PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION, BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

Number One.

Number One.

A CONCURRENT RESOLUTION

Number One.

A CONCURRENT RESOLUTION
Proposing an amendment to section twenty-six of article five of the Constitution
of the Commonwealth of Pennsylvania.
Resolved (if the Senate concur), That
the following amendment to section twenty-six of article five of the Constitution
of Pennsylvania be, and the same is hereby, proposed, in accordance with the
eighteenth article thereof:—
That section 25 of Article V., which
reads as follows: "Section 25. All laws relating to courts shall be general and of
uniform operation, and the organization,
jurisdiction, and powers of all courts of
the same class or grade, so far as regulated by law, and the force and effect of
the process and judgments of such courts,
shall be uniform; and the General Assemby is hereby prohibited from creating
other courts to exercise the powers vested
by this Constitution in the judges of the
Courts of Common Pleas and Orphans'
Courts," be amended so that the same
shall read as follows:—
Section 25. All laws relating to courts
shall be general and of uniform operation, and the organization, jurisdiction,
and powers of all courts of the same class
or grade, so far as regulated by law, and
the force, and effect of the process and
judgments of such courts, shall be uniform; but, notwithstanding any provisions of this Constitution, the General
Assembly shall have full power to estabshah new courts, from time te time, as the
same may be needed in any city or county, and to prescribe the powers and juvisidiction thereof, and to increase the
same may be needed in any city or county, and to prescribe the powers and juvisidiction thereof, and to increase the
same wherever it may be deemed necessarigor hereafter created, or to reorganize the same, or to vest in other courts
the jurisdiction theretofore exercised by
yourts not of record, and to abolish the
same wherever it may be deemed necessary for the orderly and efficient adminisiration of justice.

A true copy of Resolution No. 1.

ROBERT McAFEE,
Secretary of the Commonwe

Number Two. RESOLUTION

Number Two.
RESOLUTION
Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, so as to eliminate the requirement of payment of taxes as a qualification of the right to vote.
Resolved (if the House of Representatives concur). That the following amendment to the Constitution of the Commenwealth of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:
That section one of article eight be amended, by striking out the fourth numbered paragraph thereof, so that the said section shall read as follows:
Section 1. Every male citizen twenty-one years of age, possessing the following qualifications, shall be entitled twote at all elections, subject however to such laws requiring and regulating the registration of electors as the General Assembly may enact.
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 elector or native-born citizen of the State, he shall have removed therefrom and returned, then six months), immediately preceding the election.

months), immediately preceded in the tion.

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

A true copy of Resolution No. 2.

ROBERT McAFEE,

Secretary of the Commonwealth.

Number Three A JOINT RESOLUTION

A JOINT RESOLUTION
Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, so as to consolidate the courts of common pleas of Allegheny County.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendment to the Constitution of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:—

That section six of article five be amended, by striking out the said section, and inserting in place thereof the following:

Section 5. In the county of Philadal.

tion, and inserting in place thereof the following:

Section 5. In the county of Philadelphia all the jurisdiction and powers now vested in the district courts and courts of common pleas, subject to such changes as may be made by this Constitution or by law, shall be in Philadelphia vested in five distinct and separate courts of equal and co-ordinate jurisdiction, composed of three judges each. The said courts in Philadelphia shall be designated respectively as the court of common pleas number one, number two, number three, number four, and number five, but the number of said courts may be by law increased, from time to time, and shall be in like manner designated by successive numbers. The number of judges in any of said courts, or in any county where the establishment of an additional court may be authorized by law, may be increased, from time to time, and whenever such increases shall amount in the the establishment of an additional court may be authorized by law, may be increased, from time to time, and whenever such increase shall amount in the whole to three, such three judges shall compose a distinct and separate court as aforesaid. An Philadelphia all suits shall be instituted in the said courts of common pleas without designating the number of the said court, and the several

be instituted in the said courts of common pleas without designating the number of the said court, and the several courts shall distribute and apportion the business among them in such manner as shall be provided by rules of court, and each court, to which any suit shall be provided by rules of court, and each court, to which any suit shall be thus assigned, shall have exclusive jurisdiction thereof, subject to change of venue, as shall be provided by law.

In the county of 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 shall be vested in one court of common pleas, composed of all the judges in commission in said courts. Such jurisdiction and powers shall extend 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 made by law, and subject to change of venue as provided by law. The president judge of said court shall be selected as provided by law. The number of judges in said court may be by law increased from time to time. This amendment shall take effect on the first day of January succeeding its adoption.

A true copy of Resolution No. 3.

ROBERT McAFEE,
Secretary of the Commonwealth.

Number Four. \
A JOINT RESOLUTION

A JOINT RESOLUTION
Proposing an amendment to section eight, article nine, of the Constitution of Pennsylvania.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:

Amendmeat to Article Nine, Section Eight.
Section 2. Amend section eight, article nine, of the Constitution of Pennsylvania, which reads as follows:

"Section 5. The debt of any county."

city, borough, township, school district, er other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed 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 valuation 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 assessed valuation, may be authorized by law to increase the same three per centum, in the aggregate, at any one time, upon such valuation," so as to read as follows:—

Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed 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 valuation 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 assessed valuation, except that any debt or debts hereinafter incurred by the city and county of Philadelphia for the construction of wharves and docks, or the reclamation of land to be used in the construction of wharves and docks, or the reclamation of land to be used in the construction of wharves and docks, or the reclamation of land to be used in the construction of any the shall yield to the city and county of Philadelphia current net revenue in excess of the interest on said debt or debts and of the annual installments necessary for the cancellation of said debt or debts and of the annual installments necessary for the cancellation of said debt or debts and of the annual installments necessary for the city

COURT PROCLAMATION.

WHEREAS, HON. CHAS. E, TERRY Presiden WHEREAS, HON. CHAS. E. TERRY President Judge, Honorables Henry Richlin and R. C. R. Kskinka. Assoc. Judges of the Courts of Oyer and Term.ner and General Jail Delivery, Quarter Sessions of the Peace, Orphans' Court and Commou Pleas for the County of Sullivan, have issued their precept, bearing date the 10th day of April 1911, to me directed, for holding the several courts in the Borough of Laporte, on Monday the 18th day of September 1911, at 2 o'clock p. m. Therefore, notice is hereby given to the Coroner. Therefore, notice is hereby given to the Coroner, Justices of the Peace and Constables within the Justices of the reace and Constants within the county, that they be then and there in their proper person at 2 o'clock p. m. of said day, with their rolls, records, inquisitions examinations and other rememberances to those things to which their offices appertain to be done. And to those who are bound by their recognizance to prosecute receiver proper who are carefully he in the fall of against prisoners who are or shall be in the jail of the said county of Sullivan, are hereby notified to

Primary Election Notice.

In accordance with the provisions of Act of Assembly known as the "Uniform Primaries Act", approved February 17. 1906, and the several supplements thereto

Notice is hereby given that on the last Saturday of September, 1911, it being the Thirtieth day of September, 1911, a Primary Election will be held at the several voting places throughout Sullivan County, State of Pennsylvania, between the hour of 2 o'cleck P. M., and 8 o'clock P. M. at which time and places, candidates for the following offices will be elected:

Representing the Republican party : One person for the office of County Freasurer.

One person for Sheriff.

Judge.

One person for Prothonotary, Register of Wills, Recorder of Deeds, and Clerk of the several Courts of Sullivan County. Two persons for the office of Associat

Two persons for the office of County commissioners.

Two persons for the office of County Auditor.

One person for the office of Coroner. Representing the Democratic party: One person for the office of County

One person for the office of Sheriff.

One person for Prothonotary, Registe of Wills, Recorder of Deeds, and Clerk of the several Courts of Sullivan County. Two persons for the office of Associate Judge.

Two persons for the office of County ommissioners.

Two persons for the office of County

One person for the office of Coroner Representing the Prohibition party: One person for the office of County

Freasurer. One person for the office of Sheriff. One person for Prothonotary, Register

of Wills, Recorder of Deeds. and Clerk of the several Courts of Sullivan County. Two persons for the office of Associate Judge.

Two persons for the office of County

Two persons for the office of County Auditor.

Blank petitions will be furnished by the County Commissioners on application, and all petitions must be filed with the County Commissioners at least three weeks before the date of the primaries.

Primaries shall be conducted in conformity with the laws governing the con duct of general elections so far as the same are not modified by the provisions of this Act or are not inconsistent with its terms.

Commissioners Office, LaPorte, Penna ... July 29, 1911.

F. M. CIOSSLEY, VALENTINE ROHE, WILLIAM H. ROGERS,

Attest: THOMAS E. KENNEDY, Clerk

Jury List For September Court.

GRAND JURORS Fagles Mere Carpenter LaPorte Twi Braker boss Davidson Minnier Harry Morrisey John McHenry P. Henry Cherry Neuber Jacob O.Neil James Farmer Colley LaPorte Boro.
Forks Twp.
LaPorte Twp
Forks
LaPorte Boro. Laborer sabin David Sheehan The

TRAVERSE AND PETIT JURORS. Bahr Julius C erry Bennett J. Austin Farmer Mt. Veri Bown G. Kugene Caseman Jacob Elkland Cott Fred Farmer Electrican Elkland Fogarty James E. Cherry Foreman Lope Davids Gumble John Hunsinger Joseph Jordan Henry Johnson Robert Farmer Farmer Fork Eagles Mere
La. Porte-Twp.
n Forks
Davidson Jamison-City Lewis Melviu Miller Hillsgrove Lucas John Laborer Mc. Henry William Miller Frank Patton J. E. Peterman Philip Raubs William Lopez Bernice La.Porte-Twp Remsnyder William Laborer Davidson Rinedold Henry Farmer Cherry Station Agt. Laborte Twp Farmer Colley Ritter W. B. Cherry Smith Mark Laborer Lopez Speary J. W Farmer Davidson weeney Martin Jr. Farmer Cherry

The Lock Haven State Normal School has graduated 2300 students. A large percent of them have followed the profession of teaching but some are in business and otherwise engaged. Wherever they have gone, they have carried with them the high ideals and progressive aims of this great home school, Parents can feel absolutely safe concerning their children when they become Lock Haven students. The sympathetic discipline about the institution is inspiring and helpful to students. This is one of the reasons why careful parents are selecting this school. It has a modern equipment, a fine faculty, and the location is healthful and attractive. Write for its illustrated catalogue. Advertisement

Post Maste

Yanney Joseph

Davidson Bernice Lopez Fox

Cherry

LOCALS.

M. F. Oneil of Dushore was in town Saturday.

C. M. Mason was a business man in Williamsport Tuesday.

G. B. Shoemaker and wife of Muncy were in town Monday.

Our big bargain is catchin, them. Get in line for 100 printed envel- "Not Guilty.

Roy Jennings of Estella was here Monday in the interest of Telephone company.

Edson Green of Eagles Mere was a business man in the county seat

W. B. Snider of Nordmont, Democratic candidate for the nomination of County Commissioner, was a business man in town Mon-

The summer days are nearly o'er Soon song birds will depart.

For southern lands where e'er more The sun shine warms the heart.

Green leaves will soon turn yellow, When Jack Frost comes around, And the pumpkins will be mellow As they lay upon the ground.

As time goes on and seasons past, We think of days gone by and sigh; We dream of days to come, but alas 1911. Rule to Open Judgment. Plea,-Future days so far away, yet so "Payment."

nigh.

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Sacks each 6c with privilege of returning without expense to me. Schumacher Chop 30.00 1.55

Choice Cottonseed Meal 32.00

ton 100 lb

29.00 1.50

29.00 1.50

29.00

27.00

31.00

39.00

28.00

26.00

per bu. 50 lb sack

25.00 1.30 10.00

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MAX MAMOLEN, LAPORTE.

land etc.

Meylert.

catalogue.

Prothonotary's Office.

August 7, 1911.

Laporte, Pa.,

Thompson.

Trial List, September Term, 1911. Return Day, September 18, 1911.

1.-Thomas D. Rouse vs. The Lehigh Valley Railroad Company. No. 46 December Term, 1909. Trespass. Plea,-Not Guilty."

2.-J. G. Cott vs. Lee Rosencrants and John Rosencrants, Defendants, and The Nordmont Chemical Company, Garnisher. No. 56 December Term, 1909. Attachment Execution. Plea,-"Nulla Bona." Mullen Meylert.

3 .- Patrick Connor vs. Margaret Conor, Administratrix of John Connor, Dec'd. No. 38 May Term, 1910. Assumpsit. Plea,—"Non-Assumpsit."
Thaver. Walsh.

4,-William T. Fairchild vs. The Le

high Valley Railroad Company, No. 68 May Term, 1910. Trespass. Plea,-

Thomson.

Scouton. Kaufman. Mercur.

5 .- Sillick J. Steinback vs. E. G. Trexler and H. C. Trexler, trading as the Trex- desire to have any choice whatsoler & Turrell Lumber Company. No. 67 ever. The expenses are moderate September Term, 1910. Trespass. Plea. -"Not Guilty."

Scouton.

6.-John H. Crimmins vs. W. F. Randall, No. 94 September Term, 1910. Assumpsit. Plea,-"Non-Assumpsit", payment, set-of, and the Statute of limitation with leave to give special matter in evi-

7.-Caroline Brink vs. Curtis Stroup, No. 1. December Term, 1910. Defendant's Appeal. Plea,-"Not Guilty." Scouton.

8. - D. E. Dieffenbach vs. Cora Glover and Fred J. Glover. No. 1. February Term, 1911, Defendant's Appeal. Plea,— 'Not Guilty."

9 .- A. T. Mulnix vs. Seth P. Shoemaker and Wm. T. More, No. 10 February Term,

Beef Scrap Oats Charcoal

1 .- Alice N. Putnam a. d. b. n. c. t. a. of

Luman Putnam, Deceased, Assignee of

N. N. Betts, Executor and Trustee of Mrs. H. Charlotte Ward, vs. C. F. Hunsinger

and Lizzie (or Elizabeth) Allen and James

P. Allen, her husband, No. 31 February

Term, 1911. Scire Facias sur Mortgage.

Plea,-That Mortgage is not a lien upon

11 .- H. Laussat Geyelin vs. William J

Lawrence, Charles T. Lawrence and O. H.

Lawrence, No. 8 May Term, 1911. Fram-

▲LBERT F, HEESS, Prot'y.

The fall term of the Lock Haven State Normal School opens Sept.

11th. and already almost all of its

rooms are reserved. Now is the

time to engage rooms if students

and the advantages are of the yery

best. Its faculty is made up of

college and university graduates

who have had wide experience as

teachers. Being located in the

central part of Pennsylvania on

both the lines of the Penn'a. rail-

road and the New York Central it

is easy accessible. Write for its

Just In Time.

traveling advance agent for the

Robinson circus, reached his home

in Reading the undertaker was

placing the lid on the casket of his

wife, who had died during his

absence. Telegrams had been for-

warded all over the country to

locate the husband.

Just as Harry R. Trayer, a

Advertisement

Oyster Shells
140 lb bag Salt coarse or fine 56 lb bag Salt Buckwheat Flour Slhumacher Flour sack 1.50 Muncy

" "per bbl. 4.40
Spring Wheat,,(Marvel) " 1.60
Veal Calves wanted on Monday,
Tuesday and Wednesday. Live
fowls and chickens on Wednesday.

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Is often asked by the prupent housewife. Money saving advantages

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