lished, for each thirty thousand inhybitunts, ourt not of record of police and civil causes, jurisdiction not exceeding one hundred doljurisdiction not exceeding one hundred dol-such courts shall be held by magistrates lars; such courts shall be fire years, and they shall be elected on a general ticket by the qualified voters at large; and in the election of the said magistrate to voter shall vote 1-r more than two-thirds of the number of persons to be elected, when more than one are to be chosen; they shall be compensated only by fixed salaries, to be paid by said county; and shall exercise such jurisdiction, civil and criminal, except as here, in provided, as is now exercised by aldermen, subject to such changes, not involving an increase of civil jurisdiction or conferring political duties, as may be made by law. In Philadelphia the office of alderman is abolished.

SEC. 13. All f-cg, fines and penal, ies in said courts shall be paid into the county treassaid courts shall be paid into the county treas-

SEC. 14. In all cases of summary conviction in this Commonwealth, or of judy ment in suit for a penalty before a magistrate, or contrato of record, either justy may appeal to such court of record as may be prescribed by law, upon allowance of the appellate court or judge thereof,

npon cause shown.

SEC. 15. All judges required to be learn. ed in the law, except the Judges of the Supreme Court, shall be elected by the qualified electors of the respective districts over which they are to preside, and shall hold their offices for the period preside, and shall hold their others for the period of ten venrs, if they shall so long behave them-selves well; but for any reasonable cause, which shall not be sufficient ground for impeachment, the Governor may remove any of them on the address of two-thirds of each house of the Gen-

SEC. 17. Should any two or more jud2heir commission in accordance therewith.

Sec. 18. The judges of the Supreme Court and the judges of the several Courts of Common Pleas, and all other judges require to be learned in the law, shall, at stated times receive for their services an adequate compen-sation, which shall be fixed by law and paid by the State. They shall receive no other com-pensation, fees, or perquisites of office for their services from any source, nor hold any other office of profit under the United States, this

State, or any other State.

SEC. 19. The judges of the Suprem-Court during their continuance in office, shall reside within this Commonwealth: and the other judges, during their continuance in office, shall reside within the districts for which they shall be respectively elected.

they shall be respectively elected.

See. 20. The several courts of Common Pleas, besides the powers herein conferred, shall have and exercise within their respective districts, subject to such changes as may be made by law, such chancery powers as are now vested by law in the several Courts of Common Pleas of this Commonwealth, or as may hereafter be conferred upon them by law.

Sec. 21. No allation shall be immassed by

after be conferred upon them by law.

SEC. 21. No duties shall be imposed by law upon the Supreme Court or any of the judges thereof, except such as are judicial, nor shall any of the judges thereof exercise any

SEC. 22. In every county wherein the population shall exceed one hundred and fifty thousand the General Assembly shall, and in any other county may, establish a separate Orponas. 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 vested in, or which may be reafter be conferred upon, the Orphans' Courts, and thereuson the the Orphans' Courts, and thereupon is selection of the judges of the Court of Corners in Orphan Courts, and thereupon th non Pleas within such county, in Orphans Sourt proceedings, shall cease and dertermine in any county in which a separate Orphan Court shall be established the Register of Will shall be clerk of such Court, and subject to its direction in all matters pertaining to his office he may appoint assistant clerks, but only with the consent and approval of said court. All ac-counts filed with him as register or as clerk of the said separate Orphan' Court shall be audi-ted by the Court without expense to parties, ex-cept where all parties in interest in a pending processing shall nominate an auditor whom the

filed, may, in any cival case, dispense with tria by jury, and submit the decision of such case to the court having jurisdiction thereof, and suc-court shall bear and determine the same: an the judgment thereon shall be subject to writ ARTICLE VI.

IMPRACIMENT AND REMOVAL FROM OFFICE.
SECTION 1. The House of Represent tatives shall have the sole power of Impeaca-

ment. SEC. 2. All impeachments shall be tried by the Senate; when sitting for that purpose, the Senators shall be upon cath or affirmation; no person shall be convicted without the concurrence of two-thirds of the members present

SEC. 3. The Governor and all other civ is officers shall be hable to impeachment for any misdemeanor in office, but judgment in such cases shall not extend further than to removal from office and disqualification to hold any of fice of trust or profit under this Commonwealth; the person accused, whether convicted or acthe person accused, whether convicted or ac-quitted, shall nevertheless be liable to indict nt,trial, judgment and punishment according

SEC. 4. All officers shall hold their offices on the condition that they behave themselves well while in-office, and shall be removed on conviction of misbehavior in office or of any in-

conviction of miscensylor in once of the amous crime. Appointed officers other than judges of the courts of record and the superintendent of Public Instruction, may be removed at the pleasure of the power by which they shall have been appointed. All officers elected by the p. ople, excent Governor, Lieutemant Governor, members pointed. An omers elected by the p. opic, ex-cept Governor, Lieutenant Governor, members of the General Assembly, and judges of the courts of record, learned in the law, shall be re-moved by the Governor far reasonable cause, no-ter due notice and full hearing, on the address of temptical of the Romate. ter due notice and tun neutron of two-thirds of the Sensite.

ARTICLE VII.

Section 1. Senatore and Representatives and all judicial. State, and county officers, shall before entering on the duties of their respective offices, take and subscribe the following outh or affirmation:

SEC. 12 In 14 idelphia there shall be nomination or election (or appointment,) except

ARTICLE VIII +

elections.

First. He shall have been a citizen of the United States at least one month.

Of the proper court, able to act at the the school laws of this State. time, shall concur in the appointments

ARTICLE, XI. United States at least one month.

Second. He shall have resided in the State made.

thirds of all the members of each house consenting threto.

SEC. 3. All elections for city, ward, horough, and townships officers, for regular terms of service-shall be held on the third Tueslay of February.

Sec. 4. All elections by the citizens shall be by ballot. Every ballot voted shall be number of in the order in which itslall 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 this ticket or cause the same to be written thereon and attested by a citizen of the district. The election officers shall be sworn or affirmed not to discle how any elector shall have voted unless required to do so as witness in a judicial proceeding.

SEC. 2. All laws exempting property any onne of nono of product and may be otherwise punished as shall be prescribed by law.

SEC. 2. All laws exempting property and may be otherwise punished as shall be prescribed by law.

Applicit F VIII cept treason, felony, and breach or surety of the peace, be privileged from arrest during their attendance on elections and in going to and re-turning therefrom.

turning therefrom.

Sec. 3. The power to fax corporations and corporate property shall not be surrendered or suspended by any contract or grant all military service, under a requisition from the President of the United States or by the authority of this Commonwealth, such electors were supported by the commonwealth of the Co shall be prescribed by law, as fully as if they were present at their usual places of election.

SEATE in war, or to pay existing debt, and ten miles of the county seat of elections by the citizens or for the registration of electors shall be uniform throughout the State, but no elector shall be deprived of the county of electors shall be deprived of the county of electors shall be deprived of the county seat of the debt created to supply deficiencies in the aggregate at any one time one million of doluminity of voting by reason of his name not lars.

Section 1. County officers. ing registered.

onsideration to any other person or party for and any elector who shall receive or agree of perive, for himself or for another, any mony, reward or other valuable consideration for

SEC. 11. Townships and wards of cities any city, the debt of which now exceeds tion, which shall occur three or more months after the happening of such vacancy.

SEC. 11. Townships and wards of cities any city, the debt of which now exceeds of boroughs shall form or be divided into seven per centum of such assessed valuation, may be authorized by law to increase country officers who are or may be salarity and country of the salarity of the sa rdians Courts.

Sec. 27. The parties, by agreement have been polled therein; and other elitself in time of war, or to assist the State ection districts whenever the court of the in the dicharge of any portion of its pres- or for him.

proper county shall be or opinion that ent indebtedness.

offices, take and subscribe the following oath or affirmation:

"I do solemnly swear (or affirm) that I will discharge the deliany any office, appointment, or employee appointment in or under the Government of the United States and the Constitution of the United States or of the State, or of this State.

SEC. 13. The moneys held as a neother will discharge the money or of this State, or of the State, or of the United States or of the United

militia service of the State; nor shall of such moneys, where the same are de- the adoption of this constitution, shall

militia service of the State; nor shall of such moneys, where the same are deposited and proper expenses graphes expressly authorized by law; that I have not knowingly velection officer be eligible to any civil office to be filled at an election at which is appeared it to be done by others in my be the shall serve, save only to such suborting of procured; to be done by others in my be the shall serve, save only to such suborting of procured; to be done by others in my be the shall serve, save only to such suborting of procured; to be done by others in my be the shall serve, save only to such suborting of the companies of any act of Carty pertulains to my office, other of any act of Carty shall be administered by save more and shall be administered by save more administered b one of the judges of the Suprems Court or and shall be persons qualified to serve upa Court of Common Pleas, learned in the law, on election boards, and in each case members of the full be nesset to the suprems court or and shall be persons qualified to serve upa Court of Common Pleas, learned in the law, on election boards, and in each case members of the full be not serve upa Court of Common Pleas, learned in the law, on election boards, and in each case members of the full be not serve upa Court of Common Pleas, learned in the law, on election boards, and in each case members of the full be not serve upa Court of Common Pleas, learned in the law, on election boards, and in each case members of different numbers of the Combers of the supnot receive the suprems court of the public schools of the Combers of the suprems court of the public schools of the Combers of different numbers of the suprems court of the public schools of the Combers of different numbers of the suprems court of the public schools of the Combers of different political parties; when-SUFFRAGE AND ELECTIONS.
SECTION 1. Every male citizen twenthey shall be agreed thereon, shall decide Sec.

eral Assembly.

SEC. 16. Whenever two judges of the Supreme Court are to be chosen for the same term of ser in the state of series of series of series in the state term of ser in the state of series of series of series of series of series in the state of series of s Third. He shall have resided in the election district where the shall have resided in the election. Fourth. If twenty two-years of age or upwards, he shall have pair withhat two years a Staid or county tax, which shall have been assessed at least two months and paidat least one month before the election.

Sec. 2. The general election shall be held anonally on the Tuesday next following.

General Assembly, and of all public offisches manner as may be directed by law, such manner as may be directed by law. The General Assembly shall provide for maintaining the militian by appropriations by one or more of the law judges thereof; the General Assembly shall, by general and may exempt from military service last two months at d paidat least one month before the election.

Sec. 2. The general election shall be tried, and regulate the manner of trial and all matters incident there.

ARTICLE XII.

General Assembly, and of all public offisches manner as may be directed by law.

The General Assembly shall provide for maintaining the militian by appropriations or hold any real estate, except such as from the Tuesaury of the Commonwealth, and may be necessary and proper for its legit-maintaining the militian by appropriations from the Tuesaury of the Commonwealth, and may be necessary and proper for its legit-maintaining the militian by appropriations from the Tuesaury of the Commonwealth, and may be necessary and proper for its legit-maintaining the militian by appropriations from the Tuesaury of the Commonwealth, and may be necessary and proper for its legit-maintaining the militian by appropriations from the Tuesaury of the Commonwealth, and may be necessary and proper for its legit-maintaining the militian by appropriations from the Tuesaury of the Commonwealth, and may be necessary and proper for its legit-maintaining the militian by appropriations or hold any real estate, except such as from the Tuesaury of the Commonwealth, and may be necessary and proper for its legit-maintaining the militian by appropriations are ne before the election

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

All elections for city, ward, All elections for city, ward, and services and services and services arising out of an election held before its passage.

ARTICLE IX.

upon the same class of subjects within the territorial limits of the authority levying the tax, and shall be levied and colted under general laws; but the Gen-

ity of this Commonwealth, such electors may coverise the right of suffrage in all elections by the citizens, under such regulations as are of casual deficiencies of revenue, repel invasion, suppress insurrection, defend the nor shall any line thereof pas State in war, or to pay existing debt, and ten miles of the county seat of any coun-

Sec. 5. All laws authorizing the bor-SEC. 8. Any person, who shall give, or promise or offer to give to an elector, any mony, reward or other valuable consideration for his wise at an election or for withholding the same, or who shall give or promise to give such security of the propose growth or the same, or who shall give or promise to give such security of the propose growth or the p

wealth shall not be pledged or loaned to any individual, company, corporation, or for which he may be elected, association, nor shall the Commonwealth Sec. 2. County officers a association, nor shall the Commonwealth same, shall thereby forfeit the right to vote at such election, and any elector whose right to vote shall be challenged for such cause bofor the election officers shall be required to swear or affirm that the matter of the challenge is un true before his vote shall be received.

SEC. 7. The General Assembly shall received to swear or affirm that the matter of the challenge is un true before his vote shall be received. become a joint owner or stocknown in any company, association, or corporation.

SEC. 7. The General Assembly shall years, beginning on the first Monday of January next after their election, and January next after their election, and their successors shall be duly

SEC. 24. In all cases of felonious in proceedings for the investigation of elections, no person shall be permitted to withhold his testimony uppersonant and all proceedings to the Suppersonant and all proceedings to the Suppersonant for review.

SEC. 25. Any vacancy happening by death, respiration, which shall be filled by appointment by the governor, to continue till the first Bonday of January next succeeding the first general election, which shall warde of office and suppersonance and in proceedings to the Suppersonance and in proceedings to the Suppersonance and all proceedings to the Suppersonance and in proceedings to the Suppersonance and in proceedings to the successions and in proceedings to the successions, and in proceedings to the successions and in proceedings to the successions and in proceedings to the successions and in proceedings to the successions, and in proceedings to the successions and in proceedings t tors thereof, at a public election, in such manner as shall be provided by law, but shall be officers.

SEC. 11. Townships and wards of cities any city, the debt of which now exceeds shall be officers.

SEC. 5. The compensation of county

than two hundred and fifty votes shall suppress domestic insurrection, defend exceed the aggregate amount of fees have been polled therein; and other elitself in time of war, or to assist the State earned during his term and collected by

See. 14. To provide for the property seed of the present State clear and any other control of the control of the state or of the United States of the United States of the State or of the United States of the United States of the State or of the United States of the State or of the United States of the State or of the United States of the United States of the State or of the United States of the State or of the United States of the State or of the United States of the United States of the State or of the United States of the State or of the United States of the State or of the United States of the Unite

monwealth shall be appropriated to or ever the member of an election board used for the support af any sectarian

Sec. 3. Women twenty one years of ty one years of age, possessing the following the question of difference; in appointing age and upwards shall be eligible to any qualifications, shall be entitled to vote at all overseers of election, all the law judges office of control or management under

MILITIA. Section 1. The treemen of this Commonwealth shall be armed, organized and disciplined for its defense when and in

SECTION 1. All officers whose selection elected or appointed as may be lirected by law.

SEC. 2. No member of Congress from TAXATION AND FINANCE.

this State, nor any person holding or exvalue of the stock first obtained at a ercising any office or appointment of trust meeting to be held after sixty days' notice upon the same class of subjects within or profit under the United States, shall given in pursuance of law. the same time hold or exercise any office in this State to which a sallary, fees, or perguisites shall be attached. The privilege of taking private property for

institutions of purely public charity. shall be deprived of the right of holding SEC. 2. All laws exempting property any office of honor or profit in this State, prescribed by law.
ARTICLE XIII.

NEW COUNTIES.
SECTION 2. No new county shall be established which shall reduce any counv to less than four hundred square iniles. or to less than twenty thousand inhabiwithin

COUNTY OFFICERS.

SECTION 1. County officers shall consist of Sheriffs, coroners, prothonotaries, registers of wills, recorders of deeds, commissioners, treasurers, surveyors, auditors or controllers, clerks of the courts, district attorneys, and such others as may from time to time be established by law; and no sheriff or treasurer shall be eligible for the term next succeeding the one

Sec. 2. County officers shall be el-

cept where all parties in interest in a pending proceedings shall nonlinate an anditor whom the court may, in its discretion, appoint. In every county the Orphan's Courts shall possess all the powers and jurisdiction of a Register's Court, are hereby abolished.

SEC. 23. The style of all process shall be carried on in the name prosentions shall be carried on in the name proceedings for the commonwealth of Pennsylvania, and conclude against the peace and dignity of the Commonwealth of proceedings for the investance of the carried on the same.

SEC. 25. The style of all process shall be duly recome a stockholder in any company association, or to obtain or appropriate money for or to loan its credit of any corporation association, institution or individual.

SEC. 26. The style of all process shall be appoint the commonwealth; and any prosentions shall be carried on in the name and of the remainded of willfull violation of the claim of the claim of the commonwealth, and any corporation association, institution or individual.

SEC. 27. The style of all process shall be filled in such man propriate money for or to loan its credit to any corporation association, institution or individual.

SEC. 3. No person shall be appoint to any corporation association, institution or individual.

SEC. 8. The debt of any county, city, borough, township, school district, to be qualified; all vacancies not otherwise cicition 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, to be citizen or corporated district to be candidate for office, be gailty of the and the provided by law.

SEC. 8. The debt of any county, city, brownship, school district, or otherwise citizen or corporated district to be candidate for office, be gailty of the commonwealth; and any propriet money to any corporation association, institution or individual.

SEC. 8. The debt of any county, city, brownship, sc

SEC. 26. All laws relating to courts guous territory, in such manner as the 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 be uniform; and the General Assembly is hereby prohibited from creating other courts to exercise the powers vested by this constitution in the judges of the Courts of Common Pleas and Ornhans' Courts.

SEC. 9. The Commonwealth shall be authorized to receive into the treasury of the same three per centum in the aggregate at any one time upon such valuation.

SEC. 9. The Commonwealth shall be visually antiformed the courts of Quarter Sesions built on assume the debt, or any part thereof, of any city, county, borough or township all county officers shall be paid by salary and the capture of the counts of counts of the count of the treasury of the county or State, as may be directed by law. In counties containing over one hundred and fifty thousand inhabitants of any city, county, borough or township all county officers shall be paid by salary and the capture of the counts of counts of the counts of the counts of the county or State, as may be directed by law. In counties containing over one hundred and fifty thousand inhabitants of any city, county, borough or township all county officers shall be paid by salary and the counts of counts of the counts of counts of the counts of counts of 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 all county officers shall be paid by salary of any city counts. gnons territory, in such manner as the Court of Quarter Sessions of the city or county in which the same are located county in which they may be authorized to receive into the treasury of the county in which they may be authorized to receive into the treasury of the county in which they may be authorized to receive into the treasury of the county in which the same are located co

proper county shall be or opinion that ent indebtedness.

SEC. 6. The general Assembly shall the convenience of the electors and the SEC. 10. Any county, township, school provide by law for the strict accounts and the second part township and bar. the convenience of the electors and the public interests will be promoted thereby.

SEC. 12. All elections by persons in time of so doing, provided for the collected by them as far all public interests with the convenience of the electors and the public interests will be promoted thereby.

SEC. 12. All elections by persons in time of so doing, provided for the collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be collected by them as far all publications of an annual tax sufficient to may be col or municipal moneys which may be paid

SEC. 13. For the purpose of voting, no within thirty years.

SEC. 17. Three county county and three county additors shall be elected in each county where such officers are person shall be deemed to have gained a residence by reason of his presence, or lost it by reason of his absence while employed in the service, either civil or military, of this State or of the United States minimum and the service, in the service, either civil or military, of this State or of the United States minimum and the service, in the service, and in the election of maintain the sinking fund sufficient to the service state of the United States and the service state of the United States and the service state of the United States and the service state of the United States are serviced as a service state of the United States and the service state of the United States are serviced as a service state of the United States are serviced as a service state of the United States are serviced as a service state of the united States are serviced as a service state of the united States are serviced as a service state of the united States are serviced as a service state of the united States are serviced as a service state of the united States are serviced as a service state of the United States are serviced as a service state of the united States are serviced as a service state of the United States are serviced as a service state of the united States are serviced as a service state of the United States are serviced as a service state of the United States are serviced as a service state of the United States are serviced as a service state of the United States are serviced as a service state of the United States are serviced as a service state of the United States are serviced as a service state of the United States are serviced as a service service are serviced as a service service and the service of the United States are serviced as a service service are serviced as a service service

duct their business in such manner as to nfringe the equal rights of individuals or the general well being of the State. Sec. 4. In all elections for directors or

managers of a corporation each member or shareholder may cast the whole number of his votes for one candidate, or disribute them upon two or more candidates, as he may prefer.

SEC. 5: No foreign corporation shall do any business in this State without having

ne or more known places of business, and an authorized agent or agents in the same, upon whom process may be served.

or indebtedness shall be void; the stock is not provided for in this constitution and indebtedness of corporations shall not be increased except in pursuance of general law, nor without the consent of the persons holding the larger amount in

given in pursuance of law.

Sec. 8. Municipal and other corporaeral Assembly may, by general laws, exempt from taxation public property used
for public purposes, actual places of religious worship, places of burial not used
or held for private or corporate profit, and
or held for private or corporate profit, and
shall be deprived of the right of holding
shall be deprived of the right of holding
shall be deprived of the right of holding
the for property taken, injured or destroyed
by the construction or enlargement of
their works, highways, or improvements,
which compensation shall be paid or sedured before such taking, injury, or detherefore the construction or enlargement of
their works, highways, or improvements,
which compensation shall be paid or sedured before such taking, injury, or deby prohibited from depriving any person of an appeal from any preliminary ment of damages against any such corporations or individuals, made by viewers rotherwise; and the amount of such lamages, in all cases of appeal, shall, on he demand of either party, be determined by a jury according to the course of the

common law.
SEC. 9. Every banking law shall provide for the registry and countersigning by an officer of the State, of all notes or oills designed for circulation, and that ample security to the full amount thereof eral for the redemption of such notes or

Sec. 10. The General Assembly shall have the power to alter, revoke, ar annul any charter of incorporation now existng and revocable at the adoption of this constitution or any that may be reafter be reated, whenever in their opinion it may be injurious to the citizens of this Comionwealth, in such manner, however. that no injustice shall be done to the rporators. No law hereafter enacted dull create, renew, or extend the charter

of more than one corporation.

SEC. 11. No corporate body to possess anking and discounting privileges shalbe created or organized in pursuance of inv law without three months" previous public notice at the place of the intended cation, of the intention to apply for such privileges, in such manner as shall be prescribe by law, nor shall a charter for such privilege be granted for a longer period than twenty years.

individuals or partnerships.

ARTICLE XVIL

TAILMODE AND CAMALS.

SECTION I. All railrouds and canals shall be public highways, and air airroad and canal companies shall be common carriers. An association or corporation or-arried for the purpose shall have the right to construct and operate a milroud between any points within this state of the control of the contr

SEC. 10. No railroad, canal or other transportation tor General in reyar? To railroads, canals, and other transportation companies, except as to their accounts are hereby transferred to the Secretary of Intrinal Affairs, who shall have a general supervision over them, subject to such regulations and alterations as shall be provided by law; and in addition to the annual reports now required to be made, said Secretary may require special reports at any time upon may subject relating to the business of said companies, iron't may officer or officers thereof.

SEC, 12. To General Assembly shall enforce by appropriate legislation the provisions of this article.

ARTICLE YULE

SEC. 12. To General Assembly shall enforce by appropriate legislation the provisions of this article.

ARTICLE XVIII.

FUTURE ARENDESTA.

SECTION 1. Any smeadment or amendments to this constitution may be proposed in the Senate or House of Representatives, and if the same shall be agreed to a manufacture of the proposed amendment of amendments shall be extend on their journals, with the years and mays taken thereon, and the Secretary of the Commonwealth chall cause the same to be published three mounts before the next general election in a Rear two newspapers in every considered on the same two newspapers in every case of the common state of the state of the same again to be published in the manner aforesaid, and such proposed amendment or amendment shall can set be same again to be published in the manner aforesaid, and such proposed mendment or animon ment, shall be submitted to the qualified dector of the State in such minuter, and at such time, at least three months after being so agreed to by two houses, as the General Assembly shall presente; and it such amendment shall be come a part-of the constitution; but no smeadment or amendments shall be submitted to fence than once in five years; when two or more amendments shall be submitted the shall be shall be

SCHEDELR.

That no inconvenience may also from the changes in the Constitution of the commonwealth, and in order to carry the same into complete operation, it is heavily declared that:

SECTION 1. This constitution shall take effect on the first day of January, in the year ope thousand eighthundled and evernty-four, for all purposes not otherwise provided for therein. wided for therein.

All laws in force in this commonwealth at the Te. 3. At the general election in the years one thousand eight hundred and seventy-flow neutron and one thousand eight hundred and seventy-flow neutrons shall be elected in all lateries when there is all be evented by the elected in the year one thousand eight hundred and seventy-flow shall serve for two years, and those elected in the year one thousand eight hundred and seventy-flow shall serve for one, year. Renature now elected, and those whose terms are unexperted, and those whose terms are unexperted, and those whose terms are unexperted to the terms for which they were elected.

Ser. 3. At the general cited on in the year one thousand eight hundred and seventy-six. Senators shall be elected from the even numbered districts to serve for two years, and from odd numbered districts to every for two years, and from odd numbered districts to every for two years, and from odd numbered districts to every for

tw) years, and from some account.

See 5. The first election of Gove nor under this constitution shall be at the general election in the year one thousand eight hundred and seventy-five, when a Governor stall be elected for three years; and the term of the Governor elected in the year one flowand eight hundred and seventy-eight and of those thereafter elected shall be for four years, according to the provisions

constitution.

At the general election in the year one thou-ht hundred and seventy-tour a Lieutenaut Gov-ail be elected according to to the provisions of inis constitution.

Sec. 7. The Secretary of Internal Affairs shall be elected at the first general election after the advances of colen at the first general election after the adoption of this constitution, and when the said officer small be day elected and qualified, the office of Forreyor General shall be abolished, and the Sorveyor General in office at the time of the adoption of this conclusion shall confine in office and the expectation of the term for which he In other and) the expiration to the serior of make inwas elected.

See 8. When, the Superintendent of Public Instruction shall be dul quantied, the office of Superintendent
of Common Schoots shall cease.

See 9. Nothing contained in this constitution shall be
construed to render any person now holding any State
office, for a first official term ineligible for re-electron at
the end of such term.

See 10. The judges of the Supreme Court in office
when this constitution shall take effect shall continue
with their commissions severally expire. Two judges and considerion span take effect shall continue until their commissions severally expire. Two judges in addition to the number now composing the said court shall be elected at the first general election after the anoption of this constriction.

and their commissions severally expire. Two judges in addition to the number now composing the said court shall be elected at the first general election after the anoption of this constitution.

Sec. 11. All courts of record and a.l. existing courts which are not specified in this constitution shall continue to existence on til the first day of Di comber, in the year one thousand eight hundred and seventy live, without a brightness of the translation of the translation of the present jurisdiction, but homes. The court of Pirst Criminal Jurisdiction for the countries of the adoption of this constitution.

Sec. 13. The fracters courts now in contente shall be abouthed on the first day of January must acceeding the adoption of this constitution.

Sec. 13. The General Assemble shall, at the next secsion after the adoption of this constitution, designate the several judicial districts as a quarter (), this constitution. The judgest commission when so it designate that the president judge chall elect to which district he president judge chall elect to the constitution.

Sec. 13. The General Assemble shall, at the next second in the president judge chall connection of the constitution of

ne rejection.
SEC. 17 The General Assembly at the first session af-er the adoption of this constantion about a constant

transportation stitution, sat a discount, SEC 31. The seventh article of this constitution, present of the com-serving an oath of office, shall take effect on and after the drat day of January, one thousand all ht hundred and seventy-five.

BEG. 28. The terms of office of county commissioners and county suditors chosen prior to the year one thous.

and eight hundred and seventy five, which shall not have expired before the first Monday of January. In the year one thousand eight hundred and seventy-six, shall expire on that day.

Szc. 23. If blate, county, city, ward, borough, and towards policiers in office at the time of the adeption of Sec. 23. Il biate, county, city, ward, borough, and township officers in officer at the time of the adoption of this constitution, whose compensation is not provided for by relative alone, shall continue to receive the compensation allowed them by law unit the expiration of their respective terms of office.

Sec. 20. All State and judicial officers heretofore elegical, were adfirmed, or in office when this constitution what take effect, shall severally, within one month after such adoption, take and sobscribe an oath (or sfiftmation) to rappert this constitution.

Sec. 21. the General Askenbly, at its first session, or as soon as may be after the adoption of this constitution, shall justs such laws as may be accessary to carry the same, into full force and effect.

Sec. 32. The ordinance passed by this convection, entitled "An ordinance for submitting the amended constitution of Pennsylvania to a vote of the electors thereof," shall be held to be valid for all the purposes thereof.

of.

Szc. 33. The words "County Commissioners," wherever used in this constitution, and in any ordinunce accommunity the sime, shall be weld to include the Commissioners for the city of Philadelphia.

Adopted at Philadelphia, on the third day of November, in the year of our Lord one thousand eight hundred and seventy-dee. Ired and seventy-five.

OFFICE OF

BECREVARY OF THE COMMONWEATH,
HARRISDED, NOV. 12, 1573.

I certify that the fore-going is a correct copy of the new Constitution, proposed to the people of the Communication in Pennsylvania, for their approval of rejection, as the same appears of record in this office.

8. QUATE.

present of record in this office.
M. S. QUAY.
Secretary of Commonwealth. AN ORDINANCE

for submitting the amended constitution of Pennsylvania to a vote of the qualified electors thereof, as passed second reading. Be it ordnined by the Constitutional Convention of the Commonwealth of Pennsylvania, as follows:

1. That the amended Constitution prepared by this Convention, be submitted to the qualified electors of the Commonwealth for their adoption or rejection, at an election to be held on the third Tuesday of December next; except as herein-after ordered and directed, the said election shall be held and conducted by the regular election officers in the several election districts throughout the Common-wealth, under all the regulations and provisions of existing laws relating to gencral elections; and the sheriffs of the sevoral counties shall give at least twenty days notice of said election by proclama-

2. The Segretary of the Commonwealth shall, at least twenty days before the said election, furnish to the Commissioners of each county a sufficient number of properv prepaired circulars of instructions. Commissioners of the several counties shall couse to be printed at least three times as many ballots of affirmative votes as there are voters in each county—and the same number of negative votes; and the said Commissioners shall, at least five days before said election, cause to be fairly disributed to the several elections districts in their respective counties, the said hallots, tally-lists, returns, circulars of in-structions, and such other books and papbe printed or written in the following form: On the outside the words "New Constitution," in the inside for all persons giving affiramtive votes the words "For he New Constitution," and for all persons giving negative votes the words "Against the New Constitution."

3. If it shall appear that a majority of the votes polled are for the new Constitution, then it shall be the Constitution of the Commonwealth of Pennsyrania on and after the first day of January, in the year of our Lord one thousand eight hunlred and seventy-four; but if it shall apear that a majority of the votes polled were against the now Constitution then it shall be rejected and be null and void. 4. Five Commissioners of Election, viz: Edwin H. Fitler, Edward Browning, John P. Verree, Henry S. Hagert, and John O. James, are hereby appointed by this Con-vention, who shall have direction of the lection upon this amended Constitution n the city of Philadelphia. The said ommissioners shall be duly sworn or affirmed to perform their ducies with im-partiality and fidelity. They shall also nave power to fill vacancies in their own inmoer. It shall be the duty of said Com missioners, or a majority of them, and they shall have authority to make a regisration of voters for the several election livisions of said city, and to furnish the ists so made to the election officers of ach precinct or division; to distribute the period than twenty years.

Sec. 12. Any association or corporation organized for the purpose, or any individuals and the president of the purpose, or any individuals and the purpose, or any individuals and the purpose, or any individuals and the purpose, or any individuals or period to the purpose of the exerced hedicial durities of the legraph within this State, and to counce the same with other period to the council period to the council period to the purpose and the purpose of the exerced hedicial durities of the purpose and the purpose of the exerced hedicial durities of the council period to the purpose and the purpose of the exerced hedicial durities of the council point of t nickets for said city provided for by this at the election; to

election officers. Each Inspector shall appoint one alerk to assist the Board in the performance of its duties, and all the counts at the same date shall be the judges of the Istate Courts at the same date shall be the judges of the Common Pleas and be president judges of sid Courte and provident judges for sid Courte and provident judge for sid Courte shall be president judges that approached in the following shall be president judges that approached in the following shall be president judges that approached in the following shall be president judges that approached in the following shall be president judges that approached in the court shall shall take after an department of the courte of Philadelphia and shall shall be tried and disposed of in the Court of Chamon Pleas, and District Court in Philadelphia shall be tried and disposed of in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the Court of Chamon Pleas, and proceedings pending in the

sion.

M. S. Quay, Secretary of the Commonwealth.