CONSTITUTION.

New Constitution proposed to the Cit-Izens of this Commonwealth for their Approval or Rejection, by the Constitutional Con-

vention.

PEBLISHED BY CROKE OF THE SECRETARY OF THE CONNENWEALTH IN PERSOANCE OF THE FOURTH SECTION OF AN ACT OF THE ORNERAL ASSENT-ELV, ENTITLED, "AN ACT TO PROVIDE FOR

CALLING A CONVENTION TO SMEND THE CONSTITUTION," APPROVED THE ITTE

DAY OF APRIL, A. D. 1872. PREAMBLE

We, the people of the Common wealth of Pennsylvania, grateful to Aludghty God for the bioseings of civil and religions liberty, and hum-bly invoking His gnidance, do ordain and estab-lish this Constitution.

ARTICLE J.

DECLARATION OF MIGHTS.

That the general great and essential principles of liberty and free government may be recog-nized and malterably established, we declare

nized and matterasily established, we beclare that-Secretox 1. All men are born equally free and independent, and have certain inherent and in-densetible rights, among which are those of ca-locing and defanding lite and liberty, of acquir-ing, passesing and protecting property and reputation, and of pursaing their own happiness. Bro. 2. All power is inherent in the people, and all free governments are founded on their matherity and instituted for their peace, safety and leppiness. For the advancement of these ends they have at all times an inalignable and indefeasible right to alter, reform or abolish their government in such manoor as they may think proper. SEG. 3. All men have a natural and indefeasi-

sper. 3. All men have a natural and indefeasi-Sign 1. All men are a training and indecessi-ble right to worship Almighty God according to the dictates of their own considences; no man each of right be compelied to stlend, erect or sup-port any place of worship, or to maintain any ministry against his concent; no human author-

ministry against his concert; no human author-live and in any case whatever, control or inter-are with the rights of conscience, and no pref-erence shall ever be given by haw to any relations establishments or modes of worship. Br. 4. No persons who acknowledges the be-ing of a God and a future state of rewards and punishments, be disqualified to hold any office or place of trust or profit under this Common-weath. Sr. 5. Elections shall be free and equal; and no power, civil or military, shall at any time in-terfore to prevent the free everylae of the right of suffrage.

of suffrage. SET. 6. Trial by jury shall be as heretofore

Suc. 6. Trial by jury shall be as heretofore and the right thereof romain buylolate. Suc. 7. The printing press shall be free to every person who may undertake to examine the proceedings of the Legislature or any branch of proceedings of the Legislature or any branch of government, and so law shall ever be made to restrain the right thereof. The free communi-cation of thoughts and opinions is one of the in-valuable rights of man, and every citizen may freely speak, write and print on any subject, he-ing responsible for the abuse of that liberty. No conviction shall be had is any prosecution for the publication of papers relating to the official conduct of officers or men in public expacity, or to any other matter proper for public investiga-ilon or information where the fact that such publication was not mallelously or negligently made shall be established to the satisfaction of the jury shall have the right to determine the law and the facts, under the direction of the court, as in other cases.

and the facts, under the affective of the second se

nearly as may be, nor without probable cause, supported by oath or affirmation, subscribed to j by the affiant Sec. 9. 7 all oriminal prosecutions, the accused hath a right to be heard by huself and his coun-rel, to demand the nature and cause of the accu-relian argingt him to meet the without of the accu-

Instants right to be heatd by himself and his coun-red, to demand the nature and cause of the accu-reation against bim, to meet the witnesses face to face, to have compulsory process for obtain-ing witnesses in his favor, and in proseculous to by indictment or information, a speedy public trial by an impartial jury of the vicinage; he sec-cannot be compelied to give evidence egalast two property, unless by the judgament of his pears or the law of the land. Bac, 10. No person shall for any indictable of tense to proceeded against criminally, by into-tion encoded against criminally, by into-mation, except in cases arising in the land or naval forces, or in the militia, when in actual service, intime of war or public darger, or by the leave of the court, for oppression or misdemean-or in office. No person shall for the same of-tionse be twice put in jeopordy of life or limb; nor shall private property be taken or applied to public new without authority of law, and with-tout just compensation being first made or se-carted. Size, 11. All courts shall be open; and every

SEC. 11. All courts shall be open; and every

ond year. Their term of service shall begin on the first day of December next after their flootion. Whenever a vacancy shall occur in either itouse, the presiding officer thereof shall hene a writ of election to sil such vacancy for the re-mainder of the term.

writ of election to fill such vacancy. for the ro-maindor of the term. Size, 3. Senators shall be elected for the term of four years and Representatives for the term of two years. Sice, 4. The General Assembly shall meet at twelve o clock noon, on the first Threaday of Jan-nary avery second year, and at other times when conversed by the Governor, but shall hold no ad-mercian devices and the two when the terms are then been as a second year, and at other times when converted by the Governor, but shall hold mond-journed annual session filter the year one thou-send eight hundred and seventy eight. In case of a vacancy in the office of United States Sona-tor from this Congroup with his strends between sessions, the Governor shall convene the two houses by proclamation on notice not exceeding sixty days to fill the same. SEC. Sonators shall be at least twenty-five for any days to fill the same.

assions, the toys rhor shall convene the two houses by proclamation on hotice act exceeding sixty days to all the same.
 Sec. 5. Sonators shall be at least twenty-five years of age, and Repress nutrives twenty-ole years of age, and Repress nutrives twenty-ole years of age, and Repress nutrives twenty-ole that of their respective districts one year nuxt before their election (unless absent on the public business of the Unked States or of this State and shall reside in their respective districts any or the shall be states or of this State and shall reside in their respective districts only ear nuxt before their election (unless absent on the public business of the Unked States or of this State and shall reside in their respective districts during the time for which he shall have been diverted to any civil office under this Common wealth, and no member of Concrete ar other person holding any office (except of atterner at law or in the milling) under the United States or of the State formed to any civil office under this Common wealth, and no member of Concrete ar other person holding any office (except of atterner at law or in the milling) under the United States or other house during his continuance in office states or this Common wealth.
 Stor, 7. No person hereafter convicted of ony berzlement of public moneys. Unitery, polyny or other infamous crime, shall be studing any office of trust or profit in this Common wealth.
 Stor, 8. The members of the General Assembly shall receive such salary and mileage for regular and other compensation whatever, whether for which he may have been elected, receive any increase of salary, or mileage, under any law passed where the said office of Lieutenant Governor, an any invest of salary, or mileage, under any law passed the during such term.
 Stor, 9. The Semantice and thall, at the beginning and here such the distement of the members of Representatives shall be tracediter any investing the term of the distement. So

Sec. 10. A majority of each House shall con-

Src. 10. A majority of each House shall constitute a quorum, but a smaller number may adjourn from day to day, and compel the attendance of absent members.
 Bro. 11. Each house shall have power to determine the rules of its proceedings and punish its members or other pursons for contempt or disorderly behavior in its presence, to enforce obelieve to its process, to protect its members against violence, or offers of bribes or private solicitation, and with the concurrence of two-thirds, to expleit a member, but not a second time for the same cause, and shall have all other powers necessary for the legislature of a free State. A member expelled for corruption shall not thereafter be eligible to either house, and punishment for contempt of the same offense.
 Bro. 12. Each house shall keep a journal of its proceedings and from time to inne puolish the ame, except such parts as require secrecy, and the proceedings and from time to time puolish the ame, except such parts as require secrecy.

same, except such parts as require secrecy, and the yeas and mays of the members on any ques-tion shall, at the desire of any two of them, be

tion shall, at the desire of any two of them, be entered on the journal. SEC 13. The sessions of each house and of committees of the whole shall be open, unless when the business is such as ought to be kept secret. SEC 14. Neither house shall, without the

SEC. 14. Neither house shall, without the consent of the other, adjourn for more than three days, nor to any other pisce than that in which he two houses shall be sitting. SEC. 15. The members of the General Assem-bly shall in all cases, except treason, folony, vio-lation of their oath of office, and breach or sur-ty of the peace, be privileged from arrest during their attendance at the sessions of their respec-tive house, and in going to and returning from the same ; and for any speech or debate in either house, they shall not be questioned in any other place.

place. Sec. 16. The State shall be divided into fifty Sac. 16. The State shall be divided into fifty Senstrictal districts of compact and configuous territory, as nearly equal in population as may be, and each district shall be entitled to elect one Senstor. Each county containing one or more ratios of population shall be entitled to one Sen-ator for each ratio, and to an additional Senator for a surplus of population exceeding three-fifths of a ratio; but no county shall form a separate district unless it shall contain four fifths of a ra-tio, except where the adjoining counties are each entitled to one or more Senators, when such county may be assigned a Senator on less than four-fifths, and exceeding one-half of a ra-tio, and no county shall be divided unless enti-tied to two or more Senators. No city or county tio, and no county shall be divided unless enti-tiled to two or more Senators. No city or county shall be entitled to separate representation ex-ceeding one-sixth of the whole number of Sena-tors. No ward, borough, or township shall be divided in the formation of a district. The Sena-torial ratio shall be scentained by dividing the whole population of the State by the number fifty.

carred.
Sec. 11. All contrision of the open r and every function of the state by the number of any and right and justice administored without sale, denial or delay. Suits may be trought acting the course and in erach classes as the legislature may be law direct.
Bic. 12. No power of any sending laws shall be exercised unless by he legislature or by its endition of the State as secretained by the one of the state as the legislature or by its endition of the State as secretained by the number of the course and in erach classes as the legislature may be law direct.
Bic. 12. No power of any sending laws shall be exercised unless by he legislature or by its endition of the State as a secretained by the number of the course and the endition of the State as secretained by the one tree trained by the open lation of the State as secretained by the number of the course of any sector of the secretained of the required.
Sec. 13. Excessive ball shall not be required, nor excessive fines imposed, nor erect punishmonts inflicted.
Sec. 14. All prisoners shall be ballable by safetion of is evident or presumption great ; and the profilege of the writ of labors, where the profiles and the profile sector of oper and torning.
Sec. 15. No commission of oper and torning the association of the prison of a dobtor, where there is not strong presumption of frand, shall not be courtined in prison after delivering up bits erities.
Sec. 16. The person of a dobtor, where there is not strong presumption of frand, shall not be courted of his creditors, in such man.
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Sec. 16. The person of a dobtor, where there is not strong presumption of frand, shall not be courte the bendition in the s

Changing the vence in civit or mining cases heing disapproved, shall be represed by two Lintenant Governor, or when the Liveiceant Authorizing the laying out, opening, altering, thirds of both house, according to the Foles Governor shall be impeacied by the House of or maintaining roads, highways, streets, or al-

or infinite roads, highways, threats, or a lava; Relating to ferries or bridges, or incorparat-ing herry or bridge companies, except for the ercetion of bridges crossing streams which form boundaries between this and any other State; Varsing roads, tawn plats, streams or high form Relating to cometories, gravy,ards or public grounds not of the State; Anthorizing the adoption or legitimation of children;

Antiorizing the adoption of the definition children ; Locating or changing county lines; Incorporating piles, towns, or villages, or changing their charters ; For the opening and conducting of elections, or fixing or changing the place of voting ; Granting diverges ;

or fixing or changing the place of voltag ; Granting divorces ; Erecting new townships or boroughs, chang-ing township lines, borongh limits, or school districts ; Creating offices, or prescribing the powers and duties of officers in counties, chies boroughs; townships, election or school district; Changing the law of descent or succession ; Regulating the practice or jurisdiction of, or changing the new of descent or succession ; Regulating the practice or jurisdiction of, or changing the news of evidence in any judicial proceeding or inquiry hefore courts, aldermon, unsites of the peace, sheriffs, commissioners, ar-bitrators, auditors, masters in changing withouts for the collection of detas, or the colorcing of judg-ments, or prescribing the effect of judicial sales of real estite; Regulating the fees, or extending the powers

of real estate ; Regulating the faces, or extending the powers, and datics of all ermen, justices of the peace, magistrates, or constables ; Regulating the management of public schools, the building or repairing of school houses, and the raising of money for such purposes ; Fixing the rate of interest ; Affecting the extates of mhors or persons un-der disability, except after due notice to all par-tics in interest, to be recited in the special emact-ment ;

ment ; Remitting fines, penalties and forf-itures, or refunding moneys legally paid into the Treasu-

7) : Exempting property from taxation : Regulating labor, trale, mining, or manufac-turing : Creating corporations, or amending, renew-tor or corporations.

Training : Creating corporations, or amending, renew-ing, or extanding the charters thereof : Granting to any corporation, association, or individual any special or excinsive privilege or individual the right to lay down a railroad track. Nor shall the General Assembly indirectly emet-such special or local law by the partial repeal of a general law, but laws repealing local or special acts may be passed. Nor shall any hav be pass-ed granting powers or privileges in any case where the granting of such powers and privil-eges shall have been provided tor by general law, nor where the courts have jurisdiction to grant the same or give the relief as ked for. Stor. 8. No local or special bill shall be passed miles uotice of the intention to apply therefor shall have been published in the locality where the matter or the thing to be affected may be site-mated, which notice shall be at thirty days

the instite of the thing to be all cast thirty days prior to the instroduction into the General Assem-bly of such bill, and in the mainer to be pro-vided by his ; the evidence of such notice hav-ing been published, shall be exhibited in the General Assembly before such act shall be pass-

Sec. 9. The presiding officer of each house escore, in a prenating officer of each house shall, in the presidence of the house over which he presides sign all tills and joint resolutions passed by the General Assemble, after their titles have been publicly read inminiately before sign-ing, and the fact of signing shall be entered on the lowrest.

the journal. SEC. 10. The General Accornials shall prescribe SEC. 10. The General Accombly shall prescribe by law the number, dulls and compensation of the officers and employees of each house, and no payment shall be made from the State Treas-ary, or be in any way authorized to any person except to an acting officer or employee elected or appointed in pursuance of law. Size 11. No bill shall be presed giving any extra compensation to any public officer, servant, employee, agent or contractor, after services shall have been rendered or contract made, nor providing for the payment of any claim against the Commonwealth, without previous anthority of law.

the Commonwealth, without previous anthority of isw. SEC 12. All stationery, printing, paper, and fuel used in the legislative and other departments of government shall be furnished, and the pirat-ing, binding, and distributing of the laws, your-mals, department reports, and all other printing and binding, and the Treasing and fifthishing the halls and rooms used for the meetings of the General Assembly and its committees, shall be performed under contract, to be given to the how est responsible bidder telow sight making any de-partment of the government shall be pre-serted by law; no member or officer of any de-partment of the government shall be in any way interested in such contracts, and all such contracts shall be subject to the approval of the Governor, Anditor General and State Treasur-er.

er. BEC. 13. No law shall extend the term of any public officer, or increase or diminish his salary or emolonnents after his election or ap-polotment. BEC, 14. All bills for raising revenue shall or-there it the Heaver of December 2010 and 1000 and 10000 and 1000 and 1000 and 10000 and 10000 and 10000 and 10000 and

igluate in the House of Representatives, but the Senate may propose amendments as in other bills.

His. 28c, 15. The general appropriation bill shall

criminate himself or subject bin to public infa-iny; but such testimony shall not alterwards be used against him in any judicial proceeding, ex-cept for perjary in giving such testimony, and any person convicted of either of the offences abreadd, shall, as part of the panishment there-for, be disqualited from holding any office or position of homor, trust, or prost in this Com-mensed by

monweath. Sac. 33. A member who has a personal or private interest in any measure or bill proposed or pending before the General Assembly shall disclose the fact to the house of which he is a member and shall not yote thereon.

> ARTICLE IV. THE EXECUTIVE

THE EXECUTIVE. THE EXECUTIVE. Success 1. The Executive Department of this commonwealth shall consist of a Governor, liveterant Governor, Secretary of the Common-wealth. Attorney General, Anditor General, State Transmer, Secretary of Internal Affairs, and a Berniteindeat of Paille Instruction. The vested in the Governor, who shall take early chosen on the day of the general cierton by the photosen on the day of the general cierton by the photosen on the day of the general cierton by the photosen on the day of the general cierton by the photosen on the day of the general cierton by the photosen on the day of the general cierton by the photosen on the day of the general cierton by the photosen on the day of the general cierton by the photosen on the day of the general cierton by the photosen on the day of the general cierton by the photosen of the day of the general cierton by the photosen of the day of the general cierton to shall open and transmitted to the seat of gev-ment directs to the President of the Senate of the members of both houses of the General seated up and transmitted to the seat of gev-ment of voice shall be Governor, but H two or photose censul and highest in voies, one of the photosen of both houses. Contested clear the normbers of both houses of the General As-sonally, and formed and regulated in such man-ber of voice shall be determed by a committee, to be sented from both houses of the General As-sonally, and formed and regulated in such man-mentaries the determed by the photosen of the form both houses of the General As-sonally, and formed and regulated hold, bis office was shall be determed by the sected from both houses of the General As-sonally, and formed and regulated hold, bis office was shall be determed by the sected from both houses of the General As-sonally as the determed by the sected from both houses of the General As-sonally as the determed by the sected from both houses of the General As-sonally as the determed by the s

term.

erm. Sic. 4. A Lieutevant Governor shall be choser at the same time, in the same manner, for the same term, and subject to the same provisions as the Governor; he shall be pre-ident of the Senate, but shall have no vote unless they be

equally divided, Sno. 5. No person shall be eligible to the of-Suc. 5. No person shall be eligible to the of-fice of Governor or Lieutenant Governor except a citizen of the United States, who shall have attained the age of thirty years, and have been seven years next proceeding his election an in-habitant of the State, unless he shall have been babitant of the State, unless he shall have been absent on the public business of the United States

or of Dis State. SEC. 6. No member of Congress or person holding any office under the United States or this State shall exercise the office of Governor or Lieutenant Governor, 8sc. 7. The Governor shall be commander

Being disapproved, shall be represed by two, thinks of the holes.
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terms, Swc. 22. The present Great Scal of Pennsyl-vanus shall be the scal of the State. All commissions shall be in the name and Ay authority of the Commonwealth of Pennsylvan-ha, and be scaled with the State scal and signed

by the Governor. ANTICLE V.

THE JEDICIARY.

SECTION 1. The indicat power of this Com-monwealth shall be vested in the Supreme Court, in courts of common pleas, courts of over and terminer, and general jail delivery, courts of quarter sessions of the peake, orphane' courts, magistrates courts, and in such other courts as the General Assembly may from time to time establish.

the General Assembly may from time to take establish. Size, 2. The Supferme Court shall consist of seven judges, who shall be elected by the qual-field electors of the Stair at large. They shall hold their offices for the term of twenty-one years, if they so long behave themselves well, but shall not be again eligible. The judge whose commission shall are texpire shall be chief jus-tice, and thereafter each judge whose commis-sion shall first expire shall in turn be chief jus-tion.

en. Suc. 3. The jurisdiction of the Supreme SEC. 3. The jurisdiction of the Supreme Court shall extend over the State, and the imigre-thereof shall, by virtue of their offices, be jus-tlens of over and terminer and general jail de-livery in the several countles; they shall have original jurisdiction in cases of injunction, and where a corporation is a party defendant, of in-beas corpus' of MaxDawps to courts of inferior jurisdiction; and of que wannayro as to all of-inversion defendant whose jurisdiction extends every the State. Jury dotted in the system

by said county ; all free collected in every such as may be by law done to of monwardth, shall be paid by Be Crotter into the county treasury. Each court shall its separate include, event the mogenet do et, which shall counts the indements and "I of all the said counts, as is or may be direc-be has

of all the said courts, as is or may be directed by law. Sac. 8. The said courts in the countles of Philadelphia and Allephens respectively shall from the to time, in this, detail one or more at their indices to bodd the courts of Over and Ter-miner and the courts of Quarter Susdons of the Pence of said counties in such manner as may be directed by law. Sac. 9. Judges of the Courts of Common Plans learned in the law shall be judges of the courts of Over and Terminer. Quarter Sessions of the Pence, and Genucial 310 before, and of the Orphans' Court, and within their respe-tive districts shall be justices of the pence as to eriminal matters.

Five anti-press share be particles of the prace of com-erinnical matters. Sac, 10. The judges of the Courts of Com-mon Pleas, within their ra-pective compties, shall have power to issue writs of common to jus-lices of the pecace and other inferior courts and of record, and to cause their proceeding to be brought before them and right and justice to be

Suc. 11. Except as otherwise provided in this

Bot, H., Except as other wise provided in the constitution, justices of the peace or allerment is shall be elected in the several wards, district, bornachs and townships at the time of the elected by the directed by the directed for the the elected for the the several wards, district, bornach, and shall be commissioned by the Governor for a term of five years. No township, ward, district where and the elected is ence the analytic electors within each township, ward or horough ; no person shall be elected is ence the afflee unless he ward or directed for one cear next preceding his elector. In elected, or pole and electors within each township, ward or directed to ence where the elected in the several inhibiting, ence there on all the elector of the elector man.
 Bot, H. 1. B. Thiladelphia there shall be established. In either shall be cleated in each ward or directed of the several inhibiting, ence with jurisdiction met exceeding one hundred dols in a term of other shall be the years, and they shall be cleated in exceeding one hundred dols in a term of other shall be the years, and they shall be cleated in exceeding one hundred dols in a term of other shall be the years, and they shall be cleated in exceeding one hundred dols in two-thirds of the number of persons to be elected, when more than one conferring political difference of Alderman is abolished.
 Bot, R. All least first on the election of the anal magistrates when the offlee or more than two-thirds of the ensure to be chosen in the shall be the election of the ensure the shall be the election of the election of the anal two-thirds of the ensure to be chosen in the shall be the election of the analytic to state.
 Bot, R. All least first and shall excertes the offere anglist term of a shall be elected to the special be the elector.
 Bot, R. All least first and the shall could be and the electors of the special by the shall be the specent of the special be there shall be the special be the elect

continued in prison after delivering up his es-tatives. Inte for the benefit of his creditors, in such man-SEC. 18. The General Assembly at his dret sea-

Buc, 17. No except of his creditors, in such manners as shall be preseribed by law.
 Buc, 17. No except racro law, nor any law tequiting the obligation of contracts, or making the obligation of contracts, or making information of special privileges or immunities, shall be passed.
 Buc, 18. No person shall be attained of treation or felony by the Legislature.
 Suc, 19. No stainder shall work corruption of blood, nor, creept during the life of the offender, forfeiture of estate to the Common walth; the estime of sale between a shall derive their twn lives shall descend or vost as in cases of assured death, and if any person shall be killed by reason bereaft.

SEC. 29. The citizens have a right in a peace-thic manner to assemble to extra the peaceble manner to assemble together for their com-aon good, and to apply to those invested with be powers of government for redress of griev-nees or other proper purpose, by petition, ad-

tress or remonstrance. Suc. 21. The right of citizens to bear arms in teronse of themselves and the State shall not be

ucstioned SEC. 22. No standing army shall, in time of sease, be kept up without the consent of the register, and its military shall, in all cases, ad at all times, be in strict subordination to the

nd at all times, be in strict subordination to the vil power. Suc. 23. No soldier shall in time of peace be martered in any house without the consent of ne owner, nor in time of war but in a manner of be prescribed by law. Suc. 24. The Legislature shall not grant any the of nobility or hereditary distinction, nor reate any office the appointment of which shall e for a longer term than during good behavior. Bac. 25. Emigration from the State shall not c prohibited.

8 no. 25. Emigration from the State shall not c prohibited. Sac. 26. To goard against transgressions of be high powers which we have delegated, we ochare that excertibing in this article is excepted at of the general powers of government, and hall forever remain inviolate.

ARTICLE IL.

THE LEGISLATURE.

SECTION 1. The legislative power of this Com-nonwealth shall be vested in a General Assembly hich shall consist of a Secale and a House of

Sice, PS. The General Assembly at the increase sion after the adoption of this constitution, and immediately after each United States decommal cause, shall proportion the State into Semator-ial and Representative districts agreently to the provisions of the two next proceeding sections.

ARTICLE III.

LEGISLATION.

SECTION 1. No law shall be passed except by bill, and no bill shall be so aftered or amended on its passage through either house as to dhange its arginal burnase.

original purpose. Sco. 2. No hill shall be considered unless re-

SEC. 2. No unit analy he considered unless re-ferred to a committee, roturned therefrom, and printed for the use of the members. SEC. 5. No bill, except general appropriation bills, shall be passed, containing more than one subject, which shall be charty expressed in its title.

ne. Skc. 4. Every bill shall be read at length on

time.
Sec. 4. Every bill shall be read at length on three different days in each house; all amonthree different days in each day and the same be readered to the is taken by yeas and mays, the names of the presents voting for and amonthree of the members elected to each house be recorded thereon as voting in its favor.
Enc. 5. No smeadment to tills by one house shall be concurred in by the other, except by a vote of a majority of the members cleated to each house be recorded thereon as voting in its favor.
But a single consurred in by the other, except by a vote of a majority of the members cleated thereof is and against recorded upon the journal thereof; and reports of committees on by the taken by yeas and mays, and the members of these voting for an anying its in side of a be appreciated in either house on by the state of a majority of the members of the section of the members of the section of the section of a base of a majority of the members of the section of a majority of the members of the section of a base of a majority of the members of the section of a majority of the members of the section of a majority of the members of these voting for and against recorded upon the journal thereof; and reports of committees of a base of these voting recorded upon the journal thereof. No has shall be restored a provided upon the journal thereof. No has shall be restored a section of the sectio

SEC. 6. No law shall be revived, amended, or Sec. 6. No haw shall be revised, smeased, or the provisions thereof extended or conferral by reference to Ha tillo only, but so much therroit as is revised, anneated, extended, or conferred shall be re-enacted and published at length. Sec. 7. The General Assambly shall not pass gev local or special law: Authorizing the creation, extension or impair-land.

Ing of Hens ; Regulating the affairs of counties, citles, town

epresentatives. Bigs. 2. Members of the General Assembly abips, wards, boroughs, or school districts ; sail be chosen at the general election every sec-tables and the general election every sec-

billed exclusively to the support of such whorse and orphane.
 Bar, 20. The General Assembly shall not dej-erate to any special commission, private corpo-ration or as scatter, any power to make, super-vise or interfere with any minicipal improve-ment, money, property or efforts, whether held in trust or otherwise, or to key taxes or perform any manicipal function what wer.
 Ber, 21. No set of the General Assembly shall limit the amount to be recovered for injuries re-enting in death, or for injuries to persons or property, and in case of death from such inju-ries, the right of action shall siturite, and the General Assembly shall be proscribe for whose ben-eff such actions shall be proscribed or time within which suits may be brought against corporations to rightly and the origin against corporations to rightly and from those fixed by general laws.

Bedati preservice any invitations or inne witch in which sails may be hrought against corporations for injuries to persons or property, or for other causes different from those fixed by general laws regulating actions against instorial performant, and such acts now existing are avoided.
 Sie, 27. No actor the Gaueral Assembly shall attractive provide the investment of trast funds by executions, and anch acts now existing are avoided.
 Sie, 20. No actor the Gaueral Assembly shall attractive the investment of trast funds by executions, and anch acts now existing are avoided, awing investments harroolong makes.
 Sie, 20. The power to change the ventor is control to be executed in the power shall be to start in the bould or mark the ventor make.
 Sie, 20. The power to change the ventor is commonwealth, shall even be exchanged, transford or other corporation, held or oscillate Transford or other corporation, held or oscillate the start in the bould or the exchanged, transford by the General Assembly, nor shall use the late the first the bould by the transford, or in any say different heldity or obligation to the transford, event heldity or obligation to the start reserver.

shound in special session, there shall be no gislation upon subjects other than three desig-ited in the productation of the flowernor, cal-

ing such service, and the service of Sec. 26. Every order, resolution, or vote, he which the concurrence of both houses may be necessary except on the question of adjourn-ment) shall be presented to the Governor, and before it shall take effect be approved by bim, or

Seen 15. The general appropriations for the ordinary expenses of the executive, legislative of the ordinary expenses of the executive, legislative of the army and navy of the Common-dinary expenses of the executive, legislative devices of the army and navy of the Common-dual of the pather det, and for public schools general at other appropriations shall be made by separ-ate bills, cach embraging hat one subject.
B.C. 16. No money stall be pall out of the reasony except upon appropriations made by aw and on warrant drawn by the proper officer.
B.C. 17. No appropriation shall be made to any of artitable or educational institution not u-ther the absolute control of the Commonwealth other than normal schools established by taw for the professional training of teachers for the proper unified of all the members chered to a cach house.
B.S. 18. No appropriations except for pen-sions or granutities for military services shall be made for charitable, clucational or beneral house of the Senate, in the office of Anditor General he widners of addites are supported or assisted of the senate, in the office of Anditor General he widners of addites are supported or assisted of the senate, in the office of Anditor General he widners of addites are supported or assisted of the senate, in the office of Anditor General he widners of addites are supported or assisted of the senate, in the office of Anditor General he widners of addites are supported or assisted of the senate, in the office of Anditor General he widners of addites are supported or assisted of the senate, before their family depresention, has judi-ial office, or in any other sheary of addites are plead exclusively to the support of auch widners and orphane.

But in any such case of vacancy, in an elective office, a person shall be chosen to said office at the next general election, nutleys the vacancy shall aggpen within time, extender months im-mediately preceding such election, in which uses the election for paid office gladb be locker at this second successing general election. In satisfy on Executive nonlinitions, the Sen-ateshell at with open doors, and in conterning or rejecting the nominations of the flowerror, the vote shall be taken by yeas and mays, and elast to entered on the journal. Suc. 9. He shall have power to rendi times and frictures, to grant repriseds, conjunt?

the vote share of the journal.
Suc. 9. He shall have power to reinit fines and forfelfures, to grant reprinter, continue, fines of sources and particuls, except in anset if impeadiment, but no partion shall be granted, or sentence committed, except input the recommendation in writing of the bleutinear downself. Attorney for an enternal of except input the recommendation in writing of the bleutinear downself. Attorney for an enternal of the particular states are also be and to be a source of them, offser full bearing, upod day pair the top of the first of the second bearing of the first of the pairs of the first of the second bearing of the commonwealth. Attorney for and be recorded and elled in the offsee of the first of the f

specifient. Sum F.4. He may, on extraordinary opensions, onvene the General Assembly, and in case of begavainers between the two having, with re-pect to the thing of adjournment, adjourn them a such time is his may think proper, hours seed at four months. He shall have power to con-one the Senate in extraordinary smaller, by we islimition, for the transaction, of excending manness.

extends over the State, but shall not exercise extends over the State, but that her extra-any other original jordsitetion; they shall have appeilate just aletten by appeal, contronant or with of effort in all cases, as is now or may be re-atter be provided by hav. Box, 4. Until otherwise directed by law, the

But, 4. Until otherwise directed by Inw, no pourts of common piets that conduct as at present established, except as herein changed ; not more than four counties shell, at any time, he included in one includ district organized for

he included in one judrelid district organized for had included in one judrelid district organized for add nourse. Star 5. Whenever a county shall contain for-ty thomand includings is hell constitute a gen-ment judicial district, and shall elect one judge lastred in the law, and the General Assembly shall provide for additional polyces, gr the busi-ness of the said districts may require. Counties reatissing a population less than is sufficient to consulting a population less than is sufficient to consulting a population for the form of his convertient stands business that is sufficient to consultate shall be formed in the convertient stands business that is sufficient to convertient stands business districts a the former-al assembly may provide. The office of asso-ciste judge, not harrow in the law, is abolished in counties forming separate districts , but the several associate pidges in office when this con-stitutions shall be indeptid shall serve for their integrified terms.

everal associate judge's in office when this consistention shall be adopted shall serve for their in piper in the brind chain and powers in the presence of th

Proclaimation, for the transaction of exceptive Base 7. For Philladelphilis there shall be one Base 7. For Philladelphilis there shall be one Problem deshifty of the death, conviction on imponentiate is qualify, resignation, or prior deshifty of the Governor, the powers, adias, and er obmens of the office for the re-monster of the istra, or x 1.1 the deshifty ber-removed, shall devolve lipson file [dentring Governor. Bre, 11 for case of a vacancy is the officer of

any source, nor hold any other office of profiguration of the United States, this State, or any bline state.
SEX. 19. The indges of the Supreme Court, dying their continuance in office, shall reside within this Countenwealth; and the other harges, during their continuance in office, shall reside within the districts for which they shall be rejectively docted.
SEC. 20. The several Courts of Counton. Near Science within their respective districts, subject to such charges as may be made by haw, such chargers are now vested of this Countours the of Counton. Press besides the powers of a rear ow vested of this Countours of Counton. Press besides the powers of a rear ow vested of this Countourselft, or any of the judges of this Countourselft, or any of the judges thereof, shall be imposed by haw, such chargers are judicial, nor shall any of the judges thereof, except such as are judicial, nor shall any of the judges thereof, where in the supreme court of the judges thereof, such and in other of the judges of the Supreme court of the substate. This out of Niel Prins is herein a possible of a supering of the stabilized.
But the Supreme county where in the population of the pressided over of the substate the established.
But the General Assembly shall, and in any runs of the General Assembly shall, and in any runs of the General Assembly shall, and in any runs of the General Assembly shall, and in any runs of the General Assembly shall, and in any runs of the General Assembly shall, and in any runs of the transition the taw, which courts shall exceed on humber of the judges who all the rested in the lange of the run or incept padges who all the restend in the lange of the court of company runs process in the durate of the court of the Could be learned as the law, which coart shall correlate all the jurisdiction and powers now ver-ed in, or which may hereafter be conterred pp-on, the Orphens Courts and thereapon the ja-riediation of the judges of the Court of Compton Picas within much county, in Orphans Court shall be calabilished the keyleter of Wills shall be clors of such Court, and subject to its direction in all matters pertaining to his office; he may appoint a distant electra, but only with the con-solution directory of a subject to the salt equation of the left, but only with the con-solution of the sector of as placed by the cou-ters of such Court, and subject to its direction in all matters pertaining to his office; he may appoint a distant electra, but only with the con-solution distant electra, but only with the salt equate Orphanal Court, shall be andited by the Court without expense to parties, except where all parts in interest in a product pro-cooling shall nonimate an anditor whom the court may, in its discription, appoint. In every county Orphans Courts shall posses all the powers and articulation of a herginates to do. ..., and separate legisters? Courts me hereby about the data.

1 hell. Suc. 23. The style of all process shall be "The Common wealth of Pennsylvania." All proceedings shall be carried on in the mange and to the authority of the Gammon weith of Penn-artrania, and complude against the proce and dignity of the same.

dignity of the same, Suc. 24. Junil mass or feronious homfelde, and in and the reciminal cases as may be pre-vided for be law, the necessed, after conviction and statenes, may remove the indictment, re-cord, and all proceedings to the Supremo 45 art

Cond. and an processings to the Superior Is of the Superior Is of the Superior Is and the Superior Is a

which shall occur three or more months after the happening of such vacancy. Next 33: All laws relating an courts shall be growth and of uniform operation, and the or-sultation, indexistion and payers of all courts of the sums class or grads, so in a grad the or-put discourt of such courts shall be paired by law, and the force and offer of the ploring and indignamic of such courts ball be paired by law, and the force and offer of the ploring and indignamic of such courts ball be paired from creating other courts to exembe the parts of the source of the ploring of the source of the relation from creating other courts to exembe the parts. Next 21: The purples, by agreement had, show in any citle on classen with the law of the court is respective of courts of such small the parts and in the court of such sponse with the program of its set. The purples, by agreement had, show in any citle one thepeuse with the law of such and the decision of such small or the court is on purples of the source of small heat and the tradent the same to the court heat and the tradent to write of such small other cores. ABTRULE VI.

ABTICLE VI.

E-denie uniest and many disense or entry or final for the L. The R. use of Representative shall have be only reacted imposedment. Proc. 2, 201, separation shall be break by the reacted

When the General Assembly shall be