SEC. 14. In all cases of summary con sec. 14_in all cases of summary conrelation in this Commonwealth, or of judgment in
sult 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, upon allowance of the appellate court or judge thereof,
upon cause shown.

Sec. 15. All judges required to be learn
all a the law excent the judges of the Supreme

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 perior preside, and shall note then concerned them of ten years, if they shall so long behave them selves well; but for any reasonable cause, which chall 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

ral Assembly.

SEC. 16. Whenever two judges of the Supreme Court are to be chosen for the same term of service, each voter shall vote for one only, and when three are to be chosen, he shall vote to mo more than two: candidates highest in yote of multiple declared elected.

SEC. 17. Should any two or more judg SEC. 17. Should may two or more judges of the Supreme Court, or any two or more judges of the Court of Common Please for the same district be elected at the same time, they shall, as soon after the election as convenient, east lots for priority of commission, and certify the result to the Governor, who shall issue-their-commission in accordance therewith.

Sec. 18.: The judges of the Suprem Court and the judges of the several Courts Common Piess and all other judges requir to be learned in the law, shall, at stated tim receive for their services an adequate compensation, which shall be fixed by law and paid by he State. They shall receive no other con-sensation, fees, or perquisites of office for their ervices from any source, nor hold any other ffice of profit under the United States, this

ate, or any other State.
SEC. 19. The judges of the Supreme 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.

SEC. 20. The several courts of Common Pleas, besides the powers herein conferred listricts, subject to such changes as may made by law, such chancery powers as are nov vested by law in the several Courts of Commo Pleas of this Commonwealth, or as may here

after be conferred upon them by law.

SEC: 21. No duties shall be unposed by 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 power of appointment, except as kerein provided. The Court of Nist Prins is hereby abolished, and no court of priginal jurisdiction to be presided over by any one or more of the judges of the Supreme Court shall be established.

population shall exceed one hundred and fifty thousand the General Assembly shall, and in any other county may, establish a separate Orphan's 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 it; or which may hereafter be conferred upon, the Orphans' Courts, and thereupon are
jurisdiction of the judges of the Court of Common Pleas within such county, in Orphans'
Court proceedings, shall cease and determine; in any county in which a separate Orphar iri shall be established the Register of Wills 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 accounts filed with him as register or as clerk of the said separate Orphans. Court shake be addited 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 the Orphan's Courts shall possess all the powers and jurisdiction of a Registers' Court, are hereby

SEC. 23. The style of all process shall be "The Commonwealth of Pennsylvania." All prosecutions shall be carried on in the name and by the authority of the Commonwealth of

cord, and all-proceedings to the Su-

Sec. 25. Any vacancy happening by death, resignation, or otherwise, in any court of recording, except for perjury in giving such record, shall be filled by appointment by the Governor, to continue till the first Monday of January next succeeding the first general elec-tion, which shall occur three or more months

tion, which shall occur three or more months after the happening of such vacancy.

SEC. 25. 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 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.

rphans Courts.
-SEC. 27. The parties, by agreement filed, may, in any cival case, dispense with trial by jury, and submit the decision of such case to by jury, and submit the decision or such case the court having jurisdiction thereof, and su-court shall hear and determine the same; a dgment thereon shall be subject to wri

ARTICLE VI. IMPEACHMENT AND REMOVAL FROM OFFICE. SECTION 1. The House of Representatives shall have the sole power of Impeaca

SEC. 2. All impeachments shall be tried by the Senste; when sitting for that pur-pose, the Sensitors shall be upon eath or affirm iton; no person shall be convicted without the cancurrence of two-thirds of the members pres-

SEC. 3. The Governor and all other civ-SEC. 3. The Covernor and all other civil officers shall be hable to impeachment for any insidemeaner in affice, but judgment in such cases shall not extend turther than to removal from office and disquisification to hold any of fice of trust or profit under this Commonwealth, the person accused, whether convicted or acquired, abail interestheless be liable to indictment trial, judgment and punishment according to law.

SEC. 4. All officers shall hold their offices on the condition that they behave themselves Each elector shall have the right to vote designated by law, and shall be increased ed for the commissioner or anditor whose well while in office, and shall be removed on for the independent and each from time to time by assigning to it, any place is to be filled. conviction of misbehavior in office or of any in-

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 people except Governor, Lieutenant Governor, members of the General Assembly, and judges of the courts of record, learned in the law, shall be removed by the Governor for reasonable cause, after the hotice and fall hearing, on the address of two-thirds of the Senate.

ARTICLE VII.

OF IWO-thirds of the Senate.

ARTICLE VII.

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nomination of election (or appointment, except tog. necessary and proper expenses. expressly suthorized by law; that I have not knowingly reloted any election law of this Commonwealth, or procured it to be done by others in my behalf; that I will not knowingly receive, directly or indirectly, any money or other valuable tofur for the performance or non-performance of my act of the performance of my act of the performance of my actice others. of any act or duty pertaining to my office, oth

r than the compensation allowed by law."

The foregoing oath shall be administered b ome person authorized to administer oaths,a Supreme Court, shall be filed in the olfice of th Sepretary of the Commonwealth, and in the case of other judicial and county officers, in the office of the Prothonotary of the county in which the same is taken; any person refusing to take said outh or affirmation shall forfeit his

elections.
First. He shall have been a citizen of the United States at least one month.
Second. He shall have resided in the State one year (or if, having previously been a qualistic elector or native born citizen of the State hall have removed therefrom and returned.

clection.

Third. He shall have resided in the election district where he shall offer to vote at least two months immediately preceding the election.

Rourth. If twenty-two-years of ago or upwards, be shall have paid with a two years a State or county tax, which shall have been assessed it least two months and paid at least one month

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

SEC 4. All elections by the citizens shall be hy ballot. Every ballot voted shall be numbered in the order in which itshall be received, and the number recorded by the election officers on the list of voters, opposite the man of the elector who presents the ballot.

Any elector may write his name upon his ticket or cause the same to be written thereon and attested by a citizen of the district. The election tested by a citizen of the district. The election effects shall be sworn or affirmed not to district bow any elector shall have voted 'unless required to do so as witness in a judicial pro-

eeding.

SEC. 5. Electors shall in all cases except 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.

sec. 3. The power to tax corporations and corporate property shall not be surrendered or suspended by any contract or grant to which the State shall be a partly of this Commonwealth, such electors may the dilter of the United States er by the authority of this Commonwealth, such electors may the citizens, under such regulations as are or shall be reported.

exercise the right of sunringe in all elections of the citizens, under such regulations as are or shall be prescribed by law, as fully as if they were present at their usual places of election.

SEC. 7. All have regulating the bolding 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 privilege of voting by reason of his name not being registered.

SEC. 2. As a reason withough all give or

reward or other valuable consideration for svote at an election or for withholding the lis vote at an election or for withholding the same, or who shall give or prunise to give such consideration to any other person or party for such elector's vote, or for the withholding thereof, and any elector who shall receive or agree to receive, for himself or for another, any money, reward or other valuable consideration for nis 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 un true 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 holding an office of truet or profit in this Commonwealth; and any person convicted of willful violation of the election laws, shallin addition to any penalties provided by law be deprived of the right of suffrage absolutely for a term of tour years.

SEC, 10. In trials of contested elections, and in: proceedings for the investors.

Sec. 10. In trials of contested electrons, no person shall be any local description and sentence, may remove the indiction of the trains of converted, shall not accept as herein provided, shall never extend the never extends the new server per centum upon the assessed the assessed that the new thy year.

Sec. 12. Any association or corporation the district. Appointment, it is appointment, it is all never the country shall never the country shall never the country shall never extends the new shy years. It is also the country shall never the country shal but such testinony shall not afterwards

ons erme.

ons erme of the pointed officers other than judges of the first election board for any new district staff record and the Superintendent of Pub

offices, take and subscribe the following oath or affirmation:

"I do solemnly swear (or affirm) that I will beld any any office, appointment, or emitting States and the Constitution of the United States and the Constitution of the United States, or of this State, or of the United States and the Constitution of the United States, or of this State, or of the United States and the Constitution of the United States, or of this State, or of the United States and the United States or of this State, or of the united by law to duties of my office with fidelity; that I have the United States and the Coertesting of this the United States, or of this Bate, or of thi

any election officer be eligible to any civil posited, and how secured. office to be fitted at an election at which Sec. 14. The making be designated by general law.

of the several counties of the Commonwealth shall have power within their respective jurisdictions to appoint overseers of election to supervise the proceedings five years. of election officers, and to make report to the court as may be required; such ap-pointments to be made for any district in a city or county, upon petition of five citizens, havful voters of such election district, setting forth that such appoint office, and any person reusang to take said oath or affirmation shall be convicted of having aworn or affirmation, shall be guilty of perjury, and be forever disqualified from holding any office of trust or profit within this commonwealth.

The saft to the members of the Senate and the property and farmess of elections; overly of the purity and farmess of elections; overly of the members of the Senate and by one of the judges of the Supreme Court of Common Pless, learned in the law, in the hall of the house to which the members of a clection boards, and in each case members of the ball of the house to which the members shall be elected.

ARTICLE VIII.

ARTICLE VIII.

ARTICLE VIII.

ARTICLE VIII.

Support of a thorough and converted a thorough and converted to public schools, wherein all the tem of public schools, wherein all the tem of public schools, wherein all the ment is a reasonable precaution to secure the neith to the members of the Senate and district, shall be two in number for an election district, shall be residents therein, and shall appropriate at least one million dollars each year for that puripose.

Sec. 2. No money raised for the support af any sectarian or shall decide

ARTICLE VIII.

ARTICLE VIII.

ARTICLE VIII.

Sec. 3. Women twenty one years of the many prefer.

Sec. 4. In all elections for directors or managers of a corporation each member or school.

Sec. 3. Women twenty one years of tribute them upon two or more candidates, as he may prefer. of the proper court, able to act at the the school laws of this State. time, shall concur in the appointments

Sec. 17. The trial and determination of contested elections of electors of Presiwhom the several classes of election con-tests shall be tried, and regulate the mansenting threto.

Sec. 2. The general election shall be selfd 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,

ARTICLE IX.

from taxation, other than the above enumerated, shall be void.

on behalf of the State, except to supply tants; nor shall any county be formed of casual deficiencies of revenue, repel in-vasion, suppress insurrection, defend the state in war, or to pay existing debt, and ten miles of the county seat of any counthe debt created to supply deficiencies in ty proposed to be divided. revenue shall never exceed in the aggre gate at any one time, one million of dol

Sec. 5. All laws authorizing the bor SEC. 8. Any person who shall give, or rowing money by ant on behalf of the roomie or offer to give to an elector, any money, reward or other valuable consideration for the money is to be used, and the money so borrowed shall be used for the porpose SEC. 6. The credit of the Common-

wealth shall not be pledged or loaned to any individual, company, corporation, or any individual, company, corporation, or which he may be elected, association, nor shall the Commonwealth Sec. 2. County officers shall be elected at the general elections, and shall sec. 7. The General Assembly shall

not authorize any county, city, borough, township or incorporated district to be come a stockholder in any company asso-ciation or corporation, or to obtain or appropriate money for or to loan its credi to any corporation association, institu-Sec. 8. The debt of any county, city,

borough, township, school district or other municipality, or corporated district. except as herein provided, shall never excentum upon such assessed valuation of wills, county surveyors, and sheriffs shall property without the assent of the elec-keep their offices in the county town of

denote to be anica as an election at which he shall serve, save only to such suborthe public moneys, or using the same for not remit the forfeiture of the charter of dinate municipal or local offices, below any purpose not authorized by law, by any corporation now existing, or alter or the grade of city or county offices shall any officer of the State or member or amend the same, or pass any other generation.

SEC. 16. The Courts of Common Pleas a misdemenance, and shall be punished as corporation, except upon the condition may be provided by law, but part of such that such! corporation shall thereafter punishment shall be a disqualification to hold its charter subject to the provisions hold office for a period of not less than of this constitution.

SEC. 3. The exercise of the right of

ARTICLE X.

EDUCATION.

the question of difference; in appointing age and upwards shall be eligible to any tribute them upon two or more candidates, overseers of election, all the law judges office of control or management under as he may prefer.

MILITIA. Section 1. The freemen of this Comdent and Vice President, members of the disciplined for its defense when and in General Assembly, and of all public offi-such manner as may be directed by law, any business other than that expressly cers, whether State, judicial, municipal, The General Assembly shall provide for authorized in its charter, nor shall it take or local, shall be by the courts of law, or maintaining the militia by appropriations by one or more of the law judges thereof; the General Assembly shall, by general law, designate the courts and judges by persons maring conscientious service | Sec. 7. No corporation shall issue ogainst bearing arms. ARTICLE XII. -

PUBLIC OFFICERS. SECTION 1. All officers whose selection elected or appointed as may be

directed by law. npon the same class of subjects within the territorial limits of the authority levying the tax, and shall be levied or limits of the same time hold or manufacture. at the same time hold or exercise any of-fice in this State to which a sallary, fees, for negativities shall be attached. The

stitutions of purely public charity.

shall be deprived of the right of holding cured before such taking, injury, or described to the right of holding struction. The General Assembly is hereproperty and may be otherwise punished as shall be prescribed by law.
ARTICLE XIII.

NEW COUNTIES.

SECTION 2. No new county shall be established which shall reduce any county to less than four hundred square miles, or to less than twenty thousand inhabinass within ARTICLE XIV.

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 for which he may be elected.

hold their offices for the term of three years, beginning on the first Monday of January next after their election, and until their successors shall be duly qualified; all vacancies not otherwise provided for shall be filled in such man-

ner as may be provided by law.

SEC. 3. No person shall be appointed to any office within any county who shall not have been a citizen and an inappointment, if the county shall have period than twenty years.

of such moneys, where the same are de- the adoption of this constitution, shall osited, and how secured.

Sec. 14. The making of profit out of Sec. 2. The General Assembly shall officer of the General Assembly, shall be all or special law for the benefit of such

eminent domain shall never be abridge or so construed as to prevent the Gen Section. 1. The General Assembly eral Assembly from taking the property

Sec. 5. No foreign corporation shall do. any business in this State without having one or more known places of business, and an authorized agent or agents in the nonwealth shall be armed, organized and same, upon whom process may be served. SEC. 6. No corporation shall engage in

stocks or bonds except for money, labor done, or money or property actually re-ceiv d; and all fictitious increase of stock or indebtedness shall be void; the stock is not provided for in this constitution and indebtedness of cornorations shall e increased except in general law, nor without the consent of SEC. 2. No member of Congress from the persons holding the larger amount in this State, nor any person holding or explained at a meeting to be held after sixty days' notice

given in pursuance of law.
Sec. 8. Municipal and other corporations and individuals invested with the eral Assembly may, by general laws, except 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 institutions of purely public charity.

Sec. 2. All laws exemuting property

or perguisites shall be attached. The privilege of taking private property for public use shall make just compensation for property taken, injured or distroyed by the construction or enlargement of their works, highways, or improvements, shall be deprived of the right of holding cured before such taking. by prohibited from depriving any person of an appeal from any preliminary assess ment of damages against any such cor-porations or individuals, made by viewers or otherwise: and the amount of such damages, in all cases of appeal, shall, or the demand of either party, be determined by a jury according to the course of the

Sec. 9. Every banking law shall provide for the registry and countersigning by an officer of the State, of all notes or bills designed for circulation, and that ample security to the full amount thereof shall be deposited with the Auditor General for the redemption of such notes or

bills. SEC. 10. The General Assembly shall have the power to alter, revoke, ar annul ing and revocable at the adoption of rhis constitution or any that may hereafter be created, whenever in their opinion it may be injurious to the citizens of this Commonwealth, in such manner, however that no injustice shall be done to the corporators. No law hereafter enacted shall create, renew, or extend the charte of more than one corporation.

Sec. 11. No corporate body to posses banking and discounting privileges shall be created or arganized in mursuance of any law without three months' provious online notice at the place of the intended location, of the intention to apply such privileges, in such manner as shall be prescribed by law, nor shall a charter habitant therein one year next before his for such privilege be granted for a longer

transportation companies and exercises of laborasi Afarc hi reby transferred to the Secretary of Sakorasi Afhites, who shall have a grapart expertision over thom,
subject to such regulations and alterations as with to
provided by law and in addition to the angual reports
now required to be made, and Secretary may require
special reports at any time open any subject soluting to
the business of, said companies, from any indirect or
officers thereof.
Sec. 12, The General Assembly shall coincres by, appropriate legislation the provisions of this article.

ARTICLE TVIII:

officer's thereof.

Sec. 18.7 o General Assembly shall chimreel by, appropriase legislation the provisions of this article.

ARTICER EVILL.

Section 1. Any smeadment or amendments to this constitution may be proposed in the Scutte of House of Representatives wind if the semishall be agricultuded by a mijority of the members elected to each house's such proposed smeathers shall be agricultuded on their formed to semishall be articled on their formed to the present and the entered on their formed and they was and says taken likewing a true to the published three months before the next general election in all least lwo newspapers in every county in which such newspapers chall be greated to each house, the Secritary of the Commonwealth shall be agreed to by a majority of the members elected to each house, the Secritary of the Commonwealth shall can ef the same again to be poblished in the man or aforestial, and age, trounced amendment or amendment or amendment of the common that the depression of the Commonwealth of the common that the before a green the same again to be poblished in the man or aforestial, and age agreed to by you houses, as, the General Assembly shall prescribe; and if such amendment or smeathments as held by a part of the constitution; but mented menter of the common that the before a part of the constitution; but no amendment or amendment amendment amendment of a sand ment or amendment amendment as hall be apprenticed to in the other of the common that the common that the common that the part of the constitution; but no amendment of the common that the cown that the common that the common that the common that the commo

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SCHEDULE . TO SCHE

That no inconvenience may arise from the changes in
the Constitution of the Commonwealth, and in order to carry the same into complete operation, it is
hereby declared that

Secrion 1. This constitution shall take effect on the
first day of Jeans, In this year one thousand eight
hundred and eventy, but, for all purposes not other
wise provided tor therein.
HEU. S. All laws in furce in this common wealth at the
time of the adoption of this constitution not inconsistent therewith, and all rights, actions, protectic, then, and
contracts, shall continue as if this constitution had not
been adopted.

wen adapted.

Fr. 3. At the general election in the rests on thousand elect hundred and seventy-foreaud one thousand sight hundred and seventy-foreaud one thousand sight hundred and seventy-foreaud one thousand sight sundred and seventy-foreaud the pass of thousand sight hundred and versity-fore shall serve for two years, and thousa sector the per one thousand sight hundred and severally dreshall serve for one year. Senators now elected, and thousand sight hundred and severally dreshall serve for one year. Senators now elected, and thousand sight thousand sight typescot, the districts in which they reside must the one of the terms of which they were secretarized in the xery fore thousand the senators. or which they were elected they are along a second on the year one thou and eight hundred and seventy-six, Schators shall be a second of the s

d from the even numbered districts to serve for are, and from odd numbered districts to serve for 5. The first election of Governor under this con

smethnion.
At the general election in the year one though the thoughed and seventy-four a Lieutenaur (to all be elected according to to the provisions. misconstruction.

BEC. 7. The Secretary of Internal Afairs shall be elected at the first general election after the adoption of this as 6 Cled.

So 8. When the Spperintendent of Public Instruc-or half be dut qualified the office of Superintendent f Common Scrootis shall can be in the construction of a few to the construction of the construction of a few for the construction of the construction of a few for a first offices term in eligible for re election at a child bland home.

ord and all existing court

oilshed, and all course and procurains pracing train in the course of the highly hell below the and expected of in the Course of Special Book and the second of the Course of Special Regiminer and the test of the Course of the

tion there estable but was judged tradition in the same it. It is reported there is shall elect to which discussed to the control of the same in the s creding service after each decembal cape, and accountered, each pane the week of juricial districts as exquired by this constration.

See 35. Judges learned in the last of any control record holding command in the set of any control record holding command hold their respective outgresses that the each panel hold their respective outgresses that the control their their services of the services of the control of the trainfor such their twice them missioned; and intid their presentation in the last grant field. The Governor shall commission the president lung of the Court of First Criminal Jurisdiction for the countries of Schrytkill, Lesanon and Dauphin as a judge of the Court of Comman Phasa on Schrytkill found by four the anexypired term of the Sec. 16. After the expiration of the term of any presentence for any outgress, the constitution the judge of any Jourt of commy appears, the constitution the judge of any Jourt of commy appears, the constitution the judge of any Jourt of commy appears, the constitution the judge of any Jourt of commy appears, the constitution that for the second as the value time in my interest of the second as the same time in my judges and the subject of the second as the same time in my judges and the same time in my judges and the court. Associate judges, not learned in the low, cleent after the adoption of this constitution, whell be opmanishoned to hold ship suffice, in the judge of the first sect of January heat after electron.

Sec. 17. The General Assembly at the first feet of Tanuary heat after the first sets of January heat after the constitution.

ferrelection.

SEC. 17. The General Assembly at the first session af it the anopiles of this conviltation hall fix and their ferrelection. he adoption of this constitution shall fix induleter, see computation, or the pidages of the bap, one of and of the judges of the several judicial districts or Commonwealth, sind the provisions of the first section of the article on Legislation shall not be a formed to the continuation of the first members in the with Monthing combined in constitution shall be be provided in the constitution of the common of the constitution of the constituti

State, and to connect the same with 6th er lines; and the General Assembly shall by general law of uniform operation, provide reasonable regulations to give full effect to this section. No telegraph company shall consolidate with or hold a controlling interest in the stock or hands of any other telegraph company owning a competing line, or acquire, by parchiage or otherwise, any other competing line of telegraph.

SEC. 13. The term "corporations" as used in this article, shall be construed to include all joint stock companies or associations having any of the powers or privileges of corporations not possesed by individuals or partnerships.

SEC. 14. It reliables and canals shall be public highways, and all rallroad and canals shall be public highways, and all rallroad and canals shall be public highways, and all rallroad and canals shall be public highways, and all rallroad and canals shall be represented by the first than and the shall be least the first than and the shall be least the first to or the first than and the shall be least the first than and the shall be least the first than and the shall reliable to or corporation or ganized for the purpose shall have the right to construction of the count of the count of the shall be constitution and the shall be large older by to two hick constitutions and they shall exceed by individuals or partnerships.

SEC. 13. The term "corporations" as the shall be public highways, and all rallroad and canals shall be public highways, and all rallroad and canals shall be public highways, and all rallroad and canals shall be public highways, and all rallroad and canals constant or shall and the shall be shall be dependent and the shall be dependent and the

Solical State words "County Commissioners," where seed in title constitution, smalls any ordinance accumpanying the same, shall be beld 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 handred and seventy five. SCENTRAL OF THE CORMONERATIL.

SECRETARY OF THE CORMONERATIL.

HARMSTEIN, Nov. 12: 1573

Lectify that the foregoing is a correct, copy of the few Constitution, proposed to the people of the Communicatile of Punnylamia, nor that propie of the Communicatile of Punnylamia, nor that project of the Communication of the Communic Secretary of Commonwealth

AN ORDINANCE (19 20 11

for submitting the amended constitution of Pennsylvania to a vote of the qualified electors thereof; as passed second reading. 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 elecion 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 gen-oral elections; and the sheriffs of the sevaral counties shall give at least twenty days notice of said election by proclama-2. The Secretary of the Commonwealth shall, at least twenty days before the said election, furnish to the Commissioners of each county, a sufficient number of proper-ly prepaired circulars of instructions. The

Commissioners of the several conaties 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 Camminatozers shall; at least five days be-fore said election, canse to be fairly distributed to the several elections districts in their respective counties, the said ballots, tally lists, returns, circulars of in-gractions, and such other books and papers as may be necessary. The ballots shall be printed or written in the following forms: On the outside the words "New Constitution;" in the inside for all persons griffing affirmative votes the words "For the New Constitution," and for all persons

the New Constitution, and for althersons giving negative votes the words "Against the New Constitution."

B. If it shall appear that a majority of the votes pulled are for the new Constitution of the Common weath of Pehnsyania on and after the first day of January, in the year of our Lord one thousand, ight hundred and seventy-four, but if it shall and the that a minerity of the votes polled hear that a majority of the votes polled were ngainer the now Constitution then at shall be rejected and be null and void. Edwin H. Fitler, Edward Browning, John P. Nerree, Henry S. Hugert, and John O. B. Nerrea Henry S. Alagert, and John O. James: are hereby appointed by this Correction; who shall have direction of the election; appn. this amended. Constitution in the city of Philadelphia. The said Confinissioners shall be duly sworn or affirmed to perform their duries with impairiality and fidelity. They shall also him power to fill vacancies in their own. number." It shall be the duty of said Commissioners, "it a majority of them, and they shull have authority to make a regis-Pration of voters for the several election divisions of said city; and to farnish the lists somade to the election officers of each precinct or division; to distribute the nickets for said only provided for by this ordinance to be used at the election; to appoint a judge and two inspectors for cach election division, by whom the election shall be held and conducted, and to give all necessary instructions to the lection of the election of the electio lection officers regardin holding the election and in making returns thereof. No person shall serve as an elec-

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