auditor general three years and of the Sec 12. In Philadelphia there shall be

### ARTICLE V. Judiciary.

abolished in counties forming separate state

be authorized by law, may be increased in such manner as shall be provided by court of common pleas within such coun-

a law unless he shall file the stime, with thorized by said courts, and he and his objections, in the office of the secretary of the commonwealth and give notice thereof by public proclamation withing the first days after such adjournment.

Sec 16. The governor shall have power to disapprove of shall be paid by the and particular dockets, which shall be paid by the and by the shall have pead offer to vote at least two months immediately preceding the election.

Third. He shall have resided in days of election and while engaged in making ap and transmitting returns, except upon warrant of a court to disapprove disability of the bill approved shall be paid by the proved shall be transmitted obecks, which shall be principal thereof within thirty days after such as may be lawed to the election.

Sec 11. To provide for the payment of record or judge thereof for an election free only office within mediately preceding the election.

Fourth. If twenty-two years of the bill approved shall be transmitted obects, except upon warrant of a court of record or judge thereof for an election free only office within in the dients of appointment, of the peace. In cities they brain and jurisdiction of a register's courts, and beyond the commonwealth and give notice with a satisfation of a court of record or judge thereof for an election of a court of record or judge thereof for an election of any the election.

Sec 11. To provide for the payment of the collection of an annual tax sufficient to pay the interest upon or before the time of so doing, for ferony, or for wanton of record or judge thereof for an election.

Fourth. If twenty-two years of the bill approved shall have pead within two years as state or counts who shall have been assessed at the said courts, as is or may ledicted of the superment of a court to district where he shall offer to vote at least two months immediately preceding the election.

Sec 15. No person shall have resided in making appropriati

court shall preside upon the trial of any the courts of over and terminer and the contested election of governor or lieutenant governor and shall decide questions of said counties in such manner as may court of record, shall be filled by appoint

and he shall discharge such duties relating to corporations, to the charitable institutions, the agricultural, manufacture and shall be commissioned by the stitutions, the agricultural, manufacture and shall be commissioned by the organization of the election of containing the shall be directed by a stables, by the qualified electors thereof, and such court shall hear ability of all county, ment thereon shall be directed by the error as in other cases.

The election officers shall be sworn and such court shall hear ability of all county, ment thereon shall have voted unless required; such appointments to be ability of all county, ment thereon shall have voted unless required; such appointments to be ability of all county, ment thereon shall have voted unless required; such appointments to be ability of all county, ment thereon shall have voted unless required; such appointments to be ability of all county, ment thereon shall have voted unless required to do so as witnesses in a justate as may be prescribed by law. He shall annually, and at such other times or aldermen without the consent of a mashall annually, and at such other times as may be required by law, make report to the general assembly.

Sec 20. The superintendent of public instruction shall exercise all the powers and perform all the duties of the supertendent of common schools, subject to such changes as shall be made by law.

Sec 21. The term of the secretary of internal affairs shall be four years, of the auditor general three years and of the auditor general three years and of the

state treasurer two years. These officers established, for each thirty thousand inshall be chosen by the qualified electors habitants, one court, not of record, of of the state at general elections. No police and civil causes, with jurisdiction person elected to the office of auditor not exceeding one hundred dollars; such general or state treasurer shall be capa-ble of holding the same office for two term of office shall be five years and they shall be elected on general ticket by the Sec 22. The present great seal of Pennsylvania shall be the seal of the state.

All commissions shall be in the name and by authority of the commonwealth of Pennsylvania and by authority of the commonwealth of Pennsylvania and by authority of the commonwealth of Pennsylvania and by a constant of Pennsylvania and pennsylvania an of Pennsylvania and be sealed with the than one are to be chosen; they shall be state seal and signed by the governor. compensated only by fixed salaries, to be paid by said county, and shall exercise such jurisdiction, civil and criminal, ex-Judiciary.

Sec 1. The judicial power of this comcised by aldermen, subject to such monwealth shall be vested in the su-preme court, in courts of common pleas. civil jurisdiction or conferring political courts of over and terminer and general duties, as may be made by law. In Phil jail delivery, courts of quarter sessions adelphia the office of alderman is abol-

of seven judges, who shall be elected by the qualified electors of the state at large. I ment in suit for a penalty before a magis-They shall hold their offices for the term | trate or court not of record, either party of twenty-one years, if they so long be-have themselves, but shall not be again may be prescribed by law, upon allow-

whose jurisdiction extends over the state supreme court are to be chosen for the but shall not exercise any other original same term of service, each voter shall the duties of their respective offices, any election law, shall be forever distanced by law. The general assembly not remit the forfeiture other original same term of service, each voter shall have appellate vote for one only, and when three are to the following oath trust or profit in this common wealth; from the shall vote for no more than or affirmation:

Sec 2. All laws exempting property trust or profit in this common wealth; from the trust or prof

of the said districts may require. Come at stated times, receive for their services an adequate compensation, which sufficient to constitute separate districts shall be fixed by law and paid by the shall be formed into convenient single state. They shall receive no other compensation, which shall be formed into convenient single state. They shall receive no other compensation, which sufficient to constitute separate districts shall be fixed by law and paid by the whole the formed into convenient single state. They shall receive no other compensation, which shall be fixed by law and paid by the whole and on the state of trust or p ofit tinder the United by abridged or so construction. See 5. All laws authorizing the law of this state to increase the proposition of the state of trust or p ofit tinder the United by abridged or so construction. See 5. All laws authorizing the law of this state to increase the proposition of the state of trust or p ofit tinder the United by abridged or so construction. See 5. All laws authorizing the law of this state to increase the proposition of the state of the districts or, if necessary, may be attached to contiguous districts as the general for their services from any source nor

such changes as may be made by this mon pleas, besides the powers herein such changes as may be made by this mon pleas, besides the powers herein constitution or by law, shall be, in Phils conferred, shall have and exercise withadelphia, vested in four, and in Alleghe- in their respective districts, subject to ny in two distinct and separate courts of equal and co ordinate jurisdiction, composed of three judges each; the said courts in Philadelphia shall be designated in their respective districts, subject to make the frequency of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth, and in the case of other justice of the prothonotary of the common wealth and the prothonotary of the

ncrease shall amount to three, such introduction shall be administrated while employed in the ser-upon such assessed valuation of propthree judges shall compose a distinct and and in any other county may, establish separate count as aforesaid, which shall a separate orphans' court, to consist of supreme court as aforesaid, which shall a separate orphans' court, to consist of supreme court or of a court of company of the United States, nor one thereof of a public electronic court of the court or of a court of company or one thereof of a public electronic court or of a court of company or one thereof of a public electronic court or of a court of company or one thereof of a public electronic court or of a court of company or one thereof of a public electronic court or of a court of company or one thereof of a public electronic court or of a court of company or one thereof or one court or of a court of company or one court or of a court of company or one court or of a court of company or one court or of a court of company or one court or of a court of company or one court or of a court of company or one court or of a be numbered as aforesaid. In Philadel- one or more judges who shall be learned phia all suits shall be instituted in the said courts of common pleas without designating the number of said court, and the several courts shall distribute and apportion the business among the more pleas, learned in the jurisdiction and powers now vested in, or which may hereafter be conferred upon, the orphans' courts, and thereupand apportion the business among them. rules of court, and each court to which ty, in orpones' court proceedings, shall any suit shall be thus assigned shall have cease and determine; in any county in exclusive jurisdiction thereof, subject which a separate orphans' court shall be to change of venue, as shall be provided established the register of wills shall be lowing qualifications, shall be entitled by law. In Allegheny each coert shall clerk of such court and subject to its di-have exclusive jurisdiction of all pro-rection in all matters pertaining to his provided by law, of said court. All accounts filed with month. For Philadelphia there shall be him as register or as clerk of the said. Second

Sec 25. Any vacancy happening by

ARTICLE VI. Impeachment and Removal from Office.

impeachment.

peachment for any misdemeanor in or shall be prescribed by law, as fuloffice, but judgment in such cases by as if they were present at their at the time, shall concur in the apsembly, shall be a misdemeanor, and occur, by the appointments shall not extend further than to removal from office and disqualification Sec 7. All laws regulating the Sec 17. The trial and determination by law, but part of such punishment have voted for the communication of the proper county by law, but part of such punishment have voted for the communication. shall not extend further than to re- usual places of election. to hold any office of trust or profit un- holding of elections by the citizens of contested elections of electors of shall be a disqualification to hold of- auditor whose place is to be der this commonwealth; the person actor for the registration of electors president and vice-president, memtice for a period of not less than five dietment, trial, judgment and punish- the privilege of voting by reason of dicial, municipal or local, shall be by ment according to law.

offices on the condition that they be- or promise or offer to give to an electron assembly shall, by general law, desproved for the maintenance and suplate the courts and judges by whom port of a thorough and efficient system as any general electron. of the peace, orphans' courts, magis-trates' courts and in such other courts | Sec 13. All fees, fines and penalties in | of misbehavior in office or of any inas the general assembly may from time said courts shall be paid into the county to time establish.

See 11 In all cases of summary consideration to any other personal design of the courts of respect to the summary consideration to any other personal design of the court of respect to the summary consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the consideration to any other personal design of the court of respect to the court of respect to the consideration to any other personal design of the court of respect to the respect to the court of respect to the re instruction, may be removed at the for the withholding thereof, and any shall apply to any contest arising pose. pleasure of the power by which they elector who shall receive or agree to shall have been appointed. All of-receive, for himself or for another, passage.

See 4. Until otherwise directed by law.

See 4. Until otherwise directed by law, the courts of common pleas shall continue as at present established, except the supreme court, or any two or more time as the present established, except the supreme court, or any two or more time as the rein changed; not more than four the same district, be elected at the same the supreme court, or any two or more time as at present established, except the constitution of the United States and the constitution of the con as herein changed; not more than four counties shall, at any time, be included in me, they shall, as soon after the election as convenient, cast lots for priority courts.

See 5. Whenever a county shall constitute a separate judicial district and shall elect one judge a state one judges of the supreme and shall elect one judge larmed in the judges of the supreme vide for additional judges as the business of countaining a population less than is a containing a population of common and that I will discharge the suffrage absolutely for a term of four time, they shall, as soon after the election duties of my office with fidelity; that I have not priority years.

See 5. Whenever a county shall ecertated by a contract or grant to which the state is a part to which the state of the contract or grant to which the state is a part to which the state is a part to which the state is a part to which the state is sail be a party.

Sec 4. No debt shall be created by the shall be contract or grant to which the state is sail be a party.

Sec 4. No debt shall be created by the shall be contract or grant to which the state is sail be a party.

Sec 4. No debt shall be created by the shall be created by the shall be contracted or contracted elections, and in proceedings for the increase of counts and the face of the state except to the state except to redict the same time, they shall be created by the shall be a party.

Sec 4. No debt shall be created by the shall be a party.

Sec 4. No debt shall be a party.

Sec 4. No debt shall be a party.

Sec 4. No debt shall be a par ed to contiguous districts as the general assembly may provide. The office of associate judge, not learned in the law, is

composed of three judges each; the said of the counts of the protonomous pleases of this common wealth, or as may be served.

The form to loan its credit to any corpoles of the protonomous pleases of this common wealth, or as may be served.

The form to loan its credit to any corpoles of the protonomous pleases of the count of the proper county shall be of opin-ration, institution or individual.

See 1. No new county shall be especially shall be especially shall be especially shall be especially shall be of opin-ration, institution or individual.

See 2. No our possible shall reduce any in any business other than the convenience of the electron districts whenever the court of the proper county shall be especially sha ted respectively as the court of common pleas number one, number three and number four, and in Allegheng as the court of common pleas number four, and in Allegheng as the court of common pleas number for said courts may be by law upon the supreme court or any of said courts may be by law increased, from time to time, and shall be in like plant to time, and shall be in like plant to take said oath or affirmation shall forfeit his office, and any person who shall be convicted of having sworn or affirmed falsely, or incorporated district, except as herein provided. The court of nisi prius is hereby abolished and no court of original jurisdiction to be presentative capacity shall be guilty of perjury and be forever disqualified from holding any county where the estimate of the election of the detection of the decount of the public interests will be formed on the public interests will be of having sworn or affirmed falsely.

Sec 12. All elections by persons in any person who shall be convicted of having sworn or affirmed falsely. Sec 12. All elections by persons in any person who shall be convicted of having sworn or affirmed on the public interests will be formed of having sworn or affirmed falsely. Sec 12. All elections by persons in any person who shall be convicted of having sworn or affirmed falsely. Sec 12. All elections by persons in any person who shall be convicted of having sworn or affirmed in the falsely. Sec 12. All elections by persons in any person who shall be convicted of having sworn or affirmed falsely. Sec 13. For the purpose of voting, and the public interests will be formed thereby. Sec 12. All elections by persons in any person who shall be convicted of having sworn or affirmed to take said oath or affirmation shall forfeit his office, and any person who shall be convicted of having sworn or affirmed falsely. Sec 12. All elections by persons in any person who shall be convicted of having sworn or affirmation, shall be guilty of perjury and be forever disputation. Sec 13. For the purpose of vot courts, or in any county where the essided over by any one or more of the
ing any office of trust or profit withno person shall be deemed to have
cipality or district incurany new debt of the county seat of any county proor labor done, or money of Sec 22. In every county wherein the in this commonwealth. The oath to gained a residence by reason of his or increase its indebtedness to an posed to be divided. from time to time; and whenever such population shall exceed one hundred and the members of the senate and house presence, or lost it by reason of his amount exceeding two per centum supreme court or of a court of com- state or of the United States, nor ors thereof, at a public election, in Sec I. County officers shall consist nor without the consent mon pleas, learned in the law, in the while engaged in the navigation of such manner as shall be provided by ot sheriffs, coroners, prothonotaries, sons holding the larger among the law, in the while engaged in the navigation of such manner as shall be provided by ot sheriffs, coroners, prothonotaries, sons holding the larger among the law, in the while engaged in the navigation of such manner as shall be provided by ot sheriffs, coroners, prothonotaries, sons holding the larger among the law, in the while engaged in the navigation of such manner as shall be provided by other shall be provided by the shall be provided by the shall be hall of the house to which the mem- the waters of the state or of the Uni- law, but any city, the debt of which registers of wills, recorders of deeds, ue of the stock first of

### ARTICLE VIII. Suffrage and Elections.

one years of age, possessing the fol- prison.

at least two months and paid at least | Sec 15. No person shall be quali- and maintain the sinking fund suf- or counties out of which

ber, but the general assembly may by government of the United States, or dollars; the said sinking fund shall liffs shall keep the roll. law fix a different day, two-thirds of of this state, or of any city or county, consist of the proceeds of the sales of ty town of the county all the members of each house con- or of any municipal board, commist he public works or any part thereof, respectively shall be

the sand vouchers relating thereto, before either branch of the general assembly and perform such other inferior courts not of record, and the powers used by the powers vested by this constitution perform all the duties of the surveyor and general, subject to such changes as shall be cause their proceeding to be brought and justice to be fairs shall exercise all the powers and general, subject to such changes as shall be cleeted in the several equation of the surveyor and general, subject to such changes as shall be cleeted in the several equation of the cleetor of the surveyor in the sall by a citizen of the cleetor of the surveyor in the sall by a citizen of the cleetor of the sall sinking fund shall be used or the name of the cleetor who presents the powers vested by this constitution pleas and orphans' courts.

See 11. Except as otherwise provided general, subject to such changes as shall be elected in the several equation of the public dest.

See 12. The parties, by agreement filed, in this constitution, justices of the peace and from creating other courts to exercise ficers on the list of voters, opposite the powers vested by this constitution pleas and orphans' courts.

See 13. Except as otherwise provided general, subject to such changes as shall be election of the surveyor or all the duties of the surveyor in the sall by a citizen of the district. See 12. The moneys of the state, by fees, shall not excent the sall by a citizen of the district. See 12. The moneys of the state of the sall sinking fund shall be used or the sall specified in the second of the sall symmetry than the sal

except treason, felony and breach or setting forth that such appointment of the United States or of this state. Sec 7. Three county Office. | surety of the peace, be privileged is a reasonable precaution to secure | Sec 13. The moneys held as necessary reserve shall be limited by law | be elected in each county as | tives shall have the sole power of on elections and in going to and re- overseers shall be two in number for to the amount required for current efficers are chosen, in

tried by the senate; when sitting for fied electors of this commonwealth to serve upon election boards, and in Monthly statements shall be publish- and in the election of said that purpose, the senators shall be shall be in actual military service, each case members of different political showing the amount of such mon-qualified elector shall vote upon oath or affirmation; no person under a requisition from the Presideal parties; whenever the members eys, where the same are deposited, than two persons, and the shall be convicted without the con-dent of the United States or by the of an election board shall differ in and how secured. currence of two-thirds of the mem- authority of this commonwealth, such opinion, the overseers, if they shall be Sec 14. The making of profit out votes shall be elected; and electors may exercise the right of agreed thereon, shall decide the quest of the public moneys, or using the cancy in the office of cou See 3. The governor and all other suffrage in all elections by the citi- tion of difference; in appointing same for any purpose not authorized sioner or county auditors civil officers shall be liable to im- zens, under such regulations as are overseers of election, all the law by law, by any officer of the state or ed by the court of common

cused, whether convicted or acquit-shall be uniform throughout the state, bers of the general assembly, and of years. ted, shall nevertheless be liable to in- but no elector shall be deprived of all public officers, whether state, ju-

cord and the superintendent of public son or party such elector's vote, or diction, or regulating its exercise, million dollars each year for that pure an appropriation previous have themselves, but shall not be again eligible. The judge whose commission shall first expire shall be chief justice.

Sec 15. All judges required to be learning overnor, lieutenant governor, lieutenant governor, memorison shall first expire shall in turn be chief justice.

Sec 3. The jurisdiction of the suprome court, shall be cheeted by the governor for reasonable cause, after offices, be justices of over which they are to preside and shall hold their effices for the period of the governor for reasonable cause, after offices, be justices of over and terminer and general juid edivery in the several governor for reasonable cause, after offices, be justices of over and terminer and general juinstant of the suprome court, shall have original jurisdiction in cases of injunction and proposed which shall not be sufficient ground for impeachment, the governor for presentable cause, which shall not be sufficient ground for impeachment, the governor for presentable cause, which shall not be sufficient ground for impeachment, the governor for presentable cause, which shall not be sufficient ground for impeachment, the governor for reasonable cause, which shall not be sufficient ground for impeachment, the governor for reasonable cause, which shall not be sufficient ground for impeachment, the governor for reasonable cause, after due notice and full hearing, on the address of two-thirds of the senate.

ARTICLE VII.

Oath of Office.

Sec 1. All taxes shall be an elected by the governor for withholding the same, shall the territorial limits of the authority levying the tax, and shall be levied at the territorial limits of the authority levying the tax, and shall be levied and collected under general laws; but deduces of which they general laws, except from taxation public property used for public property actual places of re ficers elected by the people, except any money, reward or other valuable

Sec 16. Whenever two judges of the ty officers, shall, before entering on bribery, fraud or willful violation of

able thing for the performance or non-divided into election districts of com- the money so borrowed shall be used sembly may by law declare what of- Sec 1. In all elections is abolished in counties forming separate districts; but the several associate state.

See 19. The judges of the suprement of any act or duty personance or duty personance of any act or dut shall be adopted shall serve for their unexpired terms,
Sec 5. In the counties of Pailadelphias their continuance in office, shall reside within this common
and Allegheny all the judgets of powers now vested in the district courts
and courts of common pleas, subject to
and courts of common pleas, subject to
and courts of common pleas, subject to
and in the case of
state officers and judges of the su
Sec 5. In the countinuance wealth; and the other judges, during
the foregoing oath shall be adopted shall serve for their unexpired terms,
Sec 5. In the countinuance in office, shall reside within this commonwealth; and the other judges, during
the foregoing oath shall be adopted to find the same are located may direct; but
the same are located may direct; but
districts in cities of over one hundred
administer oaths, and in the case of
state officers and judges of the su
Sec 5. In the countinuance in office, shall reside within this commonwealth; and the other judges, during
the foregoing oath shall be adopted
the foregoing oath shall be adopted
the same are located may direct; but
the same are lo

Sec. 1. Every male citizen twenty- pense, nor while confined in public upon such valuation.

to note one for take year, subject to pending proceeding shall nominate an native born citizen of the state, he trict shall be selected, and vacancies present indebtedness.

he had signed it unless the general assembly, by their adjournment, prevent its return, in which case it shall be come a law unless he shall be like with the same, with the same and unless he shall be provided by law. Election officers and unless he shall be provided by law. Election officers shall be provided by law. Election officers shall be privileged from arrest upon the removal by a majority of said judges; and the said prothonotary shall appoint such provided by law. Election officers shall be privileged from arrest upon the removal by a majority of said judges; and the said prothonotary shall appoint such provided by law. Election officers shall be privileged from arrest upon the removal by a majority of said judges; and the said prothonotary shall appoint such provided by law. Election officers shall be privileged from arrest upon the removal by a majority of said judges; and the said prothonotary shall appoint such provided by law. Election officers shall be privileged from arrest upon the removal by a majority of said judges; and the said prothonotary shall appoint such provided by law. Election officers shall be privileged from arrest upon the removal by a majority of said judges; and the said prothonotary shall appoint such provided by law. Election officers shall be privileged from arrest upon the removal by a majority of said judges; and the said prothonotary shall appoint such provided by law. Election officers shall be privileged from arrest upon the removal by a majority of said judges; and the said prothonotary shall appoint such provided by law. Election officers shall be provided by law. Sec 3. No law shall be provided by law and judges of election officers and while engaged in the said prothonotary shall appoint such provided by law. Sec 10. Any county, township, and the said prothonotary shall appoint such provided by law. Sec 3. No law shall be provided by law and provided by law and provided by law and provided by law. Sec 3. No law shall be provided by law and provided by law and provi returned, then six months) immediately preceding the election.

The detection country in the district or other municipality incurring any indebtedness, shall, at vided by law. Third. He shall have resided in days of election and while engaged or before the time of so doing, provide Sec 3. No person shall

npeachment.

Sec 2. All impeachments shall be Sec 6. Whenever any of the quali-

hent according to law.

Sec 4. All officers shall hold their

Sec 8. Any person who shall give, of the law judges thereof; the general

Sec 1. The general assembly shall any town or borough having

be received.

Sec 1. The freemen of this composition, and of quo warranters of the same disconting of the same disconting and of quo warranters of the composition, and of quo warranters of the composition of the same disconting and of quo warranters of the composition of the same disconting and of quo warranters of the composition of the same disconting and disconting of the composition of tives and all judicial, state and coun- a candidate for office, be guilty of places of burial not used or held for and disciplined for its defense when shall thereafter have no va

borrowing of money by and on behalf exercise any office in this state to iness in such a anterast

state officers and judges of the su- by the courts of quarter sessions hav- not authorize any county, city, bor- or or profit in this state, and may be fice of the secretary of the common- the next preceding election more than trict to become a stockholder in any scribed by law. .

> ted states, or on the high seas, nor now exceeds seven percentum of such commissioners, treasurers, surveyors, meeting to be held after si while a student of any institution of assessed valuation, may be authorized auditors, or controllers, clerks of the notice given in pursuance learning, nor while kept in any poor by law to increase the same three per courts, district attorneys and such Sec 8. Municipal and 6 house or any asylum at public ex- centum in the aggregate at any time others as may from time to time be rations and individuals in

Sec 14. District election boards not assume the debt, or any part next succeding the one to which he compensation for proper shall consist of a judge and two in- thereof, of any city, county, borough may be elected. have exclusive furisdiction of all proceedings at law and inequity commenced office; he may appoint assistant clerks,
therein, subject to change of venue as but only with the consent and approval
therein, subject to change of venue as but only with the consent and approval
therein, subject to change of venue as but only with the consent and approval
therein, subject to change of venue as but only with the consent and approval
therein, subject to change of venue as but only with the consent and approval
therein, subject to change of venue as but only with the consent and approval
therein, subject to change of venue as but only with the consent and approval
there is a specific to change of venue as but only with the consent and approval
there is a specific to change of venue as but only with the consent and approval
the right to vote for the state to repel invesion, suppress do abolt but of the consent and approval
to the right to vote for the state to repel invesion, suppress do abolt but of the consent and approval
to the right to vote for the state to repel invesion, suppress do abolt but of the consent and approval
to the right to vote for the state to repel investor, and highways or improvement of the consent and approval
to the right to vote for the state to repel investor, and the consent and approval
to the right to vote for the state to repel investor. shall have the right to vote for the state to repel invasion, suppress do-shall hold their offices for the term of compensation shall be jo Second. He shall have resided in judge and one inspector, and each in-mestic insurrection, defend itself in three years, beginning on the first before such taking, ir judge. ene prothonolary's office and one pro- separate orphans' court shall be audited the state one year (or if, having pre- spector shall appoint one clerk. The thoughtry for all said courts, to be apply the court without expense to parties, viously been a condition of its election and as the state on three years, beginning on the first before such teking, in jury thoughtry for all said courts, to be apply the court without expense to parties, viously been a condition of its election and next after their tion. The general assent where all parties in interest in a viously been a qualified elector or first election board for any new dis-

ant governor and shall decide questions regarding the admissability of evidence and shall, upon request of the committee, pronounce his opinion upon other questions of law involved in the trial. The governor and lieutenant governor shall be judges exercise the duties of their respective districts shall be during the admissability of evidence and spening to the country of any municipal board, commission, or trust in any city, save only interest of the country of any municipal board, commission, or trust in any city, save only interest of the country of any down of the first Monday of January next succeeding the first general election which shall keep a record and lieutenant governors shall be during the admissability of evidence and shall be directed by law. See 3. All elections for city, ward, of the country of any down of the commission, or trust in any city, save only interest of the country of any down of the income or proceeds of the sale of any city, save only all the members of each house on the first Monday of January next succeeding the first general election which shall keep a record and lieutenant governors shall be judges of the countrist of the country of any down of the country of any municipal board, commission, or trust in any city, save only instead to the income or proceeds of the sale learned in the law shall be judges of the courts of seen and election which shall keep a record and lieutenant governors shall be during the admissability of evidence of any country of any torthord the ordinary thereof.

Sec 3. All elections for city, ward, the first general election which shall keep a record of the peace and general and of uniform operation and the general and of uniform operation and the public of the country of any torthord the respective shall be instanction of any covering the directed by law. In the respective of the state; or shall be officers for interest of any covering the directed by law. In the respective of the peace and glernen, notative shall be officers for any city, save only inc

dicial proceeding.

ty, upon petition of five citizens, lawer be invested in or loaned upon the for all public or munic security of anything except the bonds which may be paid to the security of anything except the bonds.

# ARTICLE X.

Sec 2. No money raised for the sup- ment. port of the public schools of the com- Sec 3. Every city shall of monwealth shall be appropriated to ing fund, which shall be or used for the support of any secta- pledged for the payment of

jurisdiction by appeal, certiferari or writ of error in all cases, as is now or may hereafter be provided by law.

Stand provide for maintaining the 01- ter of any corporation no after a small vote for no more than the properties or after or amend the same of the same o

fighting a duel, shall be deprived of two or more can litates, a

# ARTICLE XIII.

## ARTICLE XIV.

County Officers. established by law; and no sheriff or the privilege of taking F Sec 9. The commonwealth shall treasurer shall be gligible for the term erty for public use shall

shall be duly qualified; all vacancies son of an appeal from any press

sons having the bighest

Cities and City Charl

therefor by the municipal

ed debt.

## ARTICLE XVI.

Private Corpora See 1. All existing ch grants of special or exclu leges, under which a bona fi ization shall not have taken

Sec 3. The exercise of the

having one or more known business, and an authorize agents in the same, upon Wil

actually received; and all increase of stock or inde corporations shall not be except in pursuance of gen