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 PURBUNCE OF ARTICLE XVIII OF THE CONSTITUTION.

Number One.

of the commonwealth, in pure sunce of the commonwealth of Pennsylvania and the Commonwealth of Pennsylvania. Resolved (if the Senate concur). That the following 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 Assembly is hereby prohibited from creating other courts to exercise the powers vested by this Constitution in the judges of the Courts of Common Pleas and 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 establish new courts, from time to time, as the same may be needed in any city or county, and to prescribe the powers and judication thereof, and to increase the same may be needed in any city or county, and to prescribe the powers and judication thereof, and to increase the same wherever it may be deemed necessary for the orderly and efficient administration of justice.

A true copy of Resolution No. 1.

ROBERT McAFEE.

Secretary of the Commonwealth.

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 Commonwealth 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 to tote 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 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.

Third. He shall have resided in the

months), immediately product that the 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 Proposing an amendment to the Consti-tution of the Commonwealth of Penn-sylvania, 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 beamended, by striking out the said section, and inserting in place thereof the following:

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

Section 6. 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 fudges 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 increase shall amount in the whole to three, such three judges shall compose a distinct and separate court as aforesald. In Philadelphia all suits shall 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 thus assigned, shall have exclusive jurisdiction thereof, subject to change of venue, as shall be vested in one court of common pleas without designating the number of the said court, and the several numbered courts of common pleas shall be vested in one court of common pleas which shall have been instituted 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 shall be vested in one court of common pleas shall be vested in one court of common pleas shall be vested in one court of common pleas shall be vested in one court of common pleas shall be vested in one court of c

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 thereor:

Amendment to Article Nine, Section Eight.

Section 2. Amend section eight, article ains, of the Constitution of Pennsylvania, which reads as follows:

"Section 2. The debt of any county."

city, borough, township, school district, ex 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, on a sto 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 valuation 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 percentum 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, except that any debt or debts hereinafter incurred by the city and county of Philadelphia, and which shall yield to the city and county of Philadelphia and which shall yield to the city and county of Philadelphia, and which shall yield to the city and county of Philadelphia, and which shall yield to the city and county of Philadelphia, and which shall yield to the city and county of Philadelphia, and which shall yield to the city and county of Philadelphia to become otherwise indebted: Provided, That a sinking fund for their cancellation may be excluded in ascertaining the pow-er of the city and county of Philadelphia to become otherwise indebted: Provided, That a sinking fund for their cancellation shall be established and maintained. A true copy of Joint Resolution No. 4. ROBERT McAFEE, Secretary of the Commonwealth.

# M. BRINK'S

DDICES For This Week

PRICES For I	his W	eek.
	ton 1	00 lb
Corn Meal	33,00	1.70
Cracked Corn	33.00	1.70
Corn	33.00	1.70
Sacks each 6c with	privile	ge of
returning without exp		
Schumacher Chop	31.00	1,60
Wheat Bran	28.00	1.45
Fancy White Midds.	31.00	1.60
Oil Meal	44.50	2,25
Gluten	31.00	
Alfalfa Meal	25.00	1.30
Ovster Shells	10.00	60
Brewers Grain	27.00	1.40
Choice Cottonseed Mea	al	
Luxury Flour	sack	1.20
" " per l	obl.	4.65
Beef Scrap		3.00
Oats per	r bu.	.60
Charcoal 50 lb		.60
Oyster Shells "		.35
140 lb bag Salt coarse	or fine	.50
56 lb bag Salt		.25
Buckwheat Flour		
Slhumacher Flour	sack	1.50
Muncy "	"	1.20
" per	bbl.	4.65
Spring Wheat (Marv	el) "	1.70
Veal Calves wanted	on Mo	nday,
Tuesday and Wedn	esday.	Live
fowls and chickens on	Wedne	sday.

#### Our Big Bargain.

M. BRINK, New Albany, Pa.

To each and every person who pays us \$1.50 for two years sub-scription to the Republican News Item, on or before Jan. 1, 1912, we will give absolutely free of charge, 100 envelopes with your name, address and return request neatly printed in the corner.

Every subscriber to the News Item and every person who is not a subscriber should lose no time in taking advantage of this liberal

Subscribe for the News Item.

# ELECTION PROCLAMATION.

Weereas, by the laws of the Common wealth of Pennsylvanio it shall be the duty of the Sheriff of every county at least ten days before any election to be held therein (except for township and borough officers) to give notice of the same by proclamations posted up in the most public places in every election district and by advertisements in at least two newspapers if there be so many published in the county representing so far as practicable the political parties which at the preceeding election cast the largest and next largest number of votes and tenumerate the officers to be elected and give a list of all the nominations except for election officers and assessors—to be voted for in said county so far as may be in the form in which they shall appear upon the ballot and to designate the places at which the election is to be held.

Therefore I, Judson Brown, High Sheriff of Sullivan County, do hereby make known and proclaim to the qualified electors of Sullivan county that an election will be held in the said County on

### TUESDAY NOVEMBER 7, 1911.

at the saveral election places in the county. to wit :

Bernice Precinct, at the Knights of Labor Wall in Bernice.

Cherry l'ownship, at the new township house near Dushore.

Colley Township at the Colley House. Davidson Township, at the public house of Harry Basley in Sonestown.

Dushore Dorough, at the town hall in said borough.

Eagles Mere Borough, at Hotel Eagles

Elkland Township, at the new election house at Eldredsville.

Forks Township, at the election house. One person for Forksville Borough, in rooms known as council rooms in said Borough.

Fox Township at the township house

Hillsgrove Township, at rooms in old Jamison City Precinct, at the residence

Laporte Borough, at the ladies' wait

Three persons for

ing room in the Court House. Laporte Township, at the House of COUNTY COMMISSIONERS. Joseph McIntire.

Lopez Precinct, at the new township house in Village of Lopez.

Mt. Vernon Precinct, at the township One person for

Ringdale Precinct, at the house of One person for

ot J. Dean Cole in the Village of Jamison Two persons for ASSOCIATE JUDGE.

Three persons for COUNTY AUDITOR

CORONFR.

MINE INSPECTOR

Ricketts Precinct, at the P. O. S. of A. Hall in Ricketts.

Shrewsbury Twp., at the Stackhouse Dance Hall.

At which time and place the qualified electors will elect by ballot the following County officers, to wit:

One person for COUNTY TREASURER.

One person for SHERIFF,

One person for PROTHONOTARY, REGISTER of WILLS and CLERK of the several COURTS of SULLIVAN COUNTY.

It is further directed that the election polls of the several districts shall be opened at seven o'clock in the foreacon and continue open without interuption or adjournment until seven o'clock in the foreacon and alournment until seven o'clock in the foreacon and evening, when the polls shall be closed. Notice is hereby given that every person except, Justice of the Peace who shall be care or city or corporated district, whether a commissioned officer or otherwise, a subordinate officer or otherwise, a subordinate officer or of any incorporated district, and also that every Member of Congress and of the State Legislature and of the select or common council of any city or ownersisioners of any incorporated district, is by law incapable of holding or oxercising at the same time the office of an election of this Commonwealth and that no Inspector, Judge or other officer of any such election shall be eligible to of an election of this Commonwealth and that no Inspector, Judge or other officer of any such election shall be eligible to be then voted for. The Inspectors and Judge of the election shall meet at the respective places appointed for holding the election in the districts to which they respectively belong, before seven o'clock in the morning and each Inspector shall appoint one Clerk who shall be a qualified voter of such district.

#### JUDSON BROWN, High Sherlff.

Sheriff's office, Laporte, Penn'a., October 23, 1911.

To vote a straight party ticket, mark a cross [X] in the square, in the first column, opposite the name of the party of your choice.

A cross marked in the square opposite the name of any candidate indicates a vote for that candidate.

Binst Column	PROTHONOTARY, REGISTER OF WILLS, RECORDER OF	ASSOCIATE JUDGE (Mark Two)	CORONER (Mark One)
F <b>irst Column.</b> To vote a straight	DEEDS, AND CLERK OF THE SEVERAL COURTS.	Anthony B. Kilmer, Rep.	Republican C. M. Bradford,
rty ticket, mark a oss [X] in this	Republican Albert F. Heess.	James P. Miller, Republican  Dennis Keefe, Democrat	Prohibition  R. J. McHenry, Democrat
lumn.	O. N. Molyneux, Probi.	Charles A. Starr, Democrat	
REPUBLICAN		H. L. Molyneux, Prohibi.	COUNTY AUDITOR (Mark Two)
WITH THE TAXABLE PARTY OF TAXABLE PA	HIGH SHERIFF	W. L. Norton, Prohibition	Oliver S. Bender, Rep.
DEMOCRATIC	Lloyd McCarty, Republican		Thomas R. Crimmins, Rep. D. F. McCarty, Deomocratic
PROHIBITION	J. G. Cott, Democrat  Rovillo Mulnix Prohibition	COUNTY COMMISSIONERS (Mark Two)	Michael McDonald, Demo.
1000		Irvin Hottenstein, Rep.	W. F. Fanning, Prohibi.
	COUNTY TREASURER (Mark One)  Joseph A. Helsman, Rep.	Joseph Sick, Republican  George Broschart, Democrat	E. Jennings, Prohibition
	Frank Magargel, Democrat	Willis B. Snider, Democrat  John Kilmer, Prohibition	MINE INSPECTOR. EIGHTH
	Job McCarty, Prohibition	T. W. McCarty, Prohibition	INSPECTION DISTRICT. (Mark One)
	1		Republican Benjamin Maxey, Democratic
Amendments	to the Gons	titution.	-

Proposed A Cross marked in the square at the right of the word "YES," indicates a vote FOR the Amendment. A Cross marked in the square at the right of the word "NO," indicates a vote AGAINST the Amendment.

PROPOSED AMENDMENT TO THE CONSTITUTION NO. 1	PROPOSED	<b>AMENDMENT</b>	TO	THE	CONSTITUTION	NO.	1.
--	----------	------------------	----	-----	--------------	-----	----

SHALL SECTION EIGHT OF ARTICLE NINE OF THE CONSTITUTION BE AMENDED 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 indebtedness to an amount exceeding two per centum upon such assessed valuation of such assessed valuation, may be authorized 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, except that any debt or debts hereinafter incurred by the city and county of the same three per centum, in the aggregate, at any one time, upon such valuation, except that any debt or debts hereinafter incurred by the city and county of the reclamation of land to be Philadelphia for the construction and development of subways for transit purposes, or for the construction of wharves and docks, or for the reclamation of land to be insection of a system of wharves or docks as public improvements, owned or to be owned by said city and county of Philadelphia, and which shall the construction of a system of wharves or docks as public improvements, owned or to be owned by said city and county of Philadelphia, and which shall the construction of a system of wharves or docks as public improvements, owned or to be owned by said city and county of Philadelphia, and which shall the construction of said debt or debts, may be excluded in ascertaining the power of the city and county of Philadelphia to become otherwise indebted: Provided, That a sinking fund for their cancellation shall be established and maintained.

ll ts	169	
ll ts h ee of ee ll	No	
ll a.	N0	

# PROPOSED AMENDMENT TO THE CONSTITUTION NO. 2.

SHALL SECTION SIX OF ARTICLE FIVE OF THE CONSTITUTION BE AMENDED SO AS TO READ AS FOLLOWS?

Section 6. 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 seperate courts of equal and co-ordinate jurisdiction, composed of as may be made by this Constitution or by law, shall be in Philadelphia vested in five distinct and seperate 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 of the said courts in Philadelphia shall be 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 increase shall amount in the whole to three, such three judges shall compose a distinct and seperate courts shall distribute and apportion all suits shall 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 assigned, shall have exclusive jurisdiction the several numbered 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 to courts of common pleas, composed of all the judges in commission in said courts. Such jurisdiction and powers now vested in the several numbered courts and shall be vested in one court of common pleas, composed of all the judges in commission in said courts. Such jurisdiction and powers now vested in the several numbered courts and shall be subjected to such changes as may shall extend to all proceedings at law and in equity which shall have been instituted in the se

YES	
NO	