rieted or acquitted, shall be retrieves. Be have to indicensed, trial, judgment and jumbinism according to law.

50.4. All officers shall hold their offices on the condition that they behave themselves well while in office, and shall be removed on conviction of mishelawlor in office or of any infanious 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 ejected by the people, except Governor, licensenate toyermor, members of the General Assombly, and judges of the courts of record, harried in the law, shall be removed by the flowernor for reasonable cause, after due notice and full hearing, on the address of two-thirds of the Senate.

ARTICLE VII.

ARTICLE VII.

SECTION 1. Senators and Representatives and all judicial. State, and county officers, shall, before entering on the duties of their respective offices, take and constructive offices, take and constructive of their respective offices, take and subscribe the following cath or affirmation:

"I do soleminy swear or affirm) that I will support obey and defout the Constitution of the United States and the Constitution of the United States and the Constitution of this Commonwealth, and that I will discharge the duties of my office with finds in the Constitution of the United States and the Constitution of the United States and the Constitution of this Commonwealth, and that I will discharge the duties of my office with finds of pay or countribute, either directly or indirectly, any money or other valuable thing, to procure my momination or election for appearatment), except for necessary and proper expense expressly authorized by law, that I have not knowingly violated any election law of this Commonwealth, or procured it to be done by others in my behaff; that I will not knowingly receive, directly or indirectly, any money or other valuable thing for the performance or non-performance of any act or duty pertiaining to my office, other than the compensation allowed by law."

The foregoing eath shall be administered by some personauthorized to administer online and in the case of State officers and Judges of the Supreme Court, shall be filed in the office of the Secretary of the Court monwealth, and in the case of other judgels and county officers, in the office of the Secretary of the Court of the county in which the same is taken; any person refusing to take said oath or affirmation, shall be quity of perjury, and be forever disqualified from holding any office of trust or profit within this Commonwealth.

The oath to the members of the Seate and House of Representatives dail, be administered by one of the judges of the Supreme Court or of a Court of Common Pleas, learned in the law, in the hall of the

SUPPRACE AND ELECTIONS.

SECTION 1. EVCTY MALE CITIZEN IN WEIGHT OF AGE. POSSESSING the following qualifications, shall be entitled to vote at all 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 qualified election of the State one year (or if, having previously been a qualified election of the state he shall have removed therefrom and returned, then six mouths immediately preceding the election.

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

Fourth, If twenty-two years of age or upwards, he shall have paid within two years a State or county tax, which shall have been assessed at least two months and paid at least one month before the election.

ty inx, which shall have been assessed at least two months and paid at least one month before the election.

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

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

Size, 4. All elections by the citizens shall be byfballot. Every ballot voted shall be numbered in the order in which it shall be received, and the number recorded by the election officers out the list of voters, opposite the name of the elector who presents the ballot. Any elector may write his name upon his licket, 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 disclose how any elector shall have voted unless required to do so as wincesses in a judicial proceeding.

Size, 3. Electors shall in all cases except treason, felous, and breach or swrety of the peace, be privileged from arrest during their attendance on elections and in going to and returning thereform.

Size, 6. Whenever any of the qualified electors of this Commonwealth shall be in actual military service, under a requisition from the President of the United States or by the authority of this Commonwealth such electors may exercise the right of suffrage in all elections by 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.

Size, 7. All laws regulating the holding of elections has the citizens of for the regulation shall

illations as are or shall be prescribed by law, as fully as if they were present at their usual places of election.

Sec. 7. All laws regulating the holding 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. 8. Any person who shall give or promise or offer to give to an elector, any money, reward or other valuable consideration for his vote at an election or for withholding the same, or who shall give or promise to give such consideration to any other person of 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 to any unoncy, reward or other valuable consideration for his vote at an election, or for withholding the same, and all there by forful the right to vote at such election, and any elector whose right to vote at such election, and any election officers shall be required to swear or adirm that the matter of the challenge is untrue before the election officers shall be required to swear or adirm that the matter of the challenge for office, be guilty of bribery, fraud, or willful violation of any election law, shall be forever disqualified from holding an office of trust or profit in this commonwealth; and any person enviced of willful violation of the election laws, shall, in addition of any penalities provided by law, be deprived of the right of suffrage absolutely for a term of four years.

Nex. 19. In trale 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 hisself 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 testimons.

Sec. 11. Townships and wards of cities or boroughs shall form or be divided into election districts of compact and contiguous territory, in such manner as the Court of Quarter Sessions of the city or 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 preceding election more than two hundred and fifty some shall have been polled therein; and other election districts whenever the court of the proper county shall be of opinion that the convenience of the electors and the public interests will be promoted thereby.

entry whall be of opinion that the convenience of the electors and the public interests will be proper county shall be of opinion that the convenience of the electors and the public interests will be premoted thereby.

Siz. 12. All elections by persons in a representative capacity shall be viva vocit.

Siz. 15. For the purpose of voiling, no 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 civit or military, of this state or or the United States, nor while engaged in the mavigation of the waters of the State, or of the United States, or on the high ceas, nor while a student of any institution of learning, nor while kept in any poor house or other asylum at public expense, nor while command in public prison.

Siz. 14. Bistrict election boards shall capacit of a ludge and two inspectors, who shall be chosen annually by the different Each elector shall have the right to vote for the judge and one inspector, and each inspector shall appoint one clork. The first election boards filled as shall be provided by law. Election officers shall be privileged from arrest upon days of election, and while engaged in making up and transmitting returns, except upon warrant of a count of record or judge thereof for an election frand, for felony, or for wanton broads for the peace. In clinks they may chim exception officer who shall hold, or shall within two mouths have held any office, appointment or employment in or under the Government of the United States, or of this State, or of any city or county, or of any manifest beard, commission, or trust in any city, save only justices of the peace and aldermentary of local officers shall be redection officer who shall any election effect or employment in or under the Government of the United States, or of this State, or of any city or county, or of the state; nor shall any election short and alternation of local offices below the grade of city or county with their respective of the C

selection, or regulating its carecise, shall apply any contest arising out of an election held before its passage.

ARTICLE IX.

TAXATON ASS FINANCE,

Sigtion I. All taxes shall be uniform upon the smile class of subjects within the territorial limits of the authority keyting the tax, and shall be levied and collected under general laws, but the General Assembly may, by general laws, exempt from taxation public purposes, setting places of religious worship, believe of hurtil not used or held for private or cerporate profit, and institutions of purely public charity.

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

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

Sig. 4. No debt shall be created by or on behalf of the state, except to supply casual deficiencies of revenue, repel tuvasion, suppress insurrection, defending State in wat or to pay existing debt, and the debt created to supply deficiencies in revenue shall never exceed in the aggregate at any one time one million of dollars.

Sig. 6. All laws authorizing the borrowing of money by and on behalf of the State shall specify the purpose for which the maney is to be tweed, and the money so borrowed shall be used for the purpose specified and no other.

Sig. 6. The credit of the Commonwealth shall not be pledged or loaned to any individual, company, corporation or association, mor shall the Commonwealth become a joint owner or stockholder in any company, association or corporation.

Sig. 7. The General Assembly shall not authorize any county, city, borough, township or incorporated district to become a stockholder in any company, association in soft which more propertial money for or to loan in credit to any corporation, association, institution or individual.

Sig. 8. The debt of any county, city, borough, township, school district or other municipality or district incurase in the sect

the collection of an annual tax sufficient to pay the interest and also the principal thereof within thirty years.

SEC 11. To provide for the payment of the present state debt and any additional debt contracted as aforesaid, the General Assembly shall constinue and maintain the sinking fund sufficient to pay the accruing interest on such debt, and annually to reduce the principal thereof by a sum not less than two hundred and fifty thensand dollars; the said sinking fund shall consist of the proceeds of the sales of the public works or any part thereof, and of the income or proceeds of the sale of sny stocks owned by the Commonwealth, together with other funds and resources that may be designated by law, and shall be increased from time to time by assigning to it any part of the taxes or other revenues of the State not required for the ordinary and current expanses of government; and unless in case of war, invasion, or insurrection no part of the said sinking fund shall be used or applied otherwise than in the extinguishment of the public debt.

SEC 12. The moneys of the State, over and above the necessary reserve, shall be used in the payment of the debt of the State, either directly or through the sinking fund, and the moneys of the sinking fund shall never be invested in or loaned upon the security of anything except the bonds of the United States or of this State.

SEC 13. The moneys hold as necessary reserve shall be limited by law to the amount required for current expenses, and shall be secured and kept as may be provided by law. Monthly statements shall be published, showing the amount of such moneys, where the same is deposited, and how secured.

SEC 14. The making of groft out 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 a misdemeanor, and shall be misted by in the public of the public of the state of the public of the state.

ARTICLE X.

ARTICLE X.

EDUCATION.

SEC 1. The General Assembly shall provide for the maintainance and support of a thorough and efficient system of public schools, wherein all the children of this Commonwealth, above the age of six years, may be educated, and shall appropriate at least one million dollars each year for that purpose.

SEC 2. No money raised for the support of the public schools of the Commonwealth shall be appropriated to or used for the support of any sectorian school. EDUCATION.

school.

SE. J. Women twenty-one years of age and up-wards shall be eligible to any office of control or management under the school laws of this State.

Section 1. The freemen of this Commonwealth shall be armed, organized and disciplined for its defense when and in such manner as may be directed by law. The General Assembly shall provide for maintaining the militia by appropriations from the Treasury of the Commonwealth, and may exempt from military service persons having conscientions scrupies against bearing arms.

ARTICLE XII. PUBLIC OFFICERS.

FURLIC OFFICERS.

SECTION **All officers whose selection is not provided for in this constitution shall be elected or appointed as may be directed by law.

SEC. 2. No member of Congress from this State, nor any person holding or exercising any office or appointment of trust or profit under the United States, shall at the same time hold or exercise any office in this State to which a salary, fees, or perquisites shall be attached. The General Assembly may by law declare what offices are incompatible.

SEC. 3. Any person who shall fight a duel or send a challenge for that purpose, or be slider or abettor in ighting a duel, shall be deprived of the right of holding any office of honor or profit in this State, and may be otherwise punished as shall be prescribed by law.

ARTICLE XIII. NEW COUNTERS.

SECTION 1. No new county shall be established which shall reduce any county to less than four hundred square miles, or less than twenty thousand inhabitants; nor shall any county be formed of less area, or containing a less population, nor shall any line thereof pass within ten niles of the county sea of any county proposed to be divided.

ARTICLE XIV.

COUNTY OFFICERS.

OCUNITY 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 county, district altoriegs, and such others as may from lime 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.

Sec. 2. County officers shall be elected at the general elections, and shall hold their offices for the term of three years, beginning on the first Monday of January next after their chection, and until their successors shall be duly qualified; all vacancies not otherwise provided for shall be tilled in such a manner as may be provided by law.

Sec. 3. No person shall be tilled in such a manner as may be provided by law.

Sec. 3. No person shall be appointed to any office within any county was shall not have been so long erected, but if it shall not have been so long creeted, then within the limits of the county or counties out of which it shall have been taken.

Sec. 4. Prothonotaries, clerks of courts, recorders of deeds, registing of wills, county surveyors, and sheriffs shall keep their offices in the county town of the county in which they respectively shall be officers.

Sec. 4. Prothonotaries, clerks of courts, recorders of deeds, registing of wills, county surveyors, and sheriffs shall keep their offices in the county town of the county in which they respectively shall be officers.

Sec. 5. The compensation for county officers shall be regulated by law, and all country officers who are or may be salaried shall pay all fees which they may be authorized to receive into the treasury of the county of state, as may be directed by law, in counties containing over one bundred and lifty thousand inhabitants all county officers shall be paid by salary, and the salary of any such officer and his clerks, hereofore paid by fees, shall not exceed the aggregate smount of fees carned during his term and co

APPROLUCY CITIES AND CITY CHARTEES.

SECTION I. CHES MAD CITY CHARTERS.

SECTION I. Cities may be chartered whenever a majority of the electron of any town or borough having a population of at least ten thousand shall vote at any general election in favor of the same.

SEC J. No debt shall be contracted or liability incurred by any municipal commission, except in pursuance of an appropriation previously made therefor by the municipal government.

SEC J. Every city shall create a sinking fund, which shall be inviolably pledged for the payment or its funded debt.

ARTICLE XVI

its funded debt.

ARTICLE XVI.

FRIVATE CORPORATIONS.

SECTION I. All existing charters, or grants of special or exclusive privileges, under which a bone ride organization shall not have taken place and business been commenced in good faith at the time of the adoption of this Constitution, shall thereafter have no validity.

been commenced in good faith at the time of the adoption of this Constitution, shall thereafter have no validity.

SEC. 2. The General Assembly shall not remit the forfeithire of the charter of any corporation now existing, or alter or amend the same, or pass any other general or special law for the benefit of such corporation, except upon the condition that such corporations shall thereafter hold its charter subject to the provisions of this Constitution,

SEC. 3. The exercise of the right of eminent domain shall never be abridged or so construed as to prevent the General Assembly from taking the property and franchises of incorporated companies, and subjecting them to public use, the same as the property of individuals; and the exercise of the police power of the State shall never be abridged or so construed as to permit corporations to conduct their business. In such manner as to infringe the equal rights of individuals or the general well being of the State.

SEC. 5. In all elections for directors or managers of a corporation each member or shareholder may east the whole number of his votes for one candidates, as the maypre fer.

SEC. 5. No foreign corporation shall like any business in this state without having one or more known places of business, and an authorized agent or gents.

Sec. 5. In all elections for directors of managers on corporation each member or shareholder may cast the whole number of his votes for one candidate, or distribute them upon two or more candidates, as he maypre fer.

Sec. 5. No foreign corporation shallido any business of business, and an authorised agent or agents in the same, upon whom process may be served.

Sec. 6. No corporation shall engage in any business other than that expressly authorized in incharter, nor shall it take or hold fary real estate, except such as may be necessary and proper for its legit-mais business.

Sec. 7. No corporation shall issue slocks or bonds except for money, labor done, or money or property actually received, and all fettinoss increase of stocks or indebtedness shall be vold; the stock 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 value of the stock first obtained at a meeting to be hold after sixty days notice given in pursuance of law.

Sec. 8. Munoipal and other corporations and individuals invested with the privilege of taking private property for public use, shall make just compensation for property taken, injured or destroyed by the construction or enlargement of their works, flighways or improvements, which compensation shall not be destructed or improvements, which compensation shall not be received and individuals invested with the privilege of taking private property for public use, shall make just compensation for property taken, injured or destroyed by the construction or enlargement of their works, flighways or improvements, which compensation shall be paid or secured before such taking, injury, or destruction. The General Assembly is hereby prohibiled from depriving any person of an appeal from any preliminary assessment of damages in all cases of appeal, shall, on the demand of either parity, be determined by a jury according to the course of the common wealth, in such manner as fall he deposited

trolling interest in the stocks or bonds of any other telegraph company owning a competing line, or se-quire, by purchase or otherwise, any other compet-ing 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 possessed by indi-viduals or partnerships.

ARTICLE XVII.

viduals or partnerships.

ARTICLE XVII.

BAILBOADS AND CANALS.

SECTION. I. All railroads and canals shall be public highways, and all railroads and canals companies shall be common carriers. Any association or corporation organized for the purpose shall have the right to construct and operate a railroad between any points within this State and to coancer at the State line with railroads of other States. Every railroad company shall have the right with its road to intersect connect with, or cross any other railroad, and shall receive and transport each the others' passengers, tomage, and cars, loaded or empty, without delay or discrimination.

SEC. 2. Every railroad and canal corporation organized in this State shall maintain an office therein where transfers of its stock shall be made, and where the books shall be kept for luspection by any stockholder or creditor of such corporation, in which shall be recorded the such corporation, in which shall be recorded the amount of capital stock subscribed or paid in, and by whom the names of the owners of its officers.

Sec. 3. All individuals, associations and corporations shall have equal rights to have persons and property transported over railroads and canals, and no undue or unreasonable discrimination shall be made in charges for or in facilities for transportation of froight or passengers within the State, or coming from or going to any other State. Persons and propersion of going to any other State.

made in charges for or in facilities for transportation of freight or passengers within the State, or counting from or going to any other State. Persons and property transported over any railroad shall be delivered at any station at charges not exceeding the charges for transportation of persons and property of the same class in the same direction to any more distant station; but excursion and commutation tlekets may be issued at special rates.

Sign. 4. No railroad, caust, or other corporation, or the lessees, purchasers, or managers of any railroad or causal corporation, shall consolidate the stock, property, or funchises of such corporation with, or lesse or purchase the works or franchises of, or in any way control any other railroad or causal corporation owning or laving under its control at parallel or competing line, nor shall any officer of such railroad or causal corporation act as an offeer of such railroad or causal corporation act as an offeer of such railroad or causal corporation act as an offeer of such railroad or causal corporation of a parallel or competing lines shall, when demanded by the party compatiniant, be decided by a jury as in other civil issues.

Sign. 5. No incorporated company doing the busi-

question whether rallroads or canals are parallel or competing lines shall, when demanded by the party complainant, be decided by a jury as in other civil issues.

SEC. 5. No incorporated company doing the business of a common carrier shall, directly or indirectly, prosecute or engage in mining or manufacturing anticles for transportation over its works, nor shall such company, directly or indirectly, engage in any other business than that of common carriers, or hold or acquire lands, freehold or leasthold, directly or indirectly, except such as shall be necessary for carrying on its business; but any mining or manufacturing company may carry the products of its mines and mainfactories on its rallroad or canal not exceeding fifty miles in length.

SEC. 6. No president, director, officer, agent, or canaloves of any railroad or canal compeny shall be interested, directly or indirectly, in the furnishing of materials or supplies to such company, or in the business of transportation as a common carrier of freight or passengers over the works owned, lessed, controlled or worked by such company.

SEC. 7. No discrimination in charge, or facilities for transportation shall be made between transportation or mained or mained or canal company, or any lessed, and portalized or any individuals, or in farmishing cars or mained or mained or canal company, or any lessed, and portalized or employee thereof, shall make any preferences in farmishing cars or mained of manufacturing companies and individuals, or or farmishing cars or mained powers and individuals, or or farmishing cars or mained powers.

SEC. 8. No mallroad, milwsy or other transportation company shall grunt free passes or passes at a discount, to any persons except officers or completes of the count, to any persons except officers or completes of the count, to any persons except officers or completes of the count, to any persons except officers or completes of the count, to any persons except of other company, in existence at the time of the atoption of this artic

the compensation now paid to any law judge of this Common wealth now in commission.

Siz: 18. The Courts of Common Pleas in the compites of Philadelphia and Allegheny shall be composed of the president judges of the fistrict Court and Court of Common Pleas of said counties until their offices shall severally end, and of such other judges as may from time to time be selected.

For the purpose of first organization in Philadelphia the judges of the Court number one shall be pludges Allison, Pierce and Paxson; of the Court number two, Judges Hare, Mitchell and one other judge to be elected; of the Court number three, Judges Ludlow, Finietter and Lynd, and of the Court number four, Judges Thayer, Briggs and one other judge to be elected.

The judge first named shall be the president judge of said courts respectively, and thereafter the president judge shall be the judge oldest in commission; but any president judge re-elected in the same court or district shall continue to be president judge thereof.

The additional judges for Courts numbers two and

f. The additional judges for Courts numbers two and four shall be voted for and cleaned at the first general election after the adoption of this constitution, in the same manner as the two additional juriges of the Supreme Court, and they shall decide by lot to which court they shall belong. Their term of office shall commence on the first Monday of January, in the year one thousand eight hundred and saventy-type.

includes for temporalization over the weater, nor-shall each company, directly or indirectly, engage in any other business than that of common earriers, or hold or equire hands, freehold of leasehold, directly or or directly, except such as shall be necessary for carrying on its business to that any mining or manufacturing company may carry in the mode or cannal nord exceeding filly miles in length.

SEC. 6. No president director, officer, agent, or camployee of any railroad or cannal company shall be interested, directly or indirectly, in the furnishing of least the company of the common beautiful to the indirectly of indirectly, in the furnishing of least the company of the common beautiful to the least of freedown of the foorm tumber one, and the judges of the foorm tumber of freight or passengers over the works owned, lessed, controlled or worked by such company, or again to change, and the foorm tumber of the foorm tumber of freight or passengers over the works owned, lessed, and the country of the foorm tumber of freight or passengers over the works owned, lessed, and the country of the foorm tumber of

ward, as provided in this constitution

Sec. 25. In Philadelphia magistrates in her of alternon, shall be closen as required in this constitution at the election in said city for city and ward offices in the war one thousand eight hundled and seventy-five; their term of office shall commence on the first Morday of April succeeding their election.

The terms of office of abternen in a ld city, holding or envited to commissions at 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 the time of the adoption of this constitution, and at the time of the adoption of this constitution, and at the first election under it, shall hold their respective offices until the term for which they have been elected or appointed shall expire, and until their successors shall be duly qualitied, unless otherwise provided in this constitution.

Sec. 27. The seventh article of this constitution, prescribing an oath of office, shall take effect on and after the first day of January, one thousand eight hundred and seventy-five.

Sec. 28. The terms of office of county commissioners and county anditors chosen prior to the vear one thousand 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.

Sec. 29. All state county, city, ward, borough, and township officers in office at the time of the adoption of this constitution, whose compensation is not provided for by salaries alone, shall continue to receive the commensuity after county, city, ward, borough, and township officers in office at the time of the adoption of this constitution, whose compensation is not provided for by salaries alone, shall severally, within one month after such adoption, a day are such laws as may be necessary to carry the sane into full force and effect.

Sec. 24. The officeral assembly, at its first session, or as soon as may be aft

Beautiful transportance of the commitments shall be interested the property of the constitution shall be interested the property of the constitution of the Commitment of the

asi the 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 elect 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 this Commonwealth. Return Inspectors and their election officers, according to the general election laws of this Commonwealth. Return Inspectors and their election and hours count of the votes shall be dispensed with, but overseens of election may be gleeted for any precinct by said Election. Commissioners, whose duties and powers shall be the same as those of overseens of election in and city under existing election is was applicable thereto. Returns of the election for Governor, but at triplicate general return for said city shall be made out and forwarded to the President of this Convention at Harrisburg, as is hereinafter provided in case of county returns. S. in each of the counties 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 this Convention, at Harrisburg.

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

NO, H. WALKER, President,

JNO. H. WALKER, President, D. L. IMBRIE, Clerk. A true copy of ordinance of submission

Secretary of the Commonwealth.

ERIE AND PITTSBTRGH RAILHOAD.

On and after Monday, May 28, 1871, passenger trains will run on this road as follows:

GUNG SOUTH.

Express. Express. Accoun.

17 to a m. 4 to p m.

Ginard	7 50 a.m	4 //2 p m	
Jamestown	10 Dir o. 101	6 35 pm	
A. & G. W. Transf		7 25 D m	
Sharpeville	10 25 a ta	7 42 pm	6 00 a m
New Castle	11 to a m	9 00 pm	7 00 a m
	12 50 p m.	9 40 p m	7 55 a m
Homewood			D 10 a 10
Roohester	2 20 pm	16 20 p m	D. 30 W-36
Pittalourgia		11 30 j. m	
	going nea		Witness !
	Express.	Express.	Accost.
Pittsburgh	7 00 u m	4 25 p.m	4 40
Rochester	7:10 a in	5 50 pm	1 lopm
Homewood	& 45 a m	6 10 p m	B 30 p m
New Castle	9 45 a m	7 (0) p to	4 15 p 121
Sharpeville	11 02 a m	8 25 p m	5 25 p m
A. & G. W. Transfe	r 11 17 a m	E 40 p m	
Jamestown	11 10 a m	9 19 p.m.	
Girard	2.00 p m	11 15 p m	
Erie	2 35 p m	11 45 p.m.	
		F. R. MY	ERS.
	Gen. Par	senger and	Ficket Agt
TOT	4 79	1600	3
	A-10		-

Carefully Tuned,

BY CHARLES SHULTZ.

of Gil City, Penn'a." stend orders to Steinbergers Music Store, Oil City, aug 22-1y

THE ATLANTIC & GREAT WESTERN

Railroad,

THE GREAT BROAD GAUGE ROUTE,

BETWEEN

The East and the West,

Ti	TWR RVELLA	CARD.
STATIONS,	No2	No. 10
Loave Franklin Meadville Corry Jamestown Salamanea Arrive Hornelbville Corning Etmira Bingbamton New York Albany Hoston via Biogh's Boston, via N. Y. Ti	8 20 p m 11 30 p m 1 40 a m 3 05 a m 4 40 a m 5 13 a m 10 22 a m 10 14 a m 12 49 p m 5 20 p m 5 20 p m 5 30 a m 5 30 a m ME WEST	5 to 5 m 11 15 a m 12 55 p m 1 25 p m 2 20 p m 6 10 p m 8 00 p m 8 00 p m 10 32 p m 7 10 a m 5 40 a m 5 40 p m
STATIONS.	Non	Non

4 30 p m 7 24 p m 3 50 p m 7 40 p m 10 30 p m 11 15 p m 2 16 a m FRANKLIN BRANCH.

Trains will arrive at Franklin from Meadville at 7 52 a m; 7 26 a m; 12 25 p m; 625 p m; and arrive from Oil City at 9 08 a m; 125 p m; 603 p m; and 445 p m.

Eastward bound pamentars have no change of cars by Trains No. 12 and 2 between Meadville and New York.

by Trains No. II and 2 between Meadville and New York.

Connections at Corning for Rochester and points on the New York Central Road; and at Hinghambon for Albany, Springfield, Worceater, Beston and all points in New Engiand.

Westward bound passengers by Trains No. 1 or 3 go through from Meadville to Cincinnate without change making connections with the Louisville Short Line Ballroad or the Mail Steamers for Louisville and points in the South and Southwest. Also with western lines at Cleveland for Chicago, Milwankee, Omaha and points in the Far West.

For additional Information as to time, fare and connections, apply to the Local Archita, asking for tickness with the ATLANTIC AND GREAT WESTERN BROAD GAUGE ROUTE.

No "stop-over" allowed upon local tickets: Loca passengers must purchase tickets to their first stop ping place, and may then repurchase from that poin to destination.

W. B. SHATTUC, Gen'l, Passenger and Ticket Agent Christonel, O.

P. D. COOPER, Gen. Sup't., Cleveland, O. A LLEGHENY VALLEY RAILROAD.
JULY 7TH, 1873.

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