A MENDMENT TO THE CONSTITU-TION FROPOSED TO THE CITI-ZENS OF THIS COMMONWEALTH FOR HE IN APPROVAL OR REJECTION BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENN-SYLVANIA, PURLISHED BY ORDER OF THE SECRETARY OF THE COM-MONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITU-TION. NUMBER ONE

TION. NUMEER ONE. A JOINT RESOLUTION Proposing amendments to the Constitu-tion of the Commonwealth of Pennsyl-vania so as to consolidate the courts of common pleas of Philadelphia and Alle-gheny counties, and to give the General Assembly power to establish a separate court in Philadelphia county, with crim-inal and miscellaneous jurisdiction. Section 1. Be it resolved by the Senate and House of Representations in General Assembly met, That the following amend-ments to the Constitution of Pennsylva-nia be, and the same are hereby, pro-posed in accordance with the eighteenth article thereof.---That section six of article five be amend-

posed in accordance with the eignteenth article thereof:--That section six of article five be amend-ed by striking out the said section and inaerting in place thereof the following: Section 6. In the counties of Philadel-phia and Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas, shall be vested in one court of common pleas in each of said counties, composed of all the judges in commission in said courts. Such jurisdiction and powers shall ex-tend to all proceedings at law and in equity which shall have been instituted in the several numbered courts, and shall be subject to such changes as may be in the several numbered courts, and shall be subject to such changes as may be made by law, and subject to change of venue as provided by law. The president judge of each of the said courts shall be selected as provided by law. The number of judges in each of said courts may be, by law, increased from time to time. This amendment shall take effect on the first Monday of January succeeding its adop-tion.

tion. Section 2. That article five, section eight, be amended by making an addition thereto so that the same shall read as

thereto so that the same shall read as follows: Section 8. The said courts in the coun-ties of Philadelphia and Alleyheny re-spectively shall, from time to time, in turn, detail one or more of their judges to hold the courts of oyer and terminer and the courts of oyer and terminer and the courts of quarter sessions of the pence of said counties, in such manner as may be directed by law: Provided, That in the county of Philadelphia the General Assembly shall have power to establish a separate court, consisting of not more than four judges, which shall have ex-clusive jurisdiction in criminal cases and in such other matters as may be provid-ed by law. by law

A by law. A true copy of Joint Resolution No. 1. ROBERT MCAFEE, Secretary of the Commonwealth.

A MENDMENT TO THE CONSTITU-TION PROPOSED TO THE CITI-ZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENN-SYLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COM-MONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITU-TION. NUMBER TWO.

NUMBER TWO, A JOINT RESOLUTION Proposing an amendment to the Consti-tution of the Commonwealth, allowing countles, citles, boroughs, townships, school districts, or other municipal or incorporated districts, to increase their indoblehoes

indebtedness. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met. That section eight, article nine, of the Commonwealth of Pennsylvania, read-

met, That section eight, article nine, of the Commonwealth of Pennsylvania, read-ing as follows:--"Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated dis-trict, exceed seven per centum upon the as-sessed value of the taxable property therein; nor shall any such municipality or district incur any new debt or increase its indebtedness to an amount exceeding two per centum upon such assessed valu-ation of property, without the assent of the electors thereof at a public election, in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such as-sessed valuation, may be authorized by law to increase the same three per cen-tum, in the aggregate, at any one time, upon such valuation," be amended, in ac-cordance with the provisions of the eight-eenth article of said Constitution, so that as id section, when amended, shall read as follows:--

the Senate, before their final adjourn-iner, a proper person to III said vacancy; but in any such case of vacancy, in an elective office, a person shall be chosen in the calendar months immediately pre-eding such election, in which case the election for said office shall be held at the second succeeding general election. In acting on executive nominations the Sen-ate shall sit with open doors, and, in con-firming or rejecting the nominations of the governor, the vote shall be entered on the journal." so as to read as follows:--He shall sit with open doors, and in con-firming or rejecting the nominations of the governor, the vote shall be entered on the journal." so as to read as follows:--He shall nominate and, by and with the divice and consent of two-thirds of all secretary of the Commonwealth and an Artoney General during pleasure, a Su-perintednet of Public Instruction for commowealth as he is or may be au-torized by the Constitution or by law to appoint, he shall have power to fill sil which shall expire at the end of their next session; he shall have power to fill stores of the Senate, in the office of Audi-fit of the Senate, in the office of Audi-toners of the Senate, in the office of the invest session; he shall have power to fill stores of the Senate, in the office of the invest session; he shall have power to fill and Affairs or Superintendent of phang be authorized to fill; if the vacancy is an elective office which he is or spath happen during the secsion of the forent Affairs or Superintendent of phang be authorized to fill; if the vacancy is an elective office which he is or spath happen during the secsion of the foreas to said office on the next election for said office on the next election day appropriate to such office, according test he vacancy shall happen within two spath drong selection day appro-priate to such office. In acting on ex-tor for said office shall be held on the persite on such office. In acting on ex-priate to such office. In acting on ex-torent, the vote shall

Amendment Two-To Article Four, Sec-tion Twenty-one. Section 3. Amend section twenty-one of article four, which reads as follows:-"The term of the Secretary of Internal Affairs shall be four years; of the Audl-tor General three years; and of the State Treasurer two years. These officers shall be chosen by the qualified electors of the State at general elections. No person elected to the office of Auditor General or State Treasurer shall be capable of holding the same office for two consecu-tive terms," so as to read:-The terms of the Secretary of Internal

The terms of the Secretary of Internal Affairs, its as to read:— The terms of the Secretary of Internal Affairs, the Auditor General, and the State Treasurer shall each be four years; and they shall be chosen by the qualified electors of the State at general elections; but a State Treasurer, elected in the year one thousand nine hundred and nine, shall serve for three years, and his suc-cessors shall be elected at the general election in the year one thousand nine hundred and twelve, and in every fourth year thereafter. No person elected to the office of Auditor General or State Treas-urer shall be capable of holding the same office for two consecutive terms.

Amendment Three-To Article Five, Sec tion Eleven.

Amendment Three-To Article Five, Sec-tion Eleven. Section 4. Amend section eleven of ar-ticle five, which reads as follows:--"Except as otherwise provided in this Constitution, justices of the peace or aldermen shall be elected in the several wards, districts, boroughs and townships at the time of the election of constables, by the qualified electors thereof. In such manner as shall be directed by law, and shall be commissioned by the Governor for a term of five years. No township, ward, district or borough shall elect more than two justices of the peace or alder-men without the consent of a majority of the qualified electors within such township, ward or borough; no person shall be elected to such office unless he shall have resided within the township, borough, ward or district for one year next preceding his election. In cities con-taining over fifty thousand inhabitants, not more than one alderman shall be elected in each ward or district." so as to read:---

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numbered year, but the General Assembly may by law fix a different day, two thirds of all the members of each House consenting thereto: Provided, That such election shall always be held in an even-numbered year.

Amendment Six-To Article Eight, Sac-tion Three. Secton 7. Amend section three of arti-cle eight, which reads as follows:-"All elections for city, ward, borough and township officers, for regular terms of service, shall be held on the third Tuesday of February," so as to read:-All judges elected by the electors of the State at large may be elected at either a general or municipal election, as circum-stances may require. All elections for judges of the courts for the several jud-dical districts, and for county, eity, ward, borough, and township officers, for regu-lar terms of service, shall be held on the municipal election day; namely, the Tues-day next following the first Monday of November in each odd-numbered year. Amendment Seven-To Article Eight, Sec-tion Fourteen. Secton 8. Amend section fourteen of ar-ticle eight, which reads as follows:-"District election boards shall clowars be held in an odd-numbered year. Amendment Seven-To Article Eight, Sec-tion Fourteen. Secton 8. Amend section fourteen of ar-ticle eight, which reads as follows:-"District election boards shall consist of a judge and two inspectors, who shall be chosen annually by the clitzens. Each elector shall hap provided by law. Election fiscar shall be provided by law. Election officers shall be provided by law. Election officer shall be provided by law. Election officer shall be provided by law. Claim exemption from jury duty during their terms of service," so as to read:-District election boards shall consist of a judge and two inspectors, who shall be solected, and wacancies in election boards filled, as shall be provided by law. Claim exemption from jury duty during their terms of service," so as to read:-District election boards shall consist of a fudge and two inspectors, who shall be rovided of the peace. In citizens at the municipal elector, but the General As-sembly may require sail boards to be ap-pointed in such manner as it may by law row district shall be selected, and vacan-cies fiele they may claim exemption t

be held on a municipal election day, ex-cept when, in either case, special elec-tions may be required to fill unexpired terms. Maendment Nine-To Article Fourteen, Section 10. Amend section two of article fourteen, which reads as follows:--"County officers shall be elected at the general elections and shall hold their offices for the term of three years, begin-ning 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 manner as may be provided by law," so as to read:--County officers shall be elected at the municipal elections and shall hold their successors shall be duly qualified; all vacancies not otherwise provided for, shall be filled in such manner as may be provided by law." Maend section seven atti-te fourteen, which reads as follows:-"Section 10. Amend section seven, atti-el fourteen, which reads as follows:-"Three county commissioners and three county where such officers are chosen, in the year one thousand eight hundred and seventy-five and every third year thereafter; and in the election of said officers each qualified elector shall vote for no more than two persons, and the three persons having the highest numb-of votes shall be office of county commis-sioner or county auditor shall be elected in each qualified elector shall vote for no more than two persons, and the three persons having the highest numb-of votes shall be office of county commi-sioner or county unditor shall be filled, by the court of common pleas of the county where such officers and three county where such officers each -the year one thousand nine hundred and eleven and every fourth year thereafter; and in the election of votes shall be elected; any casual vacancy in han two persons, and the three persons having the highest number of votes shall be elected; any casual vacancy in the offiel of county commissioner or county auditor shall be filled, by the court of common pleas of the county in which

year nineteen hundred and ten, and until the Legislature shall otherwise provide

year mineteen hundred and ten, and until the Legislature shall otherwise provide, all terms of eity ward, borough, town-ship, and election division officers shall begin on the first Monday of December in an odd-numbered year. All eity, ward, borough, and township officers holding office at the date of the approval of these amendments, whos terms of office may end in the year on thousand nine hundred and eleven, shall continue to hold their offices until the first Monday of December of that year. All gitys of the courts for the severri judicial districts, and also all county offi-cers, holding office at the date of the ap-proval of these at medate of the ap-proval of these annendments, whose term i of office may end in the year one thou-sand nine hundred and eleven, shall con-tinue to hold their offices until the first Monday of January, one thousand ning hundred and twelve. A true copy of Joint Resolution No, 2, ROBERT MeAFEE.



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