting therefor Provided, That such election shall always be held in an odd-numbered year.

members of each House consenting thereto: Provided, That such election shall always be held in an odd-numbered year.

Amendment Seven—To Article Eight, Section Section 8. Amend section fourteen of article eight, which reads as follows:—
"District election boards shall consist
of a judge and two inspectors, who shall
be chosen annually by the citizens. Each
elector shall have the right to vote for
the judge and one inspector, and each inspector shall appoint one clerk. The first
election board for any new district shall
be selected, and vacancies in election
boards filled, as shall be provided by law.
Election officers shall be privileged from
arrest upon days of election, and while
engaged in making up and transmitting
returns, except upon warrant of a court
of record or judge thereof, for an election fraud, for felony, or for wanton
breach of the peace. In cities they may
claim exemption from jury duty during
their terms of service," so as to read:—
District election boards shall consist of
a judge and two inspectors, who shall be
chosen biennially, by the citizens at the
municipal election; but the General Assembly may require said boards to be appointed in such manner as it may by law
provide. Laws regulating the appointment of said boards may be enacted to
apply to cities only: Provided, That such
laws be uniform for cities of the same,
class. Each elector shall have the right
to vote for the judge and one inspector,
and each inspector shall appoint one
clerk. The first election boards for any
new district shall be selected, and vacancies in election boards filled, as shall be
privileged from arrest upon days of
election, and while engaged in making up
and transmitting returns, except upon
warrant of a court of record, or judge
thereof, for an election fraud, for felony,
or for wanton breach of the peace. In
cities they may claim exemption from
jury duty during their terms of service.
Amendment Eight—TO Article Twelve,

jury duty during their terms of service.

Amendment Eight—To Article Twelve,
Section One.

Section One.

Section One.

Section One, article
twelve, which reads as follows:—
"All officers, whose selection is not provided for in this Constitution, shall be
elected or appointed as may be directed
by law," so as to read:—

All officers, whose selection is not provided for in this Constitution, shall be
elected or appointed as may be directed
by law," Frovided, That elections of State
officers shall be held on a general election
day, and elections of local officers shall
be held on a municipal election day, except when, in either case, special elections may be required to fill unexpired
terms.

be held on a municipal election day, except when, in either case, special elections may be required to fill unexpired terms.

Amendment Nine—To Article Fourteen, Section 10. Amend section two of article fourteen, which reads as follows:—

"County officers shall be elected at the general elections and shall hold their offices for the term of three years, beginning on the first Monday of January next after their election, and until their successors shall be duly qualified; all vacancies not otherwise provided for, shall be filled in such manner as may be provided by law," so as to read:—

County officers shall be elected at the municipal elections and shall hold their offices for the term of four years, beginning on the first Monday of January next after their election, and until their successors shall be duly qualified; all vacancies not otherwise provided for, shall be filled in such manner as may be provided by law.

Amendment Ten—To Article Fourteen, Section 11. Amend section seven, article fourteen, which reads as follows:—

"Three county commissioners and three county auditors shall be elected in each county where such officers are chosen, in the year one thousand eight hundred and seventy-five and every third year thereafter; and in the election "of said officers each qualified elector shall vote for no more than two persons, and the three persons having the highest number of votes shall be elected; any casual vacancy in the office of county commissioner or county auditor shall be filled, by the court of common pleas of the county in which such vacancy shall occur, by the appointment of an elector of the proper county who shall have voted for the commissioners and three county auditors shall be elected in each county where such officers each qualified elector shall vote for momore than two persons, and the recounty auditors shall be elected in each county where such officers are chosen, in the year one thousand nine hundred and eleven and every fourth year thereafter; and in the election of said officers e

Schedule for the Amendments. Section 12. That no inconvenience may arise from the changes in the Constitu-tion of the Commonwealth, and in orde

year nineteen hundred and ten, and until the Legislature shall otherwise provide, all terms of city, ward, borough, township, and election division officers shall begin on the first Monday of December in an odd-numbered year.

All city, ward, borough, and township officers holding office at the date of the approval of these amendments, whose terms of office may end in the year one thousand nine hundred and eleven, shall continue to hold their offices until the first Monday of December of that year.

All judges of the courts for the several judicial districts, and also all county officers, holding office at the date of the approval of these amendments, whose terms of office may end in the year one thousand nine hundred and eleven, shall continue to hold their offices until the first Monday of January, one thousand nine hundred and teven, shall continue to hold their offices until the first Monday of January, one thousand nine hundred and twelve.

A true copy of Joint Resolution No. 8.

ROBERT MCAFER,

Secretary of the Commonwealth,

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Register's Notice.

NOTICE is hereby given that Elizabeth Floyd Administratrix of the estate of J. C. Floyd deceased, late of Glisson township, Cameron county, has filed her first and final account of her administration of said estate and the same will be presented at next term of court for confirmation.

Register's Office, Emporium, Pa., Sept. 15, 1908. 31-4t.

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