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ADVERTISEMENTS will be inscried according t "lu | sw : 2m | Sm | 6m | 131

inch . | \$1.60 | 3. 3.00 | 6.00 | 10.00 | \$ 10 factor | 2.00 | 5.0F | 9.00 | 10.00 | 15.00 | 20.0 (inches | 2.50 | .0.00 | 13.06 | 20.00 | 30.66 (inches | 3.00 | 8.50; 14 00 | 18.25 | 25.00 | 85.00 g column | 5.00 | 12.00 | 18.00 | 22.00 | 30.00 | 45.00 column | 10,00 | 20,00 | 30,00 | 40,00 | 55,00 | 75,00 mun | 20.00 | 40.00 | 30.00 | 40.00 | \$100 | \$150 Administrator's and Executor's Notices, \$3; Auditor's Notices, \$2.50; Business Cards, five lines, per year, \$5, additional lines \$1 and to quarterly changes.

I amind advertisers are entitled to quarterly changes.

Tamient sulvertisements must be paid for in advance.

All Resolutions of Associations; Communications or instead or individual unterest, and notices of Markings and Dasths, arrecharging and nations.

VOLUME XXXIV.

PROFESSIONAL CARDS.

AMES WOOD, ATTORNEY AND COURSELLOR AT LAW, TOWARDS, Pa.

MITH & MONTANYE, ATTO

R. T. B. JOHNSON, PHYSICIAN AND Qo.'s Drug Store,

C G. MORBOW, PHYSICIAN AND

e SUBSECU, offers his professional services to the citizens of Warren and vicinity. Residence dust house north of J. F. Cooper's Store, Warren Contra Pa.

TAR. C. M. STANLEY, DENTIST

successor to Dr. Weston. Office in Patton' ock. up stairs, Main Street, Towards, Pa. Ain of plate work a specialty.

Jan. 15"3

R. S.M. WOODBURN, Physician

ATTORNEY-AT-LAW,

POYLE & McPHERSON, ATTOR-

RUBAT-LAW, Towards, Pa. Will give prompt tention to all matters entrusted to their charge.

phans' Court business a specialty.
ve. FOYLE. [may21'73] . L. M'FHEESCH.

ARTLETT & TRACY, INSURANCE AND REAL ESTATE AGESTS AND BROKERS. Office third door south of First-National Bank, ground floor, Towards, Pa. C. D. Bartlett. 4 [may21'73] W. G. TRACE.

B. McKEAN, ATTORNEY

The AND COUSERLIOR AT LAW, Towards, Parsterilar attention paid to business in the Orphans

court. July 20, '68.

W. PATRICK, ATTORNEY AT the Express Office, Mercur's Block, next door to July 17.1873.

ATTORNET AT LAW,
Main Street, Towards, Pa Office with Overton
Tabree, opposite Court Honse May 14,73.

H. CARNOCHAN, ATTOR-ord County), Troy, Pa. Collections made and prompt-by penitted. feb 18, '69-4f.

MADILL & CALIFF, ATTORNEYS-at-Law, Towards, Pa.

Office in Wood's Block, first door south of First National Bank, up stairs Jan 8.73-19

VERTON & ELSBREE, ATTOB

SET'S AT LAW. Towards. Pa., baving entered to copartnership, offer their professional services the public. Special attention given to business the Orphan's and Register's Courts. ap 14'70.

WELTON, JR. S. C. KLABRER

A. PECK'S LAW OFFICE.

Main's ree opposite the Court House, Towards, Ps.

PHYSICIAN AND SUBGEON.

TOHN W. MIX, ATTORNEY AT

Particular attention paid to Collections and Orphans Jourt business. Office—Mercur's New Block, north ide Public Square. spr. 1, '59.

APTOBNEY AT LAW,
April 1, 1873. Towanda, Pa

DOCTOR O. LEWIS, A GRADU-ate of the College of "Physicians and Surgeons," New York city, Class 1448-4, gives exclusive attention to the practice of his profession. Offices and residence on the eastern elope of Gryell Hill, adjoining Henry Howe's.

R. D. D. SMITH, Dentist, has D purchased G. H. Wood's property, between Mercur's Block and the Elwell House, where he has located his office. Teeth extracted without pain by use of cas.

Toward t. Oct. 20, 1870

Hotels.

IN CONNECTION WITH THE BAKERY

Near the Court House. We are prepared to feed the hungry at all times one day and evening. Oysters and Ice Cream in

L'LWELL HOUSE, TOWANDA

JOHN C. WILSON laving leased this House, is now ready to accommo-late the travelling public. No pains nor expense will be spared to give satisfaction to those who may give

Fil-North side of the public square, east of Mer-

QUMMERFIELD CREEK HO-

Having purchased and thoroughly refitted this old and well-known stand, formerly kept by Sheriff Grif-is, at the mouth of Rummerfield Creck, is ready to give good accommodations and sutisfactory treatment to all who may favor him with a call.

Doc. 23. 868—4f.

TEANS HOUSE, TOWANDA,

The Horges, Harness, Ac. of all guests of this

A superior quality of Old Euglish Bass Ale, just forgred. T. R. JORDAN. Towards, Jan. 24.71. Proprietor.

TOWANDA,

BRADFORD COUNTY, PENN'A.

This popular house, recently leased by Messra-Rook & Meaks, and having been completely refitted. remodeled, and refurnished, affords to the public all the comforts and modern conveniences of a first-class Hotel. Situate opposite the Park on Main street, it is emineutly convenient for persons visit-ing Towands, either for pleasure or business.

LERATSVILLE, PA.

OLD MORAVIAN SUN INN,

Rich in historical interest, it is the only building in the country except Independence Hell, honored by the sejourn within its saits of Washington, LaPayetti, Lee, Gates and other patriots of the revolution. This popular hotel has recently changed hands, been improved, entirely returnished, and the proprietor cordistly invites his friends and traveling public to give him a call—no pains will be spared to render their stav comfortable. People enroute for Philadelphia will find it convenient to spend the night here, reaching the city about eight in the morning. A sample room on first floor for accommodation of commercial agents.

in the morning. A sample of the morning accommodation of commercial agents.

R. M. WELLES.

MACINERY, for Sale by

April 22 72.

QUPERIOR AGRICULTURAL

TOWANDA, PA., Office No. 3 Mercur's Block, north side of Court

WI DESALE AND BOTALL DEALER AND

MA UFACTURERS AGENT. Mowing Machines, Horse Powers and Threashers, Wheel Rakes, Plaster Sowers, Grain Seeders, Hay Telders, steversible and Steel Plows, C livistors, Thill Horse Hoss, Clover Hullers and Fanning Mills.

LAWN MOWERS, WATER DRAWERS, REST SELVING

BEST CHURN POWERS IN THE WORLD, CORN

SHELLERS FOR HAND ON POWER, AC., AC.

Catalogues and descriptive, illustrated printed cir-miars, furnished or mailed free to all applicants. It will cost but three cents to send for circulars

B. H. WELLES:

KOON & MEANS, Proprietors.

WARD HOUSE,

PETER LANDMESSER

D. W. SCOTT & CO.

DINING ROOMS

icir seásons. March 30, 1870,

ur's new block.

GENERAL INSURANCE AGENT

TR. J. W. LYMAN,

C. GRIDLEY.

J. N. CALIFR

II. J. MADILL.

Oct. 27,'70.

D.C. J. DEANGELIS,

TOWANDA, PA.

ntre. Pa.

mckery store. Towards, May 1, 1872.-1y* STREETER,

ringes and Deaths, exceeding fivelines, are charged the conveyer line.

The disposition having a larger circulation than all the papers in the county combined, makes it the beat advertising medium in Northern Pennsylvania.

JOB PRINTING of every kind, in Plain and Fancy colors, done with seatness and dispatch. Handbills Blanks, Carris, Pamphileta, Billheads, Statements, &c. of every variety and style, printed at the shortest office. The Browners Office is well supplied with Power Presses, a good assortment of new type, and everything in the Printing line can be executed in the most artistic manner and at the lowest rates PERMS INVARIABLY CASH. igns and Deaths, exceeding fivelines, are charged

BUSINES CARDS.

FOWLER, REAL ESTATE P FOW LER, REPARED DEALER, No. 278 South Water Street, Chicago, Illinois, Beal Estate purchased and sold. Investments made and Money Loaned.

TOHN DUNFEE, BLACKSMITH MONROETON, PA., pays particular attention to roning Buggies, Waggna, Rieighs, &c. The set and repairing done on short notice. Work and charge guaranteed satisfactory. 12,15,69. MOS PENNYPACKER, HAS A again established nimself in the TAILORING USINESS. Shop over Rockwell's Store. Work of very description done in the latest styles. Towards, April 21, 1870.—tf

S-RUSSELL'S GENERAL

INSURANCE AGENCY TOWANDA, PA. WM. H. MORGAN & CO., DEAL

wards. Also Real Estate Agents. Land bought and sold and meney loaned. Parties desiring to self-wild-fands, Farms, or Lots, can have a map of lands or subdivision made at this Agency, and property sold on a reasonable commission. Office for Postoffice, Mercur's Block, Towanda, Pa.

L. L. MOODY. [Dec 4'72] WM. H. MOEGAN.

H \geq \mathcal{E} Ξ × 0 \mathcal{C} ACY, 21 2 ₹ TIR Ξ \circ ÷ \gtrsim SII \dot{z} r3 ≿ ≈: •

THE UNDERSIGNED ARCHI TEOT AND BUILDER, wishes to inform the citizens of To vanda and vicinity, that he will give particular attention to drawing plans, designs and public. Superintendence given for reasonable propersisting of the stretched N. E. borner of Second and Fligheth stretch. Fecond and Elizabeth streets.

J. E. FLEMMING,
e. 1771
Box 511, Towarda, Pa.

W. KINGSBURY, REAL ESTATE, LIFE, FIRE, & ACCIDENT INSURANCE AGENCY Office, corner of Main and State Streets,

March 13, 1872. TOWANDA, PA. CASH, DOORS, AND BLINDS. I am prenared to furnish Kiln-dried Doors, Sast and Blinds, of any style, size, or thickness, on short notice. Hand in your orders ten days before you and to use the stileles, and be sure, that you will get doors that yill not shrink or swell. Terms cash on believer. in delivery.
Towanda, July 19, 1871. GEO. F ASH. PAYTON & BROTHER

Dealers in WOOL, HIDES, PELTS, CALF SKINS, FURS, &C., For which the highest cash price is paid at all time Office in M. E. Rosenfield's Store, Main-st., O. A. DATTON, BOY.14. FO TOWANDA, PA

NEW FIRM! NEW GOODS, LOW PRICES! AT MONROETON, PA.

TRACY & HOLLON hetai Belers in Groceries and Provisions, Drugs and Medicines, Kerocane Oil, Lamps, Chimneys, Shades, Dykekme, Paints, Oils, Varnish, Yankee Notions, Tobacco, Cigars, and Smuff. Pure Wines and Lienors: of the best quality, for medicinal purposes only. All Goods sold at the very lowest prices. Prescriptions carefully compounded at all hours of the by and night. Give us a call.

TRACY & HOLLON. Monroeton, Pal. June 24, 1853-17.

CHARLES F. DAYTON, Processor to Aum broy Broom HARNESS MAKER,

As spaces band a full assortment of DOUBLE and SIN FLC HARVINGS, and all other goods in his line if Repurlation i model educing done to order. Towards, August 22, 1871.

BAKERY! CONFECTIONERY! GROCERIES!

Too undersigned begs leave to return thanks to the tempte of Formula and visinite for the very generous patronage extended to him during the just neven, and at the same time to give notice that he has added to his business a stock of

BEST FAMILY GROCERIES This of is prepared to offer AT THE LOWEST He will still continue the Baking husidess in all distributes, and can furnish sawthing in this line on the shortest notice and

GUARANTEE SATISFACTION. He has also fitted up a

DINING ROOM,

Where he will at all times be ready to furnish Meals or Linchons at much lower rates than usual. Farmers and others visiting town are invited to F 3- Parties supplied with Ice Cream, Cakes, Fruit Confectionery at short notice. Remember the place, nearly opposite the Metes

Mansion House, HORACE A. COWLES. W. W. BROWNING, This House is conducted in strictly Temperance Principles. Every effort will be made to make guesta comfortable, Good rooms and the table will always be supplied with the best the market at fords.

Nov. 1, 1871. TO THE CITIZENS OF PENN-THE CITIZENS OF PENN
SYLVANA,—Your attention is specially inwill to the fact that the National Banks are now
prepared to receive subscriptions to the Capital
State of the Contential Board of Finance. The
juris realized from this scource are to be employed
in the erection of the banklings for the International
Luminion, and the expenses connected with the
same still be represented by the name of awery citizer alive to patriotic comme noration of the one
haddenth birth-day of the unition. The shares of
stock are offered for \$-0 each, and subscribers will
receive a hand-somely steel engraved Cortificate of
Stock smittor for framing and preservation as a
national memorial. Ветненем, Ра

hathough memorial,
Interest at the rate of six per cent per annum will
be hall on all psyments of Centennial Stock from
ditte of payment to January 1, 1876.
Subscribers who are not near a National Bank
Charenat a check or post-office order to the under-

5-114, '73.-NEW FIRM, HARDWARE!

The new firm of HOWARD & RIDGWAY

HAVE TONS OF HARDWARE,

IRON AND NAILS. AT WYALUSING.

Stoves of all kinds, at lower prices for cash, than any establishment in

Bradford County. Blacksmith's and Wagon Makers we want to see you. Sept 30, '73-

Aradjurd.

Menuitet.

. W. ALVORD, Publisher. REGARDLESS OF DESURGIATION FROM ANY QUARTER.

TOWANDA, BRADFORD COUNTY, PA., DECEMBER 11, 1873.

CONSTITUTION.

NEW CONSTITUTION PROPOS-GEO. H. WOOD & CO.

ARTICLE I.

DECLARATION OF RIGHTS.

That the general, great and essential princi-les of liberty and free government may be enguized and unalterably established, we de-

Sr.c. 3. All men have a natural and indefeas-

and the right thereof remain inviolate.

Sec. 7. The printing press shall be free to every person who may undertake to examine this proceedings of the Legislature or any branch of government, and no law shall ever be

rant to search any place or to seize any person or things, shall issue without describing them

impairing the obligation of contracts, or making irrevocable any grant of special privileges of tramunities, shall be passed.

Sec. 18. No person shall be attainted of treason or fetony by the Legislature.

Sec. 19. No attainder shall work corruption of blood, nor, except during the life of the of-einder, forfeiture of estate to the Common-

againt; the estate of such persons as shall de-dry their own lives shall descend or vest as in cases of natural death, and if any person shall be killed by casualty, there shall be no fosciture by reason thereof.

Sec. 20. The citizens have a right in a peace-shall manner to assemble together for their

le manner to assemble together for their

common good, and apply to those invested with the powers of government for redress of

cricyances or other proper purposes, by peti-tion, address or remonstrance. Sic. 21. The right of citizens to bear arms in defense of hemselves and the State shall not be questioned.

Sec. 22. No standing army shall, in time of neace, be kept up without the consent of the Legislature, and the military shall, in all cases, and at all times, be in strict subordination to the deal nearest

he civil power. SEC. 23. No coldier shall in time of peace be

partered in any house without the consent of he owner, nor in time of war but in a manuer to be prescribed by law. Sec. 24. The Legislature shall not grant any

title of nobility or hereditary distinction, nor create any office the appointment of which shall be for a longer term than during good behav-

TOWANDA. PA. Grateful for the generous paironage of the past year, would inform all wanting Pictures that we are still adding to our establishment Published by order of the Secretary NEW AND IMPROVED INSTRUMENTS. And adopting tried and approved modes operating and retouching in order to secure finer photographs than heretofore

made outside of the cities, and that we make it a specialty to enlarge all kinds of Pictures to any size desired, and finish in Water Colors, India Ink, or in Oil, in the BEST STYLES AND VERY LOW PRICES We also endeavor to take all the time possi-ble in making childrens pictures, so as to se-cure the best results.

We are constantly adding to our stock of FRAMES All new patterns and tasteful styles, and fur-nish them at a small advance from cost prices. May 12, 1873.

Miscellaneous.

PHOTOGRAPHERS,

TO OUR PATRONS.

NEW STOCK OF FALL AND WINTER GOODS JUST RECEIVED AT

B. A. PETTES & CO'S. SEC. 3. At men have, a natural and molecase belle right to worship Almighty God according the dictates of their own consciences; no man can of right be compelled to attend, exect or empiort, any place of worship, or to maintain sny ministry against his consent; no human authority can, in any case whatever, control or interfere with the rights of conscience, and no preference shall even by level by level on the consent. the sign of the big Bonnet, opposite the Con House, Towards, Pa., consisting of DOMESTIC AND FANCY DRY GOODS, B. KEILY. DENTIST.—Office
over Wickhim & Black's. Towards Ps.
Feeth inserted on Gold. Silver, Rubber, and Alumninia base. Teeth extracted without pain. Oc23.72

BROWN AND BLEACHED MUSLINS
WATERPROOFS, PRINTS, FLANNELS, SHAWDS,
DRESS GOODS,
GERMANTOWN YARNS

GERMANTOWN YARNS AND ZEPHYES. A full line of HOSIERY. GLOVES. NOTIONS. &c., &c., &c. A large and complete stock of

MILLINERY GOODS For the Season, comprising all of the most desirable HATS AND BONNETS AND TRIMMINGS FOUND IN THAT LINE.

A. KEENEY, COUNTY SUA. PERINTENDENT, Towards, Ps. Office with
B. M. Peck, second door below the Ward House,
will be at the office the last Saturday of each month
and at all other times when not called away on business connected with the Superitendency. All letteropid hereafter be addressed as above. dec. 1.70 TOWANDA NURSERY. Office on Main Street. formerly occupied by Dr. Ledd. Residence, corner Pine and Second streets. Towards, June 23, 1871.

The understaned having purchased the NURSERY ON TOWANDA FLATS,

alls attention to his large stock of FRUIT AND ORNAMENTAL TREES DELIVER ON MOST REASONABE TERMS.

WE CLAIM FOR LAZARUS & MORRIS

CELEBRATED

PERFECTED SPECTACLES

AND EYE GLASSES,

nary use, the proof of which may be seen in the retraordinary sales, and constantly increasing demand for them: 1st. That from the peculiar construction of the classes they assist and preserve the sight, render-ing frequent changes unnecessary. of vision, with an amount of case and comfort no nitherto enjoyed by spectacle wearers.

3d. That the material from which the Lenses are ground, is manufactured specially for optic purpos-s, and is pure, hard, and brilliant, and not liable 18, and is put, and it is to become scra'ched.
4th. That the frime in which they are set, whether in Gold. Silver, or Steel, are of the finest quality and finish and guiranteed perfect in every respect For safe only by our outhorized agent in this local ity. We never supply or employ peddlers.

WM. A. CHAMBERMIN, Sole Agent,

Nev.20,1872. Towanda, Pa How is this for low! We offer DRESSED LUMBER a

the following rates: PLANING, MATCHING, RE-SAWING, &c.

ONE HUNDRED THOUSAND FEET DRY LUMBER We have in the Mill Pond

THREE HUNDRED AND FIFTY THOUSAND And are constantly Manufacturing.

go Parties who can reach us are foolish to go
near the indroad for Lumber, as under any circumstances we can SELL IT UHEAPER—at least the
cost of transportation from here to the relive

CONSTITUTION.

of this State,) and shall reside in their respective districts during their terms of service.

SEC. 6. No Senator or Representative shall, during the time for which he shall have been elected, be appointed to any civil office | under this Commonwealth, and no member of Congress or other person holding any office (except of attorney-at-law or in the milita) under the United States or this Commonwealth shall be a member of either house during his continuance in office.

BEC. 7. No person hereafter convicted of embezzlement of public moneys, bribery, perjury or other infamous crime, shall be eligible to the General Assembly, or capable of bolding any office of trust or profit in this Commonwealth.

nonwealth.
Sec. 8. The members of the general Assembly Published by order of the Secretary of the Commonwealth, in pursuance of the 4th section of an act of the General Assembly, entitled An act to provide for calling a Convention to amend the Constitution," approved the 11th day of April, A. D., 1872.

PREAMBLE.

We, the people of the Commonwealth of Pennsylvania, grateful to Almighty God for the blessings of civil and religious liberty, and human bly invoking His guidance, do ordain and essente.

Sec. 8. The members of the general Assembly shall receive such salary and mileage for regular assation whatever, whether for service upon committee or otherwise. No member of either house shall, during the term for which he may have been elected, receive any increase of salary, or mileage, under any law passed during such term.

Sec. 9. The members of the general Assembly shall receive such salary and mileage for regular assation whatever, whether for service upon committee or otherwise. No member of either house shall, during the term for which he may have been elected, receive any increase of salary, or mileage, under any law passed during such term.

Sec. 9. The members of the general Assembly shall receive such salary and mileage for regular and special sessions as shall be fixed by law, and no other compensation whatever, whether for service upon committee or otherwise. No member of either house shall, during the term for which he may have been elected, receive any increase of salary, or mileage, under any law passed during such term.

Sec. 9. The Benete shall, at the beginning and close of each regular seasion, and at such other times as may be necessary, elect one of its members president pro tempore, who shall perform the duties of the Lioutenaut Governor, in any case of shaence or disability of that officer; and whenever the said office of Lioutenaut Governor shall be vacant. The Honse of Bepresentatives shall elect one of its members provided to the committee or the receive any increase of salary, or mileage, under any law passed during such term.

Sec. 9. The Pennsylvania, grateful to Almighty God for the blessings of civil and religious liberty, and hum-bly invoking His guidance, do ordain and ea-ablish this Constitution.

as Governor shall severant. The monse of Bepresentatives shall elect one of its members as Speaker. Each house shall choose its other officers, and shall judge of the election and qualifications of its members.

Src. 10. A majority of each House shall constitute a quorum, but a smaller number may adjourn from day to day, and compel the attendance of ebsent members.

Src. 11. Each house shall have power to determine the rules of its proceedings and punish its members or other persons for contempt or disorderly behavior in its presence, on enforce obedience to its process, to protect its members against violence, or offers of private solicitation, and with the concurrence of two-thirds, to expel a member, but not a second time-for the same cause, and shall have all other powers necessary for the legislature of a free State. A member expelled for corruption shall not thereafter be eligible to either house, and punishment for contempt or disorderly behaviour shall not bar an indictment for the same offense. clare that...

Section 1. All men are born equally free and independent, and have certain inherent and indefeasible rights, among which are those of enloying and defending life and liberty, of acquiring, possessing and protecting property and reputation, and of pursuing their own hapliness. Sio. 2. All power is inherent in the people, and all free governments are founded on their authority and institued for their peace, safety and happiness. For the advancement of the safety

nde they have at all times an inalienable and same offense.

SEC. 12. Each house shall keep a journal heir government in such manner as they may of its proceedings and from time to time published. of its proceedings and from time to time pub-lish the same, except such parts as require secrecy, and the yeas and nays of the mem-bers on any question shall, at the desire of any two of them, be entered on the journal. SEC-13. The sessions of each house and of committees of the whole shall be open, unless when the business is such as ought to be kept

authority can, in any case whatever, control or interference with the rights of conscience, and no preference shall ever be given by law to any religious establishments or modes of worship.

Sec. 4. No person who acknowledges the being of a God and a future state of rewards and punishments shall, on account of his religious sentiments, be disqualified to hold any office or place that the work houses shall be sitting.

Sec. 15. The members of the General Assembly shall in all cases, except treason, felony, violation of their oath of office, and breach or wealth.

SEC. 5. Elections shall be free and equal; and wealth.

SED. 5. Elections shall be free and equal; and no power, evil or military, shall at any time interfere to prevent the free exercise of the right of suffrage.

SED. 6. Trial by jury shall be as heretofore, and the right thereor remain inviolate.

SEC. 7. The printing press shall be free to every person who may undertake to examine every person who may undertake to examine one son senator. Each county containing one or

zon may freely speak, write and print on any subject, being responsible for the abase of that liberty. No conviction shall be had in any prosecution for the publication of papers relating to the official conduct of officers or men in public capacity, or to any other matter proper for public investigation or information where the fact that such publication was not maiciously or negligently made shall be established to the satisfaction of the jury; and in all indictments for libels the jury shall have the right to determine the law and the facts, under the direction of the court; as in other cases.

SEC 8 The people shall be secure in their person, house, papers, and possessions, from unreasonable scarches and seizures, and no warrant to search any place or to seize any person or things, shall issue without describing them of the state as accretained or the law as described to several counties it shall contain four fifths of a ratio, except where the adjoining counties are each entitled to one or more Senators, when such connty may be assigned a Senator, on less than four-fifths, and exceeding one half of ratio, and no county shall be divided unless entified to two or more Senators. No city or county shall be entitled to separate representation exceeding one-sixth of the whole number of Senators. No ward, borough, or to state the second of the state and the facts, under the district. The Senatorial ratio shall be ascertable of the district unless it shall contain four fifths of a ratio, except where the adjoining counties are each entitled to one or more Senators, when such county and exceeding one half of ratio, and no county shall be divided unless entified to two or more Senators. No city or county shall be entitled to separate representation exceeding one-sixth of the whole unless than four-fifths, and exceeding one half of ratio, and no county shall be entitled to separate representation exceeding one-sixth of the whole unless that for the whole unless that for the whole unless that for the whole unless that

sorthings, shall lesue without describing them as nearly as may be, nor without probable cause, supported by oath or affirmation, subscribed to by the affidant.

Sec. 9. It all criminal prosecutions, the accused bath a right to be heard by himself and his coursel, to demand the nature and cause of the scensation against him, to meet the witness. There county containing five ratios of the surplus exceeds half a ratio; but the scensation against him, to meet the witness. tive. Every county containing five ratios or more shall have one representative for every full ratio. Every city containing a population si face to face, to have compulsory process for its face to face, to have compulsory process for btaining witnesses in his favor, and in prosentions by indictment or information, a speedy public trial by an impartial jury of the vicinage; portion of the representatives allotted to the country in which it is located. Every city entities that to more than four representatives, and eventually the process of the

public trial by an impartial jury of the vicinage; he cannot be compelled to give evidence against himself, nor can he be deprived of his life, librerty, or property, unless by the judgment of his perrs or the law of the land.

Sec. 10. No person shall for any indictable offense be proceeded against criminally, by information, except in cases arising in the land or naval forces, or in the militia, when in actual service, in time of war or public danger, or by leave of the court, for oppression or misdemeanor in office. No person shall for the same offense be twice put in jeopardy of life or limb; nor shall private property be taken or applied to public use without authority of law, and without just compensation being first made or secured.

ARTICLE III.

LEGISLATION. man for an injury done him in his lands, goods, person, or reputation; shall have remedy by due course of law, and right and justice admin-stered without sale, denial, or delay, Suits SECTION 1. No law shall be passed exc. pt by bill, and no bill shall be so altered or amende i on its passage through either house as to change its original pur ose.

SEC. 2. No bill shall be considered unless redue course of law, and right and pushed due course of law, and right and pushed without sale, denial, or delay. Suits may be brought against the Commonwealth, in such manner, in such courts, and in such cases as the Legislature may by law direct.

SEC. 12. No power of suspending laws shall be expecised unless by the Legislature or by its authority.

SEC. 13. No bill, except general appropriation bills, shall be passed, containing more than one subject, which shall be clearly expressed in its title. SEC. 14. All prisoners shall be bailible by flicient surcties, unless for capital offenses when the proof is evident or presumption great; and the privilege of the writ of babeas corpus shall not be suspended, unless when in case of rebellion or invasion the public safety may re-

Sec. 4. Every bill shall be read at jength on three different days in each house; all amendments made thereto shall be printed for the nee of the members before the final vote is taken on the bill, and no bill shall become a law unless on its final passage the vote be taken by yeas and mays, the names of the persons voting for and against the same be entered on the journal, and a majority of the members elected to each house be recorded thereon as voting in its favor.

Sec. 5. No amendment to bills by one house shall be concurred in by the other, except by a or jail delivery shall be issued.

Sec. 16. The person of a debtor, where there is not strong presumption of fraud, shall not be estimated in prison after delivering up his estate for the benefit of his creditors, in such manner as shall be prescribed by law.

Size. 17. NO EX POST FACTO LAW, nor any law implifying the obligation of contracts. Or make shall be concurred in by the other, except by a vote of a majority of the members elected thereto taken by years and mays, and the names of those voting for and against recorded upon

the journal thereof; and reports of committees of conference shall be adopted in either house, may by the vote of a majority of the members elected thereto, taken by yeas and mays, and the names of those voting recorded upon the journal.

SEC. 6. No law shall be revived, amended, or the provisions thereof extended or conferred by reference to its title only, but so much thereof as is revived, amended, extended, or conferred, shall be re-enacted and published a ength.
SEO 7. The General Assembly shall not pass any local or special law; Authorizing the creation, extension or im

Authorizing the creation, excession of impairing of liens;
Regulating the affairs of counties, cities, townships, wards, boroughs, or school districts;
Changing the names of persons or places;
Chauging the venue in civil or criminal cases.
Authorizing the laying out, opening, altering or maintaining roads, highways, streets, or al-Relating to ferries or bridges, or incorporat ing ferry or bridge companies, except for the erection of bridges crossing streams which form boundaries between this and any other State; Vacating roads, town plats, streets or alleva Relating to cometeries, graveyards or publi Relating to cometeries, grounds not of the Sta e;

Anthorizing the adoption or legitimation Locating or changing county seats, erecting excounties, or changing county lines; ncorporating cities, towns, or villages,

partial repeal of a general law, but laws repealing local or special acts may be passed. Nor shall any law be passed granting powers or privileges in any case whose the granting of such powers and privileges shall have been provided for by general law, nor where the courts have jurisdiction to grant the same or give the re-

powers and privileges shall have been provided for by general law, nor where the courts have jurisdiction to grant the same or give the relief asked for.

Sz. 8. No local or special bill shall be passed unless notice of the intention to apply therefor shall have been published in the locality where the matter or the thing to be affected may be situated, which notice shall be at least thirty days prior to the introduction into the General Assembly of such bill, and in the manner to be provided by law; the evidence of such notice having been published, shall be exhibited in the General Assembly before, such act shall be passed.

Szc. 9. The presiding officer of each house shall, in the presence of the house over which he presides, sign all bills and joint resolutions passed by the General Assembly, after their titles have been publicly read immediately before signing, and the fact of signing shall be entered on the journal.

Szc. 10. The General Assembly aball prescribe by law the number, duties and compensation of, the officers and employes of each house, and no payment shall be made from the State Treasury, or be in any way authorized to any person, except to an acting officer or employe elected or appointed in pursuance of law.

Szc. 11. No bill shall be passed giving any extra compensation to any public officer, servant, employe, agent or contractor, after services shall have been rendered or contract made, nor providing for the payment of any claim against the Common seatth, without previous authority of law.

Szc. 12. All stationery, printing, paper, and fuel used in the legislative and other depart-

against the Common realth, without previous authority of law.

Sec. 12: All stationery, printing, paper, and fuel used in the legislative and other departments of government shall be furnished, and the printing, binding, and distributing of the laws, journals, department reports, and all other printing and binding, and the repairing and furnishing the halls and rooms used for the meetings of the General Assembly and its committees, shall be performed under contract, to be given to the lowest responsible bidder, below such maximum price and under such requilations as shall be prescribed by law; no member or officer of any department of the government shall be in any way interested in such contracts, and all such contracts shall be subject to the approval of the Governor, Auditor-General and Stato Treasurer.

Sec. 13: No law shall extend the term of any

SEC. 13. No law shall extend the term of any public officer, or increase or diminish his salary, or emoluments after his election or appointment.
SEC. 14. All bilis for raising revenue shall originate in the House of Representatives, but the Senate may propose amendments as in

Sgc. 15. The general appropriation bill shall embrace nothing but appropriations for the ordinary expenses of the executive, legislative, and judicial departments of the Commonwealth, interest on the public debt, and for public schools; all other appropriations shall be made by separate bills, each embracing but one subby separate bills, each embracing but one sub-SEC. 16. No money shall be paid out of the Treasury except upon appropriations made by law and on warrant drawn by the proper officer in pursuance thereof.

SEC. 17. No appropriation shall be made to any charitable of educational institution not under the absolite control of the Common-weath, other than normal schools established by law for the professional training of teachers for the public schools of the State, except by a vote of two-thirds of all the members elected to each house.

the proceedings of the Legislature or any one Senator. Each county containing one or branch of government, and no law shall ever be more ratios of p. pulation shall be entitled to one Senator for each ratio, and to an additional communication of thoughts and opinions is one Senator for each ratio, and to an additional sions or gratuities for military services shall be communication of thoughts and opinions is one senator for a surplus population exceeding made for charitable, educational or heavy large may freely speak, write and print on any denominational or sectarian institution, and the processing of the speak of the Sec. 19. The General Assembly may make appropriations of money to institutions wherein the widows of soldiers are supported or assisted or the orphans of soldiers are maintained and educated; but such appropriation shall be ap-plied exclusively to the support of such widows and orphans.
SEC 20. The General Assembly shall not delegate to any special commission, private corpo-ration or association, any power to make, su-pervise or interfere with any municipal im-prevenent, money, property or effects, whether held in trust or otherwise, or to lovy taxes or

held in trust or otherwise, or to lovy taxes or perform any municipal function whatever.

Sec. 21. No act of the General Assembly shall limit the amount to be recovered, for injuries resulting in death, or for injuries to persons or property, and in case of death from such injuries, the right of action shall survive, and the General Assembly shall prescribe for whose benefit such actions shall be prosecuted; no act shall prescribe any limitations of time within which stutt may be brought against corporations for injuries to persons or property, or for tions for injuries to persons or property, or for other causes different from those fixed by gen-eral laws regulating actions against natural persons, and such acts now existing are avoid-SEC. 22. No act of the General Assembly shall authorize the investment of trust funds by exceutors, administrators, guardians, or other rustees, in the bonds or stock of any private trustees, in the bonds or stock of any private corporation, and such acts now existing are avoided, saving investments heretofore made. SEC, 23. The power to change the venue in civil and criminal cases, shall be vested in the courts, to be exercised in such manner as shall

courts, to be exercised in such manner as shall be provided by law.

Sec. 21. No obligation or liability of any rail-road or other corporation, held or owned by the Commonwealth, shall ever be exchanged, transferred, remitted, postponed, or in anyway diminished by the General Assembly, nor shall such liability or obligation be released, except by payment thereof into the State Treasury.

Sec. 25. When the General Assembly shall be convened in special session, there shall be no legislation upon subjects other than those designated in the proclamation of the Governor, calling such session.

Sec. 26. Every order, resolution, or vote, to which the concurrence of both houses may be necessary (except on the question of adjournment) shall be presented to the Governor, and before it shall take effect be approved by him, or being disapproved, shall be repassed by two thirds of both houses, according to the rules and limitations prescribed in case of a bill.

Sec. 27. No State office shall be continued or created for the inspection or measuring of any

Sec. 27. No State office shall be continued or created for the inspection or measuring of any merchandise, manufacture or commodity, but any county or municipality may appoint such officers when authorized by law.

Sec. 28. No law changing the location of the capital of the State shall be valid until the same shall have been submitted to the qualified electors of the Commonwealth, at a general election, and ratified and approved by them.

SEC. 29. A member of the General Assembly SEC. 29. A member of the General Assembly who shall solicit, demand, or receive, or consent to recive, directly or indirectly; for himself or for another, from any company, corporation, or person, any money, office, appointment, employment, testimonial, reward, thing of value or enjoyment, or of personal advantage or promise thereof, for his voto or official influence, or for withholding the same, or with an understanding, expressed or implied, that his vote or official action shall be in any way influenced thereby, or who shall solicit or demand vote or official action shall be in any way influenced thereby, or who shall solicit or demand any such money or other advantage, matter, or thing aforesaid for another, as the consideration of his vote or official influence, or for withholding the same, or shall give or withhold his vote or influence in consideration of the payment or promise of shen money, advantage, matter, or thing to another, shall be held guitty of bribers within the meaning of this Constitution, and shall incur the disabilities provided thereby for said offense, and such additional punishment as is or shall be provided by law.

SEC. 80. Any person who shall, directly or indirectly, offer, give, or promise any money, or SEC. 30. Any person who shan, directly or in-directly, offer, give, or promise any money, or thing of value, testimonial, privilege, or per-sonal advantage, to any executive or judicial officer or member of the General Assembly, to influence him in the performance of any of his public or official duties, shall be guilty of bri-bery, and be punished in such manner as shall be provided by law.

be provided by law.
SEC. 31. The offense of corrupt solicitation of members of the General Assembly; or of public officers of the State, or of any municipal public oncers of the State, or of any municipal division thereof, and any occupation or prac-tice of solicitation of such members or officers, to influence their official action, shall be defin-ed by law, and shall be punished by fine and imprisonment.

if two or more be equal and highest in votes, one of them shall be chosen Governor by the joint vote of the members of both houses. Contested elections shall be determined by a committee, to be selected from both houses of the Gereral Assembly, and formed and regulated in such manner as shall be directed by law

office when this constitution shall be adopted shall serve for their unexpired term.

Exo. 6. In the counties of Philadelphis and Allegheny, all the jurisdiction and powers now vasted in the District Courts and Court of common Pleas, subject to such changes as may be made by this constitution or by law, shall be in Philadelphia vested in four, and in Allegheny 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 respectively as the Court of Common Pleas number one, number two, number three and number four and in Allegheny as the Court of Common Pleas number, one, and two, but the number of said courts may be by law increased, from time to time, and shall be in like manner designated by successive numbers; the number of judges in any of said courts; or in any jounty where the establishment of an asiditional court may be authorized by law, may be increased from time to time; and whenever such increase shall amount in the whole to three, such three judges shall compose a district and separate court as aforested, which shall be numbered a aforested. In Philadelphia all suits shall be instituted in the said Courts of Common Pleas, without designating the number of said court, and whenever courts as hall distribute and amountion. term. SEC. 4. A Lieutenant Governor shall be cho SEC. 4. A Lieutenant Governor shall be chosen at the same time, in the same manuer, for the same term, and subject to the same provisions as the Governor; his shall be president of the Senate, but shall have no vote unless they be equally divided.

SEC. 5. No person shall be eligible to the office of Governor or Lieutenant Governor, except a citizen of the United States, who shall have attained the age of thirty years, and have been seven years next preceding his election an inhabitant of the State, unless he shall have been absent on the public business of the United States or of this State.

SEC. 6. No member of Congress or person holding any office under the United States or this State, shall exercise the office of Governor or Lieutenant Governor.

SEC. 7. The Governor shall be commander inchief of the army and navy of the Commonwealth, and of the militia, except when they shall be called into the actual service of the United States.

wealth, and of the milit's, except when they shall be called into the actual service of the United States.

SEC. 8. 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, 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 preceeding 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 nays, and shall be chered on the journal. SEC. 9. He shall have power to remit fines and forfeitures, to grant reprieves, commuted, nor sentence, commuted, except upon the recommendation in writing of the Lieutenant Governor, Secretary of the Commonwealth, Attorney General and Secretary of Internal Affairs, or sentence and pardons, except in cases of impeachment, but no pardon shall be granted, nor sentence commuted.

Governor, Secretary of the Commonwealth, At-torney General and Secretary of Internal Af-fairaj or any three of them, after full hearing, upon due public notice and in open session, and such recommendation, with the reasons therefor at length, shall be recorded and filed in the office of the Secretary of the Common-wealth.

wealth.

SEC. 10. He may require information in writing from the officers of the Executive Department, upon any subject relating to the duffer of the stall exertise such jurisdiction conferring political duffer, as in men, upon any subject relating to the duffer of the stall exertise such jurisdiction conferring political duffer, as in an is also liked.

SEC. 11. He shall, from time to time, give to the General Assembly information of the state of the Commonwealth, and recommend to their consideration such measures as he may judge expedient.

SEC. 12. He may, on extraordinary occasions, conveno the General Assembly, and in case of disagreement between the two houses.

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SEC. 13. He shall, from time to time, give to the General Assembly, and in case of disagreement between the two houses.

SEC. 14. In all lease of summary conviction in such disagreement between the two houses.

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SEC. 18. For the purpose of the vactors of the vactors of the state of the vactors of the vactors of the state of the vactors of the vactors of the vactors of the vactors

SEC. 12. He may, on extraordinary occasions, convene the General Assembly, and in case of disagreement between the two honess, with respect to the time of adjournment, adjournment os the time as he shall think proper, not exceeding four months. He shall have power to convene the Senate in extraordinary session by proclamation for the transaction of executive business.

SEC. 13. In case of the death, conviction or impeachment, failure to qualify, resignation, or other disability of the Governor, the powers duties, and emoluments of the office for the remainder of the term, or until the disability be removed, shall devolve upon the Lieutenant-Governor. Sec. 14. In case of a vacancy in the office of Lien SEC. 14. In case of a vacancy in the office of Lieutenant Governor, or when the Lieutenant Governor shall be impeached by the House of Representatives, or shall be unable to exercise the duties of his office, the powers, duties, and emolument thereof for the remainder of the term, or until the disability be removed, shall devolve upon the President pro tempore of the Senate; and the President pro tempore of the Senate; and the President pro tempore of the Senate; and the President in the office of Governor; his seast as Senator shall in the manner become Governor if a vacancy or disability shall occur in the office of Governor; his seast as Senator shall

a the Senate. SEC. 15. Every bill which shall have passed bo

In the Senate.

SEC. 15. Every bill which shall have passed both houses shall be presented to the Governor; if he approve, he shall return it with his objections to the house in which it shall have originated, which house shall enter the objections at large upon their journal, and proceed to reconsider it. If, after such reconsideration, two thirds of all the members elected to that house shall saree to pass the bill, it shall be sent with the objections to the other house, by which, likewise, it shall be reconsidered, and if approved by two-thirds of all the members elected to that house, it shall be a law; but in such cases the votes of both houses shall be determined by year and nays, and the names of the members voting for and against the bill shall be entered on the journals of each house respectively. If any bill shall not be returned by the Governor within ten days after is shall have been presented to him, the same shall be a law in like manner as if he had signed it, unless the General Assembly, by their adountment, prevent its return, in which case it shall be a law, unless las shall file the same, with his objections, in the office of the Secretary of the Commonwealth, and give notice thereof by public proclamation within thirty days after such adjournment.

SEC. 18. The Governor shall have power to disapprove of any item or items of any bill making appropriations of money, embracing distinct items, and the part of parts of the bill approved shall be the law, and the item or items of appropriation disapproved shall be void, unless repassed according to the rules and limitations prescribed for the passes of other bills over the executive veto.

SEC. 17. The Chief, fustice of the Supreme Court shall preside upon the trial of any contested election of Governor or Lieutenant Governor, and shall tion of Governor or Lieutenant Governor, an decide questions regarding the admissibility dence, and shall, upon request of the com pronounce his opinion upon other questions involved in the trail. The Governor and Lieu Governor shall exercise the duties of their

invoived in the trial. The Governor and Lleutenant Governor shall exercise the duties of their respective ofhees until their successors shall be duly qualified.

Size, 18. The Secretary of the Commonwealth shall keep a record of all official acts and proceedings of the Governor, and when required lay the same, with all papers, minutes and vouchers relating thereto, before either branch of the General Assembly, and perform such other duties as may be enjoined upon him by law.

Size, 19. The Secretary of Internal Affairs shall enserties all the powers and perform all the duties of the Surveyor General, subject to such changes as shall the made by law. His department shall embree a bureau of industrial statistics; and he shall discharge such duties relating to corporations, to the charitable institutions, the agricultural, manufacturing, mining, mineral, timbers and other mathe charitable institutions, the agricultural manufacturing, mining, mineral, timber, and other material or business interests of the State as may be prescribed by law. He shall annually, and at such other times as may be required by law, make report to the General Assembly.

See, v0. The Superintendent of Public Instruction shall exercise all the powers and perform all the duties of the Superintendent of Common Schools, subject to such changes as shall be made by law,

by law,
Sac. 21. 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.

Bec. 22. The present Great Scal of Pennsylvania
shall be the Scal of the State.

All commissions shall be in the name and by au-

all commissions shall be in the name and by au thority of the Commonwealth of Pennsylvania, and be scaled with the State scal and signed by the

person authorized to administer caths, and in the case of State officers and judges of the Supreme Court, shall be filed in the office of the Supreme Court, shall be filed in the office of the Secretary of the Commonwealth, and in the case of other judicial and country officers, in the office of the prothonotary of the county in which the same is taken; any person refusing to take said oath or affirmation shall be convicted of having sworn or affirmed faisely, or of having violated said oath or affirmation, shall be guilty of perjury; and be forever disqualified from holding any office of trust or profit within this Commonwealth.

The oath to the members of the Senate and House of Representatives shall be administered by one of the judges of the Supreme Court or of a Court of Common Pleas, learned in the law, in the hall of the house to which the members shall be elected.

ARTICLE VIII.

ARTICLE VIII. 32 per Annum in Advance.

Section 1. Every male citizen twenty-one years age, possessing the following qualifications shall bentitled to vote at all elections:

1st. He shall have been a citizen of the United lates at least one month. ates at least one month.
2nd. He shall have resided in the State one year or if, having previously been a qualified elector or ative born citizen of the State, he shall have re-loved therefrom and returned, then six months election.

SEC, 2. The general election shall be held annually on the Tuesday next following the first Monday of November, but the General Assembly may by law flx a different day, two-thirds of all the members of each house consenting thereto.

SEC, 3. All elections for city, ward, borough and township officers, for regular terms of service, shall be held on the third Tuesday of February.

SEC, 4. All elections by the citizens shall be by Salot. Every ballot voted shall be runinher end in the order in which it shall be received, and the number recorded by the election officers on the list of voters, opposite the name of the elector who presents the ballot. Any elector may write his name upon his ticket, or cause the same to be writ-

be instituted in the said Courts of Common Plass, without designating the number of said court, and the several courts shall distribute and, apportion the business among them in such manner as shall be projuded by rules of court, and each court to which any suit shall be thus assigned shall have exclusive jurisdiction, thereof, subject to change of venue, as shall be provided by law. In Allegheny each court shall have exclusive jurisdiction of preceedings at law and in equity commenced therein, subject to change of venue as may be provided by law.

Src, 7. For Philadelphia there shall be one Prothonno elector shall be deprived of the privileg of volume by reason of his name not being registered.

SEC, 8. Any person who shall give, or promise or offer to give to an elector, any money, reward or other valuable consideration for his vote at an election or for withholding the same, or who shall give or promise to give such consideration to any other person or party for such elector's vote, or or the withholding thereof, and any elector who shall receive or agree to receive, for himself or for another; any money, reward of other valuable consideration for his vote at an election, or for withholding the same, shall-thereby forfeit the right to vote at such election, and any elector whose right to vote shall be challenged for such cause before the election officers shall be required to swearly the election officers shall be required to swearly the election officers shall be required to swearly elector office, be guilty of bribery, fraud, or willind violation of any election law, shall be forever disqualified from holding an office of trust or profit in this Commonwealth; and any person convicted of willind violation of the election laws, shall, in addition by said county; all feet collected in said office, except, such as may be by law due to the Commonwealthshall be paid by the Prethonotary into the county treasury. Each court shall have its reparate dockets, except the judgment docket, which shall contain the judgments and liens of all the said courts, as is or may be directed by law.

Sec. 8. The said courts in the counties 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 Quarier Sessions of the Peace of said counties in such manner as may be directed by law.

Sec. 9. Judges of the Courts of Common Pleas learned in the law shall be judges of the courts of Oyer and Termined, Quarter Sessions of the Peace, and General Jail Delivery, and of the Orphans' Court, and within their respective districts shall be justices of the place as to criminal matters.

Sec. 9. O. The judges of the courts of Common Pleas to criminal matters.

Sec. 10. The judges of the courts of Common Pleas within their respective counities, shall have power to issue writs of centronary to justices of the peace and other interior courts not of recent, and to cause their proceeding to be brought before them and right and justice to be done.

Sec. 11. Except as otherwise provided in this Consti-

SEC. 7. For Philadelphia nere shall be one Protono-otary's office, and one Prothonotary for all said courts, to be appointed by the judges of said courts, and to hold office for three years, subject to removal by a ma-jority of the said judges; the said Prothonotary shall appoint such assistants as may be necessary and au

ful violation of the election laws, shall, in addition to any penalties provided by law, be deprived of the right of suffrage absolutely for a term of four the right of suffrage absolutely for a term of four years.

SEC. 10. In trials of contested elections, and in proceedings for the investigation of elections, no person shall be permitted joy withhold his testimony upon the ground that tijmay criminate himself or subject him to public thinany; but such testimony shall not afterwards to used against him in any judicial proceeding, except for perjury in giving such testimony.

SEC 11. 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 dounty in which the samp are located may di-

Sid 12. 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 bundred 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 vater 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 satiries to be paid by said county; and shall exercise such jurisdiction, civil and criminal, except as herein provided, as in now exercised by additionant, while to such changes, not involving an increase men, subject to such changes, not involving an increase of civil pirisdiction or conferring political duties, aring be made by law. In Philadelphia the effice of alicerman is abolished.

Sec. 13. All feets, fines and penaltic in said courts shall be paid into the county treasury.

Sec. 14. In all cases of summary consistion in his Commonwealth, or of judgment in suit for a penalty before a magistrate, or court not of record, either party may appeal to such court of record as may be prescribed by law, upor allowance of the appellate court or judge thereof, upon cause shown.

Sec. 15. All judges required to be learned in the law except the judges of the Supreme Court and the first learned of the respective districts over which they are to preside and shall healt their office for the period of ten kears, if they shall so long beliave themselvies well; bunder law is a subject to work for the paid of the Supreme Court and the sufficient ground for imprechment, the Governor may remove any of them on the address of two-thirds of each house of the General Assembly.

Sec. 16. Whenever two judges of the Supreme Court and the court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme Court, or any two or more judges of the Supreme C

an election at which he shall serve, save only to such subordinate municipal or local offices below the gride of city or county offices as shall be desig-nated by general low.

by any one or more of the judges of the Supreme Court shall be established.

SEC. 22. In every county wherein the population shall exceed one handred and fifty thousand the General Assembly shall and in any other county may, establish a separate Orphans' Court, to consist of one or more judges who shall be learned in the law, which court shall exercise all the jurisdiction and powers now restedlin, or which may hereafter be conferred upon the orphans Courts, and thereupon the jurisdiction of the judges of the Court of Common Pleas within sinch county, in Orphans' Court proceedings, shall cease and determine; in any county in which a separate Orphans' Court shall be established the Register of Wills shall be clerk of Euch Court, and subject to its direction in all such law assigning jurisdiction, or regulating its exercise, shall apply to any contest arising out of an election held before its passage. Court shall be established the Register of Wills shall be clerk of such Court, and subject to its direction in all matters permaining to his office; he may appoint assistant clerks, but only, with the consent and approval of addregor. All accounts filed with him as register or acclerk of the sald separate Orphans' Court shall be audited by the Court without expense to parties, except where all parties in interest in a pending proceeding shall nominate an auditor whom the court may, in its discretion, appoint. In every county Orphans Courts shall possess all the powers and jurisdiction of a Register's Court, and separate Register's Courts are hereby abolished. TANATION AND FINANCE.

All taxes shall be uniform upon the same collected under general laws; but the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not inset or held for private jor corporate profit, and institutions of purely public charity.

Sec. 2. All laws exempting property from taxation, other than the property above enumerated, shall be void.

Sec. 3. The power to tax corporations and corporate property shall not be surrendered or sussepended by any contract or grant to which the State shall be a party.

Sec. 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasion, suppress insurrection, defend the State in war, or to pay existing debt, and the debt created to supply deficiencies in revand the debt created to supply deficiencies in revenue shall never exceed in the aggregate at any ne time one million of dollars. one time one million of dollars.

SEC. 5. All laws authorizing the borrowing of money by and on behalf of the State shall specify the purpose for which the money is to be used, and the money so borrowed shall be used for the purpose specified and no other.

SEC. 6. The credit of the Commonwealth shall not be pledged or loaned to any individual, company, corporation, or association, nor shall the Commonwealth become a Joint owner or stockholder in any company. association, or corporations or corporations or corporations of the state of the state

ister's Court, and sejarate Registers' Court are hereby abolished.

SEC. 23. The style of all process shall be "The Commonwealth of Pennsylvania." All prosecutions shall be earlief on in the hame and by the authority of the Commonwealth of Pennsylvania, and conclude against the pace and dignity of the same.

SEC. 24. In all cases of folonious homivide, and in such other criminal cases as may be provided for by law, the accused, fifter conviction and sontence, may remove the indictment, record, and all proceedings to the Supreme Court for review.

SEC. 25. Any vacancy happening by death, resignation, or otherwise, in any court of record, shall be filled by appointment by the Governor, to continue till the first Monday of Jinuary next succeeding the first general election, which shall occur three or more months after the happening of such vacancy.

SEC. 26. All laws relating to courts shall be general and of uniform operation, and the organization, jurisdiction and powers of all courts of the same class or grade, so far as regulated by law, and the force and effect of the process and judgments of such courts shall grade, so far as rigulated by law, and the force and effect of the process and julgments of such courts shall be qualform; and the General Assembly is hereby prohibited from creating other courts to exercise the powers tested, by this constitution in the judges of the Courts of Commidn Pleas and Orphans Courts.

SEC. E.T. The parties, by agreement filed, may, in any civil case, dispense with trial by jury, and submit the decision of such case to the court having jurisdigiton thereof, and such court, shall there and determine the season and the judgeout the subment thereon, shall be subject to SEC. 8. The debt of any county, city, borough

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NETGLE VI.

SEC. 8. The debt of any county, city, borough, twenship school district, or other municipality, or incorporated district, o