TO VOTE A STRAIGHT PARTY TICKET, MARK A CROSS (X) IN THE SQUARE, IN THE FIRST COLUMN, OPPOSITE THE NAME OF THE PARTY OF YOUR CHOICE.

TIVE IN CONGRESS.

ONE FERSON to be REPRESENTA
TIVE IN CONGRESS.

ONE FERSON to be REPRESENTA
TIVE IN THE GENERAL ASSEMBLY.

For the two being of the borough of State College, West township of House, in the stone building of Guy man's hall.

For the two ship of House, in the stone building of Guy man's hall.

For the two ship of House, in the stone building of Guy man's hall.

For the two ship of House, in the stone building of Guy man's hall.

For the two ship of House, in the stone building of Guy man's hall.

For the two ship of House, in the stone building of Guy man's hall.

For the two ship of House, in the stone building of Guy man's hall.

For the two ship of House, in the stone building of Guy man's hall.

For the two ship of House, in the stone building of Guy man's hall.

For the two ship of House, in the two ship of House, in the township of Walker, East Pre
Ship public building.

For the two ship of House, in the township of Walker, East Pre
Ship public building.

For the two ship of House, in the township of Walker, East Pre
Ship public building.

For the two ship of House, in the township of Walker, East Pre
Ship public building.

For the two ship of House, in the township of Walker, East Pre
Ship public building.

A CROSS MARK IN THE SQUARE AT THE HEAD OF A GROUP OF PRESIDENTIAL ELECTORS, OPPOSITE THE NAME OF A PARTY AND ITS PRESIDENTIAL CANDIDATES, IS A VOTE FOR ALL THE ELECTORS OF THAT PARTY, BUT FOR NO OTHER CANDIDATES.

A CROSS MARK IN THE SQUARE OPPOSITE THE NAME OF ANY CANDIDATE INDICATES A VOTE FOR THAT CANDIDATE.

TO VOTE FOR A PERSON WHOSE NAME IS NOT ON THE BALLOT, WRITE OR PASTE HIS OR HER NAME IN THE BLANK SPACE PROVIDED FOR THAT PURPOSE. THIS SHALL COUNT AS A VOTE EITHER WITH OR WITHOUT THE CROSS MARK. TY SQUARE, MAY DIVIDE HIS OR HER VOTE BY MARKING A CROSS (X) TO THE RIGHT OF EACH CANDIDATE FOR WHOM HE OR SHE FOR AN OFFICE WHERE MORE THAN

FIRST COLUMN

To Vote a Straight Party Tieket, Mark a Cross (X) in this Column

DESIRES TO VOTE. FOR SUCH

Jacob D. Lit,

E. James Cunningham,

Thomas J. Ferguson,

Benjamin F. Madore,

Lawrence B. Sheppard

Walter W. Krebs,

G. Scott Smith,

Francis J. Kooser,

John F. Curran,

Robert B. Greer,

Frank M. Graff,

Walter W. Beaty,

Paul Correll,

Robert T. Glass,

Edith Oliver Rea,

Joseph C. Trees,

William H. Coleman

George J. Kambach,

Arthur Wellesley Milne,

George H. Rowley,

Turner W. Shacklett,

Horace DeYoung Lentz

James S. Moorehead,

Charles L. Llewellyn,

Michael Francis Doyle,

John P. Mulrenan,

Charles G. Neely,

James E. Gorman,

Michael J. Rvan.

LeRoy P. Leas,

Joseph H. Ake,

Thomas A. Dunn,

William Fromm,

Herman Obernauer,

A. Martin Graham,

Frederick H. Hardy,

Edward F. Bennis,

Elizabeth D. Reel,

REPUBLICAN

DEMOCRATIC

LABOR

PROHIBITION

AMERICAN

SOCIALIST

INDUSTRIALIST

WORKERS COMMUNIST

	ONE CANDIDATE IS TO BE ELECTED, THE VOTER, AFTER MARKING IN THE PARTY SQUAR OFFICE VOTES SHALL NOT BE COUNTED FOR CANDIDATES NOT INDIVIDUALLY MARKED.		
PRESIDENTIAL ELECTORS (Vote for 38)	PRESIDENTIAL ELECTORS (Vote for 38)	PRESIDENTIAL ELECTORS (Vote for \$8)	PRESIDENTIAL ELECTORS (Vote for \$8)
REPUBLICAN	DEMOCRATIC	LABOR	PROHIBITION

ITION Smith & Robinson Varney & Edgerton Hoover & Curtis Foster & Gitlow Rudolph B. Bankson, Harold L. Ervin, Charles M. Howell, E. P. Cush, Isaiah Scheeline Serene M. Benade, Walter F. Donaldson Adam Getto, Rudolph S. Houck, Fred Siders, S. W. Bierer, Homer R. Knapp, Frank Mozer, J. Fred Creeger, William Henderson, leorge S. Katz, May Blakey Ross, Jos. Sabatelli Gertrude Cropp, Theo. Mower, S. E. Dible, rving L. Wilson, William S. McLean John G. Dixon, Alfred M. Waldron Henry L. Snyder, Max Jenkins, E. J. Fithian, Harry A. Mackey, Thomas L. Hoskins, John Otis, William J. Ferber, Harold R. John, Power T. Gamble, Russell H. Johnson, William J. Gemmill, Anna Valinchius Isabel Darlington, Samuel C. Rebman, A. Virginia Grosh, John A. Diehl, Edward J. Horacek Franklin L. Wright, Anton Horwat, L. R. Guier, B. Frank Hiestand, Elizabeth Peale, Thomas H. Hamilton, Isaac Munsey, Reese H. Harris, George Derr Krause, Geo. D. Harger, Julia Marino, Guy W. Moore, Warren Worth Bailey J. A. Henderson, Americus Enfield, Norman A. Brown, Eugene Herbert Suende Clara A. Hendricks, Harris R. Lecrone, Edward Callen, Morris C. Bastian, Ada Hopkins, William S. Barnes, John F. Short, Isaiah Hawkins, A. P. Hutchison, J. B. Gordon, William J. White Charles G. Morgan, Henry Wilson Lark, Harry C. Golden,

Fred W. Litten, Fred Carreno, Howard Leopold, James M. Barr, Alice M. Marshall, Alex Fontain, Henry W. Mead, Anna Mondel, Homer K. Miller, Victor Ahola, O. K. Mohr, Arnold A. Marinoff, Laura V. Murphy, Ernest Careathers, Minnie Neilly, Frank Note, Mabel D. Pennock, Emmett McCabe,

PRESIDENTIAL ELECTORS PRESIDENTIAL ELECTORS PRESIDENTIAL ELECTORS PRESIDENTIAL ELECTORS (Vote for 88) (Vote for 38) (Vote for 38) (Insert 38) INDUSTRIALIST SOCIALIST WORKERS COMMUNIST Reynolds & Crowley Thomas & Maurer Foster & Gitlow Fred G. Bauman, Mildred Adler, L. L. Langdon, Charles J. Bosau, John Aulenbach, Parthenia Hills, Harry Berger, W. J. White, J. D. Blair, Ben Careathers, Charles Boeckler, Bernard Herman, Burton W. Bowman, Frank Mozer, Luigi Chiericoni, Leo P. Lemley, Percy K. Coover, A. Rodrigez, Mary E. Culver, Wm. Mikades, Glenn Dawley, Anna Otis, Lavinia L. Dock, Harold R. John, Harry Eckard, Dominick Flaiani, Rose Fisher, Joseph Gralick, Simon R. Hartzell, Julia Marino, F. Ethel Hofses, Norman A. Brown, Henry J. Hufnagel, Louis Tobin, John Jereb, Wm. Kogerman, Walter Jones, Rebecca Horowitz, Edward F. Krupa, Theo. Fagen, Elizabeth Llewellyn, Mary Horvatin, William McKay, Arnold A. Marinoff, Samuel A. McKee, Jos. Sabatelli, Bessie Migrock, Thomas Morgan, Margaret B. Power, Louis Cohen, Leo Pryzbylinski, Mike Blaskovich, Harry Ware Rowland, Tony Gaibrish, Daniel M. Sachter,

Sam Shore,

Milan Resetar,

Susan Kendra,

John Kendra,

Frank Winkler,

James Parker,

Anna Weisman,

John S. Truhar,

Jalmar Siliander,

Mary Horvat,

Morris Launderman,

Paul Hanas,

Representative (Vote for	
	Republican
J. Mitchell Chase	Labor
	Prohibition
T. E. Costello	Democratic

Representa General / (Vote for (Assembly
John L. Holmes	Republica

UNITED STATI	
David A. Reed,	Republican.
William N. McNair,	Democratic.
Charles Kutz,	Labor.
Elisha Kent Kane,	Prohibition.
William H. Thomas,	Industrialist.
William J. VanEssen,	Socialist.
W. J. White, Work	ers Communist

STATE TR	
Edward Martin,	Republican.
Edward J. Morris,	Democratic.
Benjamin Thomas,	Labor.
George Hart,	Prohibition.
Edward Walsh,	American.
George W. Ohls,	Industrialist.
Lilith M. Wilson,	Socialist.

Thomas Rodgers

Mike Vaseliny,

Leroy Scanlon,

A. Rodriges,

Louis Cohen,

Wm. Mikades

Joseph Zaitzeff,

Milan Resetar,

Tony Gaibrish,

James Parker,

Constante Fornari,

AUDITOR G		
Charles A. Waters,	Republican.	
Clinton B. Eilenberger,	Democratic.	
John Brophy,	Labor.	
Minnie B. McGrew,	Prohibition.	
Aaron Zavells,	Industrialist.	
Fred Hodgson,	Socialist.	

JUDGE OF THE SUPERIOR COURT (Vote for One.)	
William D. Porter,	Republican.
James P. Rossiter,	Democratic.
	American.
Sidney B. Miller,	Labor.
Charles Palmer,	Prohibition.
William Kruczynna,	Industrialist.
Darlington Hoopes,	Socialist.

John W. Slayton,

George W. Snyder,

Mark VanBuskirk,

Martha Whitman,

Henry C. Wuerthner,

Birch Wilson,

W. J. Wright,

Edward A. Yoe,

Louis Sterle,

Ethel Tait,

Eugene Strohl.

PROPOSED FREE, PUBLIC, NON-SECTARIAN LIBRARY FOR THE COUNTY OF CENTRE.	YES
Shall a free, public, non-secturian library be established, maintained, and regulated by the County Commissioners of Centre County for Centre County in accordance with the provisions of the Act of General Assembly approved the 20th day of July, A. D. 1917, P. L. 1143. as amended by the Abt of the General Assembly approved the 4th day of May, A. D. 1927, P. L. 724?	NO
Shall an annual tax of one mill on the dollar on all taxable property in Centre County be established to establish, maintain and regulate a free, public, non-sectarian tibrary for Centre County & accordance with the pro-	
falons of the Act of General Assembly approved the 20th day of July, A. D. 1917, P. L 1148, as amended by the Lot of the General Assembly approved the 4th day of May, A. D. 1927, P. L. 724?	NO

Crissie M. Peters,

Ada Marshall Prugh,

J. F. M. Schminky,

Elizabeth M. Sherman,

George P. Simpson,

Rebecca R. Swallow,

Margery Thompson,

Geo. D. Welch,

A. Grace White,

H. K. Stoner,

H. E. Plubell,

PROPOSED AMENDMENTS TO THE CONSTITUTION A Cross (X) marked in the square at the right of the word "YES", indicates a vote FOR the Amendment

PROPOSED AMENDMENT TO THE CONSTITUTION NO. 1 Shall Section Twelve of Article Three of the Constitution be amended so as to read as follows?	YES
Section 12. The printing and binding for the State Government shall be done under contract or by the State Government. The furnishings and fuel for the Capitol buildings, and paper and stationery for the State Government, shall be made or produced by the State Government of the Capitol buildings, and paper and stationery for the State Government, shall be made or produced by the State Government. The furnishings and fuel for the Capitol buildings, and paper and stationery for the State Government, shall be made or produced by the State Government of the Auditor General and of the State Treasurer. No member of the General Assembly, or officer of any department of the State Government, shall be in any way interested in such contracts.	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 2	YES
Shall Article Nine of the Constitution be amended by adding thereto Section Eighteen which reads as follows? Section 18. Provided, That the General Assembly, irrespective of any debt, may authorize the State to issue bonds, to the amount of eight million dollars (\$8,000,000), for the erection and equipment at the Pennsylvania State College of buildings necessary for the uses and purposes the institution as defined in its charter.	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 3	YES
Shall Article Nine of the Constitution be amended by adding thereto Section Sixteen, which reads as follows? Section 16. In addition to the purposes stated in article nine, section four of this Constitution, the State may be authorized by law to issue bonds, to the amount of twenty-five millions of dollars, for the purpose of acquiring land in the State for forest purposes.	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 4 Shall Article Nine of the Constitution be amended by adding thereto Section Seventeen, which reads as follows?	YES
Section 17. In addition to the purposes stated in article nine, section four of this Constitution, the State may be authorized by law to issue bonds, to the amount of five millions of dollars, for the purpose of acquiring and erecting buildings and equipping the same for the use of the Pennsylvania National Guard.	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 5 Shall Section One of Article Nine of the Constitution be amended so as to read as follows?	YES
All taxes shall be uniform, upon the same class of subjects within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws; but, in the case of inheritance taxes, exemptions as to subjects of taxation or as to amount may be granted by eneral laws; and the General Assembly may, by general laws, exempt from taxation public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely public charity.	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 6 Shall Section Eleven of Article Eight of the Constitution be amended so as to read as follows?	YES
Townships, and wards of cities or boroughs, shall form or be divided into election districts of compact and contiguous territory, in such manner as the court of quarter sessions of the city or county in which the same are located may direct; but the courts of quarter sessions, having risdiction therein, shall have power to divide or change the boundaries of election districts whenever the court of the proper county shall be of opinion that the convenience of the electors and the public interests will be promoted thereby.	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 7 Shall Article Nine of the Constitution be amended by adding thereto the following new section?	YES
Section 16. The General Assembly may authorize the city of Pittsburgh to levy special assessments against both abutting and non-abutting property, peculiarly benefited, for the payment of any public improvement, for the payment of which properties peculiarly benefited shall be liable to special assessments, rapid transit railway systems, flood protective works, wharves, piers and quays, highway tunnels and bridges, and underground and overhead streets pplementing original streets or street systems; to levy general and special taxes and special taxes and special assessments therefor either before or after the laying out and construction thereof; and to provide that all special taxes and special assessments so levied, whether payable presently when so vied or in installments over a period of years, shall be credits or offsets to indebtedness incurred for such purposes in calculating the debt of such city; to provide for the use and operation of any rapid transit system by private corporations organized for that purpose. No law seed in pursuance hereof shall authorize the construction of any rapid transit railway system, flood protective works, wharves, piers, or quays, highway tunnels or underground or overhead streets, unless at a public election held therefor a majority of the electors voting thereon shall consent thereto.	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 8 Shall Article Nine of the Constitution be amended by adding thereto the following section?	YES
Section 16. The debt of any city of the second class shall never exceed ten per centum upon the assessed valuation of property without the consent of the electors thereof, at a public election, in such manner as shall be provided by law.	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 9 Shall Article Nine, Section Four of the Constitution be amended so as to read as follows?	YES
Section 4. No debt shall be created by or on behalf of the State except to supply deficiencies of revenues, repel invasions, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed in the ggregate at any time one million dollars: Provided, however, That the General Assembly, irrespective of any debt, may authorize the State to issue bonds to the amount of one hundred and fifty millions of dollars for the purpose of improving and rebuilding the highways of the Commonwealth.	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 10 Shall Article Nine of the Constitution be amended by adding thereto the following section?	YES
Section 19. In addition to the purposes stated in article nine, section four, of this Constitution, the State may be authorized to issue bonds to the amount of fifty millions of dollars (\$50,000,000), for the acquisition of lands and buildings and the construction and improvement of state-owned buildings and the equipment thereof, for the care and maintenance of penal offenders, delinquents, mental defectives, epileptics, and persons mentally diseased.	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 11	
Section 8. The debt of any city, borough, township, school district, or other municipality or incorporated district, except as provided herein and in section fifteen of this article, shall never exceed seven (7) per centum upon the assessed value of the taxable property therein, and the ebt of any county except as provided in section fifteen of this article shall never exceed ten (10) per centum upon the assessed value of the taxable realty therein, but the debt of the city of Philadelphia may be increased in such amount that the total city debt of said city shall not exceed fourties, or taxable property in the case of other municipalities or districts, without the consent of the electors thereof at a public election in such manner as shall be provided by law; but the city of Philadelphia at any time there shall be deducted from such debt so much of the debt of said city as shall have been curred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement, or in the construction, purchase, or condemnation of any public utility or part thereof or facility therefor to the extent that such public improvement or public	YES
curred of is about to be incurred and the proceeds thereof expended upon any public improvement, or in the construction, purchase, or condemnation of any public utility or part thereof, whether separately or in connection with any other public improvement or public utility or part thereof, whether separately or in connection with any other public improvement or public utility or part thereof, whether separately or in connection with any other public improvement, or in the construction, purchase, or condemnation of any public utility or part thereof, whether separately or in connection with any other public improvement or public utility or part thereof, whether separately or in connection with any other public improvement or public utility or part thereof, whether separately or in connection with any other public improvement or public utility or part thereof, whether separately or in connection with any other public improvement or public utility or part thereof, whether separately or in connection with any other public improvement or public utility or part thereof, whether separately or in connection with any other public improvement or public utility or part thereof, whether separately or in connection with any other public improvement or public utility or part thereof, whether separately or in connection with any other public universes of operating expenses for or towards the payment of the interest and sinking-fund to be severed to yield revenue in excess of operating expenses for or towards the payment of the interest and sinking-fund to be severed to yield revenue in excess of operating expenses for or towards the payment of the interest and sinking-fund to be severed to yield revenue in excess of operating expenses for or towards the payment of the interest and sinking-fund to be expended to yield revenue in excess of operating expenses for or towards the payment of the interest and sinking-fund to be expended to yield revenue in excess of operating expenses for or towards the payment of the interest and s	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 12 Shall Article Nine of the Country to be amended by adding thereto a section which reads as follows?	YES
Shall Article Nine of the Constitution be amended by adding thereto a section which reads as follows? Section 1 B. Taxation laws may grant exemptions or rebates to residents, or estates of reside	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 13 Shall Article Eight Section Seven of the Constitution be amended so as to read as follows?	YES
Section 7. All laws regulating the holding of elections by the citizens, or for the registration of electors, shall be uniform throughout the State, except that laws regulating and requiring the registration of electors may be enacted to apply to cities only, provided that such laws uniform for cities of the same class, and except further, that the General Assembly shall, by general law, permit the use of voting machines, or other mechanical devices for registering or recording and computing the vote, at all elections or primaries, in any county, city, borough or wiship of the Commonwealth, at the option of the electors of such county, city, borough or township, without being obliged to require the use of such voting machines or mechanical devices in any other county, city, borough or township, under such regulations with reference thereto the General Assembly may from time to time prescribe. The General Assembly may from time to time prescribe the number and duties of election officers in any political subdivision of the Commonwealth in which voting machines or other mechanical devices authorized by this section may be used.	NO
PROPOSED AMENDMENT TO THE CONSTITUTION NO. 14 Shall Article Fifteen of the Constitution be amended by adding thereto a new section to be known as Section Four thereof? Section 4. The General Assembly is hereby authorized to provide for the consolidation of the county, poor districts, cities, boroughs and townships of the county of Allegheny, and the offices thereof, into a consolidated city and county, with the constitutional and legal capacity of a nunicipal corporation, to be known as the City of Pittsburgh, and to provide for a charter for its government. The said charter shall be submitted to the electors of said county, at a special election to be provided for therein. If the majority of the electors voting thereon, in the county	

Section 4. The General Assembly is hereby authorized to provide for the consolidation of the county, not officiarities, clinic and county of Alleghepar, and the offices thereof, into a consolidated city and county, with the constitutional and legal capacity of a municipal corporation, to be known as the City of Pittsburgh, and to provide for a charter for its government. The said charter shall be submitted to the electors of said county, at a special election to be provided for therein. If the majority of the electors voting thereon in each a majority of the cities, because a submitted to the electors of said county, at a special election to be provided for therein. If the majority of the cities, because a submitted to the power and the county of Alleghepar, and the office whole county, if rejected, the said charters:

1. For the exercise, by the consolidated city, of all benefit of the county of Alleghepar, and the power and such charter in the county of Alleghepar, and the office of the property of the electors or original to the municipal divisions herein provided for.

2. For the organization of a government for the consolidated city and county, except as otherwise provided in the charter.

3. For the organization of all courts, other than those of record, in the consolidated city, and the provided in the charter.

4. For the organization of all courts, other than those of record, in the consolidated city, and for the provedure thereof, and for their powers and duties.

4. For the organization of all courts, other than those of record, in the consolidated city, and for the provedure thereof, and for their powers and such charter powers and such courts of the property and indebtedness of the county of Alleghepar, and the other powers and the provisions of this constitution and the provisions of the consolidated city, and the property of the cities, an board of commissioners.

4. The power to maintain a local police force, and local fire department, with the necessary buildings, appurtenances and equipment therefor, which may be supplemental to the police force and fire department of the consolidated city.

5. The power to establish a limitation of indebtedness for the consolidated city and the municipal divisions thereof, provided that the total of the indebtedness of the consolidated city and the municipal divisions thereof shall not, in the aggregate, exceed the limits of the total indebtedness allowed by the Constitution to the county and to the separate municipalities.

6. All other powers not specifically granted by the charter to the consolidated city: Provided, however, That a municipal division may surrender, by majority vote of the electors voting thereon at any general or special election, any of its powers to the consolidated city, subject to the acceptance thereof by the board of commissioners.

The said charter may be amended by the Legislature, subject to ratification by a majority of the electors of the consolidated city voting thereon at any general or special election: Provided, That no amendment reducing the powers of municipal divisions shall be effective unless ratified by a majority of the electors voting thereon in each of a majority of said divisions.