his vote at an election, or for withholding the association, nor shall the Commonwealth

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 swear or affirm that the matter of the challenge is untrue before his vote shall be received.

SEC. 9. Any person who shall, while a candidate for office, be guilty of bribery, fraud, or willful violation of any election law, thall be forever disqualified from bolding an office of trust or profit iq this Commonwealth; and any person convicted of willful 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 years.

SEC. 10. In trials of contested elections, and in proceedings for the investigation of elections, no person shall be permitted to withhold his testimony upon the ground that it may criminate

on the ground that it may criminate himself or subject him to public infamy but such testimony shall not afterwards be used against him in any judicial proceeding, except for perjury in giving such

Sec. 11. Townships and wards of cities or baroughs shall form or be divided into election districts of compact and contignous territory, in such manner as the Court of Quarter Sessions of the city or county in which the same are located may direct; but districts in cities of over one hundred thousand inhabitants shall be divided by the Courts of Quarter Sessions having jurisdiction therein whenever at the next preceeding election mor than two hundred and fifty votes shall have been polled therein; and other el-ection districts whenever the court of the

any city or county, or of any montespal board commission, or trust in any city, save only justice of the peace and aldermen, notaries public, and source commission, or trust in any city, save only justice of the peace and aldermen, notaries public, and persons in the militia service of the State; nor shall and persons in the amount any election officer be eligible to any citil and how seemed. any election officer be eligible to any civil office to be fitted at an election at which

of the several counties of the Commonwealth shall have power within their res-prective jurisdictions to appoint overseers hold office for a period of not less than election to supervise the proceedings five years. ARTICLE X.

EDUCATION.

Section of the court as may be required; such appointments to be made for any district, setting forth that such appointments to be maintenance and support of a thorough and efficient system of the active member of an election of different political parties; whenever the member of an election boards and hall be persons qualified to serve upon election boards and hall be persons qualified to serve upon election boards and hall be persons qualified to serve upon election boards and hall be persons qualified to serve upon election boards and hall be persons qualified to serve upon election boards and hall be agreed thereon, shall decide the question of difference; in appointment of the support of a thorough and election solvers are shall be agreed thereon, shall decide the question of difference; in appointment of the support af any sectarian of the police power of the support af any sectarian solvers are stable to any office of control or management under time, shall concur in the appointment of this Science.

ARTICLE X.

EDUCATION.

Section 1. The General Assembly from taking the property of the decitor and support of a thorough and efficient system the support of a thorough and efficient system the public use, the children of this Commonwealth. Above the purity and farmess of elections; oversers of elections of the purity and farmess of elections of the proper of the purity and farmess of elections of the purity an of election officers, and to make report to

association, nor shall the Commonwealth become a joint owner or stockholder in any company, association, or corporation. SEC. 7. The General Assembly shall not anthorize any county, city, borough township or incorporated district to be come a stockholder in any company association or corporation, or to obtain or appropriate money for or to loan its credit to any corporation association, institution or individual.

SEC. 8. The debt of any county, city, borough, township, school district, or other municipality, or corporated district, or other municipality, or corporated district, or cheef walked of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebted eales to an amount exceeding two per centum upon such assessed valuation of property without the assent of the election, is shall have been taken.

SEC. 4. Prothonotaries, clerks of the county or county without the assent of the century of such assessed valuation of property without the assent of the century of such assessed valuation of property without the assent of the cectom, is not officers in the county or county of such assessed valuation of property without the assent of the cectom, is not such as appointment, if the county or counties out of wills, county surveyors, and sheriffs shall be property without the assent of the clection, is such as a contain the limits of the county or counties out of wills, county surveyors, and sheriffs shall be property without the assent of the clection, is such as a contain the limits of the county or counties out of wills, county surveyors, and sheriffs shall be property without the assent of the clection, is such as a contain the limits of the county or counties out of wills, county surveyors, and sheriffs shall be property without the assent of the clection, is such as a contain the limits of the county or counties out of wills, county surveyors, and sheriffs shall be property without the assent of the clection, is such as a contain the limits of the county

than two hundred and fifty rotes shall are been polled therain; and other e-ction districts whenever the court of the proper county shall be elected and the proper county shall be closers and the pollic interests will be promoted thereby.

Sec. 12. All elections by persons in the viral rotes.

Sec. 13. For the propers of rotting, no provided for the coloriton of the same of the dicharge of any portion from the proper county in which the election of an annual tax affidient to the provide by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the provided by law for the strict, accounts and the strict,

posited, and how secured.

SEC. 14. The making of profit out of office to be fided at an election at winch he shall serve, save only to such suborthante municipal or local offices below the grade of city or county offices shall be designated by general law.

SEC. 14. The making of promotion of the public moneys, or using the same for any purpose not authorized by law, by any officer of the State or member or officer of the General Assembly, shall be ungished as SEC. 16. The Courts of Common Pleas a misdemeanor, and shall be punished as f the several counties of the Common may be provided by law, but part of such

ARTICLE X.

tion, may be authorized by law to increase the same three per centum in the aggregate at any one time upon such valuation.

SEC. 9. The Commonwealth shall not assume the debt, or any part thereof, of any city, county, borough or township unless such debt shall have been contracted to enable the State to repeal invasion. suppress domestic insurrection, defend itself in time of wur, or to assist the State in the dicharge of any portion of its present in the dicharge of any portion of its present indebtedness.

SEC. 10. Any county, township, school

SEC. 10. Any county, township, school

SEC. 10. Any county, township, school

SEC. 2. The General Assembly shall SEC. 2. The General Assembly shall not remit the forfeiture of the charter of any corporation now existing, or alter or amend the same, or pass any other general or special laws caregories of inthe provisions of initial rate and the same, or pass any other general or special laws the provision of initial rate and the same, or pass any other general or special law for the benefit of such corporation, except upon the condition that such corporation shall thereafter hold its constitution. of this constitution.

minent domain shall never be abridged

SEC. 2. County officers shall be el- monwealth, in such manner, however,

manner as shall be provided by law, but any city, the debt of which now exceeds seven per cenium of such assessed valuation, may be authorized by law to increase the same three per centum in the aggregate at any one time upon such valuation. The country in which they may be altered to this section. No telegraph company shall consolidate with or hold a conflictors shall be regulated by law, and all trolling interest in the stock or bonds of country officers who are or may be salaried any other telegraph company awning a competing line, or acquire, by purchase authorized to receive into the treasury of or otherwise, any other competing line of telegraph.

commenced in good faith at the time of the adoption of this constitution, shall the reafter have no validity.

Sec. 2. The General Assembly shall the article shall have the benefit of any city baroghour township without the consent of its local authorities.

Sec. 2. The General Assembly shall this carrier shall have the benefit of any feture rights.

of this constitution.

SEC. 3. The exercise of the right of propriate legislation the provisions of this article. A CHICLE XVIII.

ty for the unexpired term of his officaSEC. 18. After the expiration of the term of any president judge of any Court of common pleas in commission at the adoption of this constitution the judge of
such court learned in the law and oldest in commission
shall be the president judge thereof, and when two or
more judges are elected at the same time in any judical
idistrict, they shall deadle by jot which shall be preident judge; but when the president judge of, a court
shall; be re-elected he shall continue to be president

it The General Assembly at the first session of adoption of this constitution shall fix and deter

now in commission

SEC. 18. The Courts of Common Picas in the counties

SEC. 18. The Courts of Common Picas in the counties

of Philadelphia and Aliegher y shall be composed of the

president judges of the District Court and Court of

common Picas of said counties until their offices shall

severally end, and of each other judges as may from time

to time be selected.

is the control of reasons a fair time of the day, is not of this Constitution shall be the judges of the to recomming the control of the control of the control of the comming the same control of the comming the same control of the comming the same court or district shall continue to be oresitent judge thereof.

Sac, 50. The organization of the Courts of Common Pleas, under this constitution, for the counties of Philadelphia and Allegbury, shall take effect on the first wonday of January, one thousand eight hundred and eventy-five, and existing courts in said counties shall omining with their present powers and jurisdiction untertainty of the country of the same court of the country of

said city as in the case of an el cti-n for Governor, but a triplicate general return and the present Prothouolary of the District Court or said rounty shall be the Prothouolary of the said Court of Common Pless antil said date, when his commission shall expire, and the present Clerk of the Court mission shall expire, and the present Clerk of the Court Plant of the Plant of the Court of the Plant of Plant of the Plant of Plant of the Present of Philadelphare and Commission on the first Manday of December in the year one thousand sight thundred and seventy-five.

"Buc. 24. In clies coutsining over fifty thousand the Court of the C

the constitution shall not be needed in each ward, as provinot the constitution of alderto 23. In Philadelphia magietrates in iten of alderto 23. In Philadelphia magietrates in iten of alderto 24. In Philadelphia magietrates in iten of alderto 25. In Philadelphia magietrates in iten of alderto 25. In Philadelphia magietrates and seventy-dwe;
is term of office shall commence on the first Monday
April succeedin their election.
The terms of office of aldormen in said city, holding
the terms of office of aldormen in said city, holding
the constitution shall not be affected thereby.
Sec. 25. All persons in office in this commonwealth
the time of the adoption of this constitution, and at
the time of the adoption of this constitution, and at
the time of the adoption of this constitution, and at
on unit the under it, hall held their respective of
constitution with a price of the constitution of the constitution of the constitution, preduction of the constitution, pre-

ou; 21. The seventh article of this constitution, pre or an eath of office, shall take effect on and after

"sty-live.

8. The terms of office of county commissioner
hity and-turs chosen prior to the year one thous
thundred and seventy five, which shall not law
the fore the first Mondy of January, in the yea
send eight hundred and seventy-six, shall en ted 'ew're. affirmed, or in office when this constitution what inke-fuffect, shall severally, within one month after such adoption, take and subscribe an oath (or affirmation) to appoor this constituen. But it is first session, or as soon as my be after the adoption of this consistion, shall puss such laws as may be necessary to carry the same into full force and effect.

Sac. 31. The ordinance passed by this convection entitled "Air ordinance for submitting the amended constitution of Pennsy tunns to a voto of the electors there of," shall be held to be valid for all the purposes there of.

of, Szc. 23. The words "County Commissioners," wherever used in this constitution, and in any ordinunce accompanying the sume, shall be held to include the Commissioners for the city of Philadviphis.

Adopted at Philadelphis, on the third day of Novem-

OFFICE OF
SCREENIN OF THE COMMONWEATH,
SCREENIN OF THE COMMONWEATH,
I certify that the forcolog is a correct copy of the
new Constitution, proposed to the people of the Com
monwealth of Fenneylasnia, for their approval or re
Certion, as the same appears of records this own. pears of record in M. Secretary of Com

AN ORDINANCE for submitting the amended constitution of Pennsylvania to a vote of the qualified

The contraction of the paper control of the paper c

J. 2000

er, designate the several judicial districts on require James, are hereby appointed by this Con-Judges learned in the law of any court of re- vention, who shall have direction of the election upon this amended Constitution in the city of Philadelphia. The said Commissioners shall be duly sworn or afformissioners shall be duly sworn or al-firmed to perform their duties with im-partiality and fidelity. They shall also have power to fill vacancies in their own number. It shall be the duty of said Commissioners, or a majority of them, and they shall have authority to make a registration of voters for the several election divisions of said city, and to furnish the lists so made to the election officers of each precinct or division; to distribute the tickets for said city provided for by this ordinance to be used at the election; t appoint a judge and two inspectors for each election division, by whom the electrories shall be held and conducted, and to give all necessary instructions to the election officers regarding their duties in holding the election and in making returns thereof. No person shall serve as an elec-tion officer who would be disqualified under Section 15, Article 8, of t e new Constitution. The general return of the election in the said city shall to opened computed and certified before the said

Commissioners and with their approvalvhich approval shall be endors d upor the return. They shall make report, directed to the President of this Convention, of their official action under this u. P. BROWN. ordinance and concerning the conduct of the said election within the said city. The Judges and Inspectors aforesaid shall conduct the election in all respect conformably to the general election laws of this Commonwealth, and with like powers and duties to those of ordinary election officers. Each Inspector shall appoint one alerk to assist the Board in the performance of its duties, and all the election officers shall be duly sworn or election officers shall be duly sworn or affirmed according to law, and shall possess all the qualifications required by law of election officers in this Commonwealth. At said election any duly qualified elector who shall be unregistered, shall be permitted to vote upon making proof of his right to the election officers, according to the general election laws of the Commonwealth Research election laws of this Commo., wealth. Re turn Inspectors and their clerks and an hourly count of the votes shall be dis-pensed with, but overseers or election may be selected for any precinct by said Election Commissioners, whose duries and pow ers shall be the same as those of over-seers of election in said city under exist ing election laws applicable thereto. Re turns of the election shall be made in

warded to the President of this Conventiod at Harrisburg, as hereinafter provided in case of county returns.

5. In each of the Countries of the Commonwealth, (except Philadelphia,) the returns of the election shall be made as in the case of an election for Governor. but the return judges in each county shall make out a triplicate county return and transmit the same, within five days after the election, directed to the President of

for said city shall be made

this Convention, at Harrisburg.

Done in Convention this Third day of November, in the year of our Lord, one thousand eight hundred and seventy-JNO. H. WALKER, President.

D. L. IMBRIE, Clerk. A true copy of ordinance of submis-

M. S. QUAY, Secretary of the Commonwealth.

Business Locals. CLAMS at the Keystone Saloon. FINE CIGARS at the Keystone Saloon. Oc. 29. First class chewing tobacco at the Keystone

Overers, by the plate; pint, quart or gallon, at the Montrose Bakery.
Oct. 8th., 1873. F. G. Wonder. Oystens, Fifty Cents per quart, at the Key-tone Saloon. GEO. C. HILL & Co. Montrose, Nov. 5th, 1878—tf

You can Save Money by buying your Groceres at the cash store of READ & WATROUS.

Montrose, Nov. 19, 1878.-2w.

Overens! Overens!! Overens!!! At the GEO'C. HILL & Co. Montrose, Oct. 29th, 1873.—tf

Montrose, Oct. 29th, 1873.—11

SOMETHING NEW!—Read & Watrous have lately added to their stock of Dry Goods a full line of Ladies' and Children's Fors, to which they invite the attention of the public. Also, an assortment of Fur Trimmings. Montrose, Nov. 19, 1873.—2w.

PANIC ARRIVED 1—Prior to making an Assignment for the benefit of our Creditors we have concluded to Benefit our Customers by reducing prices on our Large and Extensive Stock of Dry Goods, Millinery Goods, Carpets and ready-made Clothing. Our stock must be ready-made Clothing. Our stock must be ready careful inducementate suit the times. For further particulars please call and examine our Goods. Prices Guaranteed to meet all competition!

Miscellanao

NOTICE IN BANKBUPTCY.

U. S. MARSHALL'S. W. D. of Par

Nov. 19, 1873.-9w. U. S. Marshall, as Massenger.

BINGHAMTON MARBLE WORKS.

ALL RINDS OF.

Monuments, headstones,

AND MARBLE MANTLES, MADE TO ORDER.

Also, SCOTCH GRANITES on hand. J. PICKERING & CO.,

) 126 Court Street.

Binghamton, N. Y. November 12th, 1873.-1yr.

THE BOTTOM Has Fallen Out of

C. B. PERRY & CO.'S. BINGHAMTON, N. Y.

An Immense Stock Just Bought from

THE GREAT FAILURES of New England, at prices

CHEAPER THAN EVER BEFORE KNOWN!

Lee, 5 hage, Braily new, saw, atmobbat, string beth, gain crade, 13, inch sugar, cider barrell, cask of cider, cask part init of ving gr. dwing kuile, bushel besket, handle basket, 10 tone hay, mure or leas, a quantity of Chandle Basket, 10 tone hay, mure or leas, a quantity of Chandle Basket, 10 tone hay, more or leas, a quantity of stond details. Gallette and the least of the strand, boat, picker, recapidish matchbox, toolshrush holder, all n. w. slat bed. read, feather bed. sheets, pillows, pillow cases, quits, comfortables, parior carpet, nearly bew, a quantity of r g carpet, gond, set cane sert clairs, set flay seat chat a rocking chair, bar-room chair, burean, side board, quantity of slares and glass ware, golders, sauce plates, cream pitcher, sugar bow, spoon holder, etc., knives, forks, 2 cook stows, 1 wood, 1 cond, riows funtitury parlor stow, quantity of slove pipe, set wool cards, but the stone of the condition of the part of the

Geo. P. Rowell & Co.

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made with our splendid COMBINATION PRIOSPECTES, sample pages and sivile of binding of teresting and meful books, that sell in-thest thing ever tried by canvasers.—

DOLARIS MYSTERIES solved: cleasters and escares withly portaged Nee FROZEN Z. NE and its EXPLORENT. A splendid octavion NO page, now protectly liketimide with elecans steel and wood cergrange. A feelmaing, they out artic attention. The analysis of the contract of the co

RICH FARMING LANDS