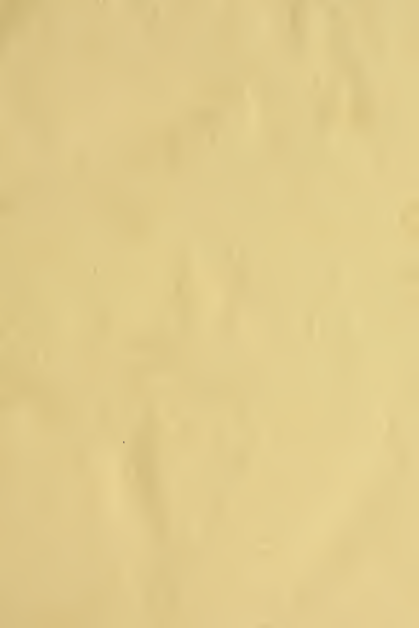


UNIVERSITY OF PITTSBURGH



LIBRARY









General Andex to the Pebates

OF THE

CONVENTION

TO AMEND THE

CONSTITUTION OF PENNSYLVANIA:

CONVENED AT

HARRISBURG, NOVEMBER 12, 1872;

ADJOURNED NOVEMBER 27,

TO MEET AT

PHILADELPHIA, JANUARY 7, 1873.

4

VOL. IX.

HARRISBURG:
BENJAMIN SINGERLY, STATE PRINTER.
1873.

JK3625 1872 A1 V.5

GENERAL INDEX TO THE DEBATES

OF THE

Convention to Amend the Constitution.

A.

ABSENCE, leaves of, granted to-

Mr. Achenbach; vol. i, 289; vi, 290; vii, 577.

Mr. Addicks, vol. i, 289; vi, 322; vii, 379. Mr. Ainey, vol. i, 205; v, 144; vii, 454.

Mr. Alricks, vol. i, 322; ii, 250; iv, 644; v, 338, 519; vii, 192; viii, 3.

v, 338, 519; vii, 192; viii, 3. Mr. Andrews, vol. ii, 758; iii, 460; v,

744; vi, 290. Mr. Armstrong, vol. ii, 99; iv, 395; vii, 130, 331.

Mr. Baer, vol. i, 124, 348, 434, 785; iii, 3; v, 470; vi, 238; vii, 192; viii, 267.

Mr. J. M. Bailey, vol. i, 199, 638, 734; v, 336; vii, 617.

Mr. Joseph Baily, vol. i, 734; vi, 429.

Mr. Baker, vol. v, 5, 637; vi, 166, 214; vii, 337.

Mr. Bannan, vol. v, 49.

Mr. Barclay, vol vii, 379.

Mr. Bardsley, vol. i, 430; ii, 282.

Mr. Bartholomew, vol. i, 322; ii, 151; vi, 408; vii, 454.

Mr. Beebe, vol. i, 124, 503; v, 144; vi, 533; viii, 3.

Mr. Biddle, vol. iv, 295, 555; v, 5; vii, 192, 268, 337.

Mr. Chas. A. Black, vol. ii, 282; v, 336. Mr. J. S. Black, vol. i, 182, 503.

Mr. Bowman, vol. i, 758; vi, 429; viii, 267. Mr. Boyd, vol. i, 199; ii, 129, 282, 685; v, 144; vi, 408, 719; vii, 130.

Mr. Brodhead, vol. i, 250, 430; iii, 240; v, 99, 338, 744; vi, 110, 719; vii, 538, viii, 267.

Mr. Broomall, vol. ii, 129; iv, 695; τ, 744; vi, 166, 214, 588; vii, 81, 731; viii, 267.

Mr. Brown, vol. i, 274; ii, 282; vi, 408; vii, 617; viii, 267.

Absence, leaves of-Continued.

Mr. Buckalew, vol. i, 479; v. 143; vi, 166; vii, 268, 657.

Mr. Bigler, vol. vi, 166; vii, 454.

Mr. Calvin, vol. v, 260.

Mr. Campbell, vol. vi, 429; vii, 577.

Mr. Carey, vol. viii, 732.

Mr. Carter, vol. v, 141; vii, 657.

Mr. Cassidy, vol. iv, 600; viii, 732.

Mr. Church, vol. i, 124; iii, 461; iv, 842; v, 424; viii, 49.

Mr. Clark, vol. i, 274; iv, 742; v, 67; vii, 657; viii, 732.

Mr. Cochran, vol. i, 270, 480, 734; iv, 246, 742; v, 519.

Mr. Collins, vol. i, 785; v, 50, 716; vii, 337; viii, 732.

Mr. Corbett, vol. vi, 166; vii, 118, 414; viii, 3.

Mr. Corson, vol i, 205, 348; iv, 600; v, 637; vi, 212; vii, 153; viii, 49.

Mr. Cronmiller, vol. iv, 741; vi, 355.

Mr. Craig, vol. vi, 3; vol. vii, 81.

Mr. Curry, vol. i, 503, 750; ii, 249, 584 v, 678; vi, 408; vii, 295, 454.

Mr. Curtin, vol. i, 249; iv, 695; vii, 731; viii, 49.

Mr. Cuyler, vol. iv, 600; v, 99; vi, 214; vii, 498, 769.

Mr. Dallas, vol. iv, 135; vii, 337; viii, 3. Mr. Darlington, vol. i, 523, 637, 785; iv, 246, 695; v, 338; vi, 672.

Mr. Davis, vol. i, 289, 711; ii, 129; iv, 695; v, 519; vi, 166, 588; vii, 81, 454, 657.

Mr. Dodd, vol. iv, 246; v, 50; vi, 429; viii, 656.

Mr. Dunning, vol. iv, 741; v, 519; vi, 212; vii, 454, 657.

Mr. Edwards, vol. vi, 166; vii, 414; viii, 308.

Mr. Elliott, vol. ii, 151; iii, 299; iv, 741; v, 260; vii, 697.

Absence, leaves of-Continued.

Mr. Ellis, vol. v, 260; vi, 214, 646.

Mr. Ewing, vol. iv, 644; vi, 408.

Mr. Fell, vol. iv, 600; v, 99; vii, 337, viii, 732.

Mr. Finney, vol. i, 199; iv, 555; vii, 130. Mr. Fulton, vol. v, 143; vii, 268, 577, viii,

Mr. Funck, vol. i, 192, 734; iv, 644; v, 143; vi, 110.

Mr. Gilpin, vol. i, 399; ii, 250; iv, 695; vi, 214; vii, 617, 697; viii, 380.

Mr. Gowen, vol. i, 70, 181; iii, 152.

Mr. Hall, vol. i, 205, 711; ii, 584; vi, 290; vii, 454, 657; viii, 49.

Mr. Hanna, vol. iii, 299, 532; vi, 140, 719. Mr. Harvey, vol. v, 260, 278; vii, 268, 414.

Mr. Hay, vol. v, 99; vii, 617; viii, 267.

Mr. Hazzard, vol. iv, 555; v, 678; vi, 429; vii, 52.

Mr. Hemphill, vol. i, 523; ii, 366; v, 143, 260, 424; vi, 561; vii, 3, 538.

Mr. Hopkins, vol. ii, 240.

Mr. Horton, vol. ii, 151; iv, 342; v, 744; vii, 295, 657.

Mr. Howard, vol. iv, 134.

Mr. Hunsicker, vol. i, 205; iv, 644; vi, 166.

Mr. Kaine, vol. i, 265; v, 635; vii, 373, 498.

Mr. Knight, vol. iv, 135.

Mr. Lamberton, vol. i, 348; ii, 249; v, 299; viii, 3.

Mr. Landis, vol. i, 152, 479; iii, 114; iv, 555; v, 144, 744; vii, 657.

Mr. Lawrence, vol. v, 470; vii, 498.

Mr. Lear, vol. iv, 600; vii, 617.

Mr. Littleton, vol. v. 5.

Mr. Long, vol. i, 480; ii, 303.

Mr. M'Allister, vol. i, 336; ii, 303, 584.

Mr. M'Clean, vol. i, 482; ii, 758; iv, 555; vii, 697.

Mr. MacConnell, vol. ii, 129.

Mr. M'Culloch, vol. iv, 742; v, 519; vi, 166; vii, 657; viii, 49.

Mr. M'Murray, vol. i, 638; iv, 741; vi, 214; vii, 3.

Mr. MacVeagh, vol. i, 503; iv, 555; vi, 408; vii, 268; viii, 308, 732.

Mr. Mann, vol. i, 783; v, 299; vii, 3, 657.Mr. Mantor, vol. vi, 166; vii, 268, 498; viii, 308.

Mr. Metzgar, vol. i, 348, 660; vi, 110, 672; vii, 118; viii, 3, 732.

Mr. Minor, vol. iv. 695; vi, 429.

Mr. Mitchell, vol. iii, 342; vi, 429.

Mr. Mott, vol. i, 280; iv, 246; vi, 166; vii, 577.

Mr. Niles, vol. i, 124; iv, 742; vii, 697. Mr. Onslow, vol. i, 277.

Absence, leaves of-Continued.

Mr. G. W. Palmer, vol. v, 144; vii, 617.

Mr. H. W. Palmer, vol. i, 109, 638; iv, 246; vii, 3; viii, 49, 732.

Mr. Parsons, vol. i, 348, 758; v, 99; vi, 166; vii, 454; viii, 3.

Mr. D. W. Patterson, vol. vii, 731.

Mr. Thos. H. B. Patterson, vol. i, 270, 758; vi, 214, viii, 3, 699.

Mr. Porter, vol. i, 250; ii, 99; v, 519; vi, 166; vii, 657.

Mr. Pughe, vol. i, 192; ii, 159; vi, 166; viii, 732.

Mr. Purman, vol. i, 109; ii, 303, iv, 318; v, 144, 199.

Mr. John N. Purviance, vol. i, 152, 250; vi, 166, 646, 719.

Mr. Sam'l A. Purviance, vol. i, 109, 734; vi, 355; viii, 49, 656.

Mr. John R. Read, vol. v, 637; vii, 192; viii, 732.

Mr. Andrew Reed, vol. v, 380; vii, 657. Mr. James L. Reynolds, vol. v, 5; vii, 657.

Mr. Samuel H. Reynolds, vol. i, 274.

Mr. Ross, vol. vi, 588; vii. 577.

Mr. Rooke, vol. i, 189.

Mr. Russell, vol. i, 274; ii, 129; vii, 617.

Mr. Sharpe, vol. v, 144; vii, 454.

Mr. Simpson, vol. i, 192; viii, 732.

Mr. Henry G. Smith, vol. 1, 152; vi, 322; vii, 697.

Mr. Henry W. Smith, vol. i, 152, 660; iii, 664; v, 299; vi, 110, 408; vii, 229, 617; viii, 49, 267.

Mr. Wm. H. Smith, vol. iii, 664; vi, 238; vii, 295.

Mr. Stewart, vol. i, 152, 192, 734; ii, 250;

v, 144; vi, 166, 646; vii, 268, 454. Mr. Struthers, vol.i, 265; vii, **8**1; viii, 49.

Mr. Temple, vol. i, 217; iii, 83; vii, 130. Mr. Turrell, vol. ii, 685; iii, 706; vi, 238; vii, 337; viii, 308.

Mr. Van Reed, vol. v, 144.

Mr. John P. Wetherill, vol. viii, 88.

Mr. John M. Wetherill, vol. v, 144; vi, 212; vii, 657.

Mr. Wherry, vol. i, 479; ii, 250; v, 144; vi, 60, 322; viii, 49.

Mr. White, David N., vol. i, 274; ii, 249; v, 144; vi, 60; viii, 49.

Mr. Harry White, vol.iv, 695; v, 336; vi, 166; vii, 268.

Mr. J. W. F. White, vol. v, 519; vi, 166. Mr. Woodward, vol. i, 289; iv, 240; vii, 337.

Mr. Wright, vol. iv, 295: vi, 408, 588; vii, 337, 454.

Absence, leaves of—	Accounts and Expenditures-Continued.
vol. i:	vol. v:
resolution to restrict	reports of committee on 358, 638
debate on	vol. vi:
yeas and nays on	reports of committee on, 291, 531, 533,
to require reasons for	645, 673, 756.
of subordinate officers 363	resolution directing committee on,
vol. ii:	to provide for pay of officers 588
resolutions to restrict 102, 303, 333	vol. vii:
vol. vii:	of Mr. H. White directing com-
not to grant without good cause 280	mittee on, to settle with firemen, 499
not to be good for more than three	vol. viii :
days 381	reports of committee on, 271, 444, 661,
Absentees-	684, 712, 754.
vol. i:	resolution of committee on, to pay
resolution relative to publishing	certain claims
names of	remarks on, by—
debate on	Mr. Armstrong 755
vol. iv:	Mr. Biddle
resolution to censure 558	Mr. Cochran
relative to arrest of by Sergeant-	Mr. Darlington 755
at-Arms 595	Mr. Hay 755, 756, 761
yeas and nays on 596	Mr. Hunsicker
personal explanation of 597, 598, 599	Mr. Newlin757, 759, 760, 761, 762
vol. vii:	Mr. H. G. Smith
call of	Mr. Temple
seats of to be declared vacant 331	Mr. Harry White
Absent members—	Accounts—See Printer.
resolution relative to, vol. ii 304	
requesting attendance of, vol. vii, 731	Acts of Assembly, resolution relative
Accounts and Expenditures—	to validity of, vol. i 158
vol. i:	Acoustics, device to remedy the, vol.i, 758
resolutions relative to	Abolition of slavery—
appointment of committee on 110	vol. iii:
resolution from committee on, to	memorial of Pennsylvania society
pay Charles Lilly 199	relative to rights of colored citi-
reports of committee on, 124, 139,	zens 433
186, 280.	ACHENBACH, GEO. A., delegate XVIIIth
vol. ii:	district:
reports of committee on 70, 304	oath of office administered to, vol.i, 7
committee on, requested to report	resolution submitted by-
resolution to pay officers 151, 186	vol. iv:
resolutions relative to printing re-	relative to restoration of Indepen-
ports of committee on 416, 450	dence Hall 644
resolution from committee on, rela-	incidental remarks by—
tive to settlement with State Prin-	vol. vi; 734; vii, 503.
	Adams county, petition of citizens of,
ter	asking recognition of Almighty
report of committee on Convention	God in Constitution, vol. iv 135
-	· · · · · · · · · · · · · · · · · · ·
	Addicks, John E., delegate IId dis-
resolution of committee on, to pay	triet:
Printer to Convention 114	oath of office administered to, vol. i, 7
to pay Official Reporter 158	reports made by— vol. i:
relative to expenses of Chief	from select committee of confer-
Clerk	ence with councils of Philadel-
to pay officers thirty per cent. of	
their salary	phia 74, 177
vol. iv:	vol. ii:
reports of committee on 27, 246, 254	from Committee on the House, 480

ADDICKS, JOHN E.—Continued.	Adjournment—Continued.
reports made by—	remarks on, by—
vol. iii :	vol. viii:
from Committee on House rela-	Mr. Clark 469
tive to payment of expenses for	Mr. Curtin 464
draping Hall, &c 84	Mr. Dallas 470
relative to ventilation of Hall 145	Mr. Darlington 472
vol. vi:	Mr. Ewing 466
from Committee on House, rela-	Mr. Gibson
tive to money derived from sale	Mr. Hall
of drapery	Mr. Hanna 464
incidental remarks by—	Mr. Lamberton
vol. i, 189, 282, 739, 558; v, 146, 496;	Mr. Littleton 474
vi, 734, 747; vii, 127, 219; viii,	Mr. Mann 471
647, 684.	Mr. Newlin 463
resolutions submitted by—	Mr. Niles
vol. i:	Mr. S. A. Purviance 461
to form an additional committee,	Mr. W. H. Smith 467
177, 189.	Mr. Harry White 462, 469
to appoint five additional pages,	Mr. J. W. F. White 475
177, 189.	the resolution as amended was
to pay employees about Hall 280	agreed to 475
vol. iii :	Address to the people of the State—
relative to care of the Hall during	vol. viii:
recess	resolution of Mr. Harry White, to
vol. viii:	appoint committee on 128
to give possession of Convention	remarks on, by—
Hall and its contents to authori-	Mr. Curtin 128
ties of Philadelphia 684	Mr. Darlington
Adjournment over the Twenty-second -	Mr. Howard 129
of February—	Mr. Lilly 128
vol. ii:	Mr. Harry White 128, 129
resolutions relative to, considered,	Agriculture—
69, 70.	vol. i:
reasons of members for voting	resolution to provide for State Com-
against, 100.	missioners of 145
resolutions relative to discussion on,	to prevent creating corporations
304, 333, 417.	for 145
relative to	vol. vi:
vol.iv:	for the establishment of free
relative to, sine dic	sehools for instruction in 87
postponed	Agriculture, Mining, Manufactures
Adjournment until after election—	and Commerce—
vol. viii:	vol. i:
resolution relative to, considered. 461	appointment of commmittee on 110
amendment of Mr. Harry White,	vol. ii:
462; adopted, 462.	report of committee on
amendment of Mr. Darlington,	vol. iv:
472; adopted, 474.	article on second reading—
amendment of Mr. S. W. F.	section 1. Relative to legal rate of
White, 475: rejected, 475.	interest, considered 489
amendment of Mr. Lamberton,	amendment of Mr. A. Reed, 490;
475; adopted, 475.	rejected550
amendment of Mr. Clark, 475;	remarks on, by—
adopted, 475.	Mr. Broomall
amendment of Mr. Buckalew,	Mr. Carey 490, 530, 531, 532, 533
475; adopted, 475.	Mr. Dunning 545
remarks on, by—	Mr. Ewing 504
Mr. Alrieks	Mr. Hazzard534, 536, 547
Mr. Broomall	Mr. Heverin

Agriculture, &c.—Continued.	AINEY, WILLIAM H., delegate at
article on second reading—	large:
section 1—	oath of office administered to, vol. i, 7
vol. iv:	leaves of absence granted to, vol. i,
remarks on, by-	205; v, 144; vii, 454.
Mr. Knight, 506, 507, 509, 510,	vol. iii:
511, 519, 521, 531, 533.	rises to a point of order, 608; sus-
Mr. MacVoagh 544	
Mr. Mann 546, 547	<u> </u>
Mr. Patton 527	
Mr. J. N. Purviance 528	
Mr. Simpson 537	
Mr. Struthers 548	relative to joint sessions of stand-
Mr. J. P. Wetherill, 523, 524,	ing committees 138
526, 527, 530.	vol. vi:
the section was not agreed to 550	
motion to consider lost 553	vention41
section 2. Relative to establish-	vol. vii:
ment of mining schools, con-	directing Committee on Suffrage,
sidered 550	&c., to report an ordinance for
the section was not agreed to 550	submission of Constitution
section 3. Relative to combina-	relative to hours of session
tions of employers or employ-	incidental remarks by-
ees, considered 550	
amendment of Mr. Mott, 550;	346.
rejected, 551.	vol. ii:
amendment of Mr. Struthers,	184, 627, 630, 633, 644, 662.
550; rejected, 551.	vol. iii :
the section was not agreed to 551	
section 4. Legislature to provide	vol. iv:
for regulation of mines, manu-	537, 699.
factories, &c., considered 551	
the section was not agreed to 55:	
section 5. Legislature to regulate	492, 701, 737.
by law the manufacture and	vol. vi:
sale of carbon oil, considered, 562	13, 22, 127, 355, 417, 420, 723.
the section was not agreed to 56:	
section 6. Legislature to provide	6, 8, 54, 177, 179, 184, 185, 390, 303,
for equitable assessments of	614, 634, 759.
benefits in favor of mine own-	vol. viii:
ers and operators, considered, 563	6, 58, 72, 76, 210, 280, 287, 297, 477,
amendment of Mr. Darlington,	597, 605, 615, 629, 633, 655, 662, 666,
565; rejected, 565.	668, 671, 684, 700, 701, 702, 714, 745.
the section was not agreed to 563	remarks by—
new section proposed by Mr.	vol. ii:
Andrew Reed, "that the rate	on form of ballot 13
of interest shall be fixed by	on defining the residence of vo-
law," considered 568	ters
amendment of Mr. W. H. Smith,	vol. iii:
568; rejected, 575.	on right to construct railroads 30
remarks on by—	vol. iv:
Mr. Broomall	
Mr. Carey 569, 570	
Mr. Knight 568, 569, 574, 573	
Mr. W. H. Smith 565, 566, 57	0
Mr. Harry White 571, 572, 573	
the section was not agreed to 570	8
Agricultural College, to furnish copy	on Representative apportionment,
of Dahates to vol iv 96:	682 688 707

AINEY, WILLIAM H.—Continued.	Alderman, &c.—Continued.
remarks by—	election of, &c.—
vol. vi:	remarks on, by-
on banking rates of interest 12	vol. iv:
on the taxation of manufacturing	Mr. J. R. Read 285, 286
corporations 120	Mr. Simpson 283
on the legislative power of cities,	Mr. Temple 287, 312
220, 221.	Mr. Walker 31
on the adjournment of Conven-	Mr. Wherry 298
tion 356, 357	Mr. J. W. F. White 308
on discrimination in freight or	vol. v:
passage by railroad companies,	to regulate fees of
620, 621.	9
on providing for a recess of the	vol. vi:
Convention	election and qualifications of 314
	remarks on, by-
vol. vii:	Mr. Armstrong, 321, 328, 332, 333,
on Representative apportionment,	335.
70, 71.	Mr. Beebe 316
on separate Legislative districts 178	Mr. Biddle 325
on disqualified voters 645	Mr. Bowman 315, 318
vol. viii:	Mr. Broomall 317
on the free-pass system 284	Mr. Buckalew 330, 336
on date of submitting Constitu-	Mr. Corbett 315, 330
tion 539	Mr. Cuyler 323, 325, 337
on printing Constitution in pam-	Mr. Dallas 319
phlet form	Mr. De France 316
on extra compensation to report-	Mr. Evans 332, 334
ers 604	Mr. Hanna 322, 325, 332
on submitting Constitution as a	Mr. Hazzard316
whole	Mr. Knight
on re-printing the Debates and	Mr. Littleton 320, 330
Journal	Mr. MacVeagh
Alderman and justices of the peace—	
vol. i:	Mr. Niles
resolution to abolish	Mr. D. W. Patterson 315
to abolish in Philadelphia 130	Mr. J. R. Read 320, 321, 335
memorial on, 214; referred, 217.	Mr. Ross
relative to cities and boroughs 217	Mr. Simpson
election of, and establishment of	Mr. Temple 319, 320, 326, 327, 335
justices' courts—	Mr. Wetherill 334
remarks on, by-	Mr. Worrell 334, 335
vol. iv:	vol. vii:
Mr. Alricks 314	jurisdiction of 534
Mr. Armstrong 273, 290, 296, 314	remarks on, by—
Mr. Biddle 290, 291	Mr. Hanna 549, 541
Mr. Boyd 288	vol. viii:
Mr. Broomall	term of office and election of 433
Mr. Buckalew, 268, 277, 302, 303, 310	remarks on, by-
Mr. Campbell 305, 315	Mr. Ewing 435
Mr. Carter 284	Mr. Hay 434, 436
Mr. Cassidy 312, 313	Mr. Howard 435
Mr. Cuyler 279, 280, 315	Mr. D. W. Patterson
Mr. Ewing 281, 283, 316, 317	Mr. S. A. Purviance 433, 434
Mr. Hanna	Mr. Temple
Mr. Hay	vol. vii:
	Alleghour
	Allegheny
Mr. MacVeagh	remarks on, by—
Mr. Minor	Mr. Hay 534, 535
Mr. Patterson	Mr. T. H. B. Patterson
Mr. J. N. Purviance, 230, 275, 284, 296	Mr. S. A. Purviance 534

Allegheny county, courts of—See Phil-	ALRICKS, HAMILTON—Continued.
adelphia. petitions of citizens of, in favor of fe-	resolutions submitted by—
male suffrage, vol. i 544, 660	vol. i:
petitions of citizens of, in favor of	to prevent the Legislature grant- ing extra compensation 156
prohibition, vol. i, 758; ii, 100, 249,	relative to appointment of judi-
366; iii, 146, 238.	cial officers
petitions of citizens of, for damages	relative to corporation franchises, 183
to liquor manufacturers in case of	relative to right of eminent do-
prohibition, vol. iii	main 183
petitions of citizens of, asking for	relative to railroad property 183
recognition of Almighty God in	relative to responsibility of cor-
the Constitution, vol. iii, 342; iv,	porations 194
73, 446, 513.	relative to municipal indebted-
vesting the judiciary power in—See Judiciary article, section 5.	to provide for election of State Re-
vol. vi:	visor
	to fix hours of sessions 267
the election and jurisdiction of al-	vol. iii :
dermen in	relative to the expediency of the
Mr. Armstrong 460	the appointment of a Legislative
Mr. Cuyler	Revisor
Mr. Ewing 459	vol. vi:
Mr. Hay 453, 455, 460	to provide for meeting of Conven-
Mr. MacConnell 457	tion in the Hall of the House of
Mr. S. A. Purviance 460	Representives, Harrisburg 238
Mr. W. H. Smith	not to accept resignation of Mr.
Mr. J. W. F. White 456	Woodward 349
vol. viii:	vol. vii:
organization of courts in 412	relative to the construction of wills, 192
organization of courts, when to take	relative to call of previous ques-
effect	tion 618
proceedings in courts of	vol. viii:
Allegiance of citizens to the State,	relative to printing Constitution, 521
resolution relative to, vol. i 132	thanking the authorities of Phila-
Allentown, communication from the mayor of, inviting Convention to	delphia
meet in said city, vol. iv 513	incidental remarks by—
Allison, Judge, of Philadelphia, as-	vol. ii:
signed to court number one, vol.	250, 168, 277, 462, 560, 631, 632, 695,
viii	740.
Altoona, petition of citizens of, in fa-	vol. iii :
vor of prohibition, vol. ii	362, 397, 491.
ALRICKS, HAMILTON, del. XIIth dis-	vol. iv:
triet:	111, 162, 189, 241, 260, 264, 273, 315, 325, 373, 455.
oath of office administered to, vol. i, 7	vol. v:
leaves of absence granted to, vol. i,	132, 135, 172, 221, 229, 287, 624.
322; ii, 250; iv, 644; v, 338, 519;	vol. vi:
vii, 192; viii, 3.	39, 152, 154, 166, 212, 217, 238, 239, 243,
petitions presented by—	253, 307, 349, 404, 409, 549, 609, 718.
vol. iii:	vol. vii :
from citizens of Philadelphia, to	56, 63, 82, 117, 191, 192, 218, 231, 236,
restrain the powers of railroad	362, 420, 500, 202, 538, 549, 700, 701,
and canal companies 460	715, 718, 741.
resolutions submitted by—	vol. viii:
vol. i:	72, 134, 173, 174, 178, 194, 308, 310,
relative to the obligations of rail-	371, 437, 521, 657, 679, 697, 702, 707,
road companies 156	720.

A LRICKS, HAMILTON—Continued.	ALRICKS, HAMIITON-Continued.
remarks by	remarks by
vol. ii:	vol. vi:
on the Legislative article 89	on damages to property by rail-
on the Education article 461	road companies 73
on legislative appropriations for	vol. vii:
sectarian and other purposes 692	on legislative bribery 392, 393
on limiting amount recoverable	on appropriations to charitable
for injury to person and pro-	purposes 39:
perty 734	on writs of error to the Supreme
on validity of acts of Assembly 776	Court 540
vol. iii:	on damages to property taken for
on legislative bribery 11	public use
on creating special municipal com-	vol. viii:
missions 140	on the discrimination in freight or
on limiting municipal indebted-	passage by railroad companies. 213
ness	on the election of Lieutenant Gov-
on the creation of office of State	ernor
Revisor	on adjournment 467
on taxing railroad corporations 349	
on declaring all railroads and ca-	on submitting Constitution entire, 624
nals public highways 553	on meeting after the election 690
on consequential damages by road	Amendments to Constitution—
and canal corporations 599	vol. i:
vol. iv:	copies of, to be printed 542
on death of Mr. M'Allister 97	resolution relative to separate 590
on compensation of officers of	submission of, explanation of Mr.
Philadelphia courts 01	Buckalew
Philadelphia courts	vol. iv:
on establishment of police courts, 341	report relative to ratification of 693
on the establishment of courts of	vol. v:
probate	
on dispensing with trial by jury	Future, article on—
in civil cases 464	Section 1. Electors to vote for or
vol. v:	against a Convention every
on the investment of trust funds, 297	twenty years, considered, 9;
on the legislative apportionment,	the section was not agreed to, 9.
451, 452.	Section 2. Relative to proposed
on the liberty of the press 617, 621	amendments by Legislature,
on the rights of foreign corpora-	considered 9
tions	amendment of Mr. D. N. White,
vol. vi:	9; rejected, 10; re-considered,
on the right of eminent domain 36	13; adopted, 14.
on keeping at interest the money	amendment of Mr. J. N. Purvi-
of the State	ance to amendment, 10; reject-
on the legislative power of cities,	ed, 10.
219, 220, 222.	amendment of Mr. Darlington, 14;
on special municipal laws 226	rejected, 15.
on accepting resignation of Mr.	the section was agreed to, 10; re-
Woodward 350	considered, 13; amended and
on acts of the Legislature passed	agreed to, 15.
by bribery 399	
on separate judicial districts for	new section proposed by Mr. Struth-
each county	ers, the Governor to confer with
	Supreme Court Judges once
on establishing a Supreme Court,	every twenty years in regard to
nisi prius 519	call for a Convention, consider-
on combination of railroad com-	ed, 10.
panies to unreasonably increase	amendment of Mr. S. A. Purvi-
their rates	ance, 12; rejected, 13.
on granting free passes by rail-	the section was not agreed to 13
road companies	article as adopted 15

Amendments to Constitution, future,	Appointments by the Governor, Sen-
vol. vi	
American Mechanics association, pe-	remarks on, by—
tition from, relative to trades union,	vol. v:
vol. i	
Andrews, George W., del. XXVIIth	Mr. Biddle
district:	Mr Corgon 907
oath of office administered to, vol. i,	Mr. Curtin
leaves of absence granted to, vol. ii,	Mr. Darlington 206
758; iii, 460; v, 744; vi, 822.	Mr. MacVeagh
petitions presented by—	Mr. Woodward
vol. ii:	Apportionment bills-
from citizens of Pennsylvania, in	rol i.
	resolution to regulate passage of, by
vol. iv:	Legislature
from citizens of Jefferson county,	to provide for legislative 194, 363
asking for recognition of Al-	to provide for Congressional 363
mighty God in the Constitution,	vol. v:
599.	to provide for, every ten years 752
resolutions submitted by—	remarks on, by—
vol. i:	Mr. Bigler 752
relative to proper restraint of sale	Mr. Corson 750
of spiritnous liquors	Mr. Hall
new counties 14	Mr. Tiller ~so
	Mr. Niles 756
Appeal to court of record, right of, vol.	Mr. Simpson 756
vi	8 Mr. J. P. Wetherill, 753
vol. vii:	vol. vii:
from decision of Chair, 369; with-	Mr. Buckalew 190, 216
drawn, 371.	Mr. Cuyler 210
remarks on, by— Mr. Broomall	Mr. Darlington193
Mr. Mann	1 De France 200
	211. 124.118
yol, viii:	Mr. Hall
from the decision of the Chair by	Mr. Hanna 206, 207
Mr. Cochran 13 remarks on, by—	272, 200
Mr. Armstrong 14	Mr. Mann
Mr. Baer	10
Mr. Biddle	
Mr. Bowman	
Mr. Broomall	
Mr. Buckalew 138, 14	
Mr. Cochran	8 Legislative—
Mr. Howard 14	
Mr. Lawrence 14	vol. v:
Mr. MacVeagh 137, 14	Mr. Alricks 451, 452
Mr. Mann 1-	
Mr. T. H. B. Patterson 1s	Mr. Baer 431
Mr. S. A. Purviance 13	Mr. Bartholomew 365, 366
Mr. Simpson	39 Mr. Biddle 522
Mr. Harry White	
decision sustained1-	
Appellate jurisdiction of courts of re-	Mr. Broomall 407, 430, 553
eord—	Mr. Buckalew, 433, 434, 456, 465,
remarks on, by—	511, 536, 542, 544, 552.
vol. vii :	Mr. Carter 427
Mr. Buckalew 515, 5	,
Mr. Ewing 315, 3	16 Mr. Corbett 552

Apportionment, Legislative—Continued.	Apportionment, Representative—Cont'd.
remarks on, by-	remarks on, by-
vol. v:	vol. vi:
Mr. Corson 415	Mr. Purman 680
Mr. Curtin 439, 441	Mr. S. A. Purviance, 660, 668, 670, 708
Mr. Cuyler 408, 412, 436, 533	Mr. Stewart 669
Mr. Dallas 461	Mr. Struthers 664, 682
Mr. Darlington, 414, 416, 417, 418,	Mr. Turrell 704, 713
419, 420, 421.	Mr. J. P. Wetherill 698, 713
Mr. Ewing 442	Mr. D. N. White 678
Mr. Hall 549	Mr. Harry White 684
Mr. Knight 428, 527	Mr. Woodward 692
Mr. Landis 370	vol. vii:
Mr. Lawrence 447, 449	Mr. Ainey 70, 71
Mr. Lear	Mr. Baer
Mr. Lilly 369, 413, 430, 458, 459, 422	Mr. Bartholomew 31, 109, 110, 111
Mr. MacConnell	Mr. Bigler 26, 27, 43
Mr. MacVeagh 362, 410, 515	Mr. Bowman 97, 98, 104
Mr. Mantor	Mr. Boyd
Mr. Niles	Mr. Broomall
Mr. D. W. Patterson	Mr. Buckalew 30, 66, 67, 68, 88
Mr. S. A. Purviance, 367, 369,	Mr. Darlington
411, 412, 463.	, , ,
Mr. Simpson	Mr. Gibson
Mr. Stewart	Mr. Hall
Mr. J. P. Wetherill, 370, 372,	Mr. Hazzard
459, 550.	Mr. Howard 34, 106
Mr. Wherry	Mr. Kaine
Mr. Harry White 429, 457, 463	Mr. Lawrence 102, 105
Mr. J. W. F. White 453	M1. Lilly
Mr. Woodward 527, 536	Mr. M'Veagh, 27, 41, 45, 48, 61, 62,
Representative	64, 69, 74, 83, 87, 103, 112, 113.
remarks on, by—	Mr. Minor
Mr. Ainey 682, 688, 707	Mr. D. W Patterson 89
Mr. Baer	Mr. J. N. Purviance, 45, 46, 47,
Mr. Bartholomew 675, 695	48, 101.
Mr. Beebe 670	Mr. A. Reed 96
Mr. Biddle 709	Mr. Struthers 44, 61
Mr. Bigler 658, 691	Mr. J. P. Wetherill, 25, 26, 47,
Mr. C. A. Black	74, 88, 100.
Mr. Broomall 680, 690	Mr. D. N. White 33, 34, 98, 100
Mr. Buckslew, 666, 674, 683, 687,	Mr. Harry White, 23, 24, 68, 84,
695, 698, 699, 702, 707.	107, 110.
Mr. Carter 696	Mr. J. W. F. White 39, 84, 91
Mr. Cochran 683, 688	Mr. Woodward 112
Mr. Corbett 666, 714	Senatorial—
Mr. Dallas	remarks on, by—
Mr. Ellis 703	vol. v:
Mr. Ewing 665	Mr. Baer 645
Mr. Kaine 663	Mr. Broomail
Mr. Knight 665	Mr. Buckalew
Mr. Lilly	Mr. Calvin 643
Mr. Littleton	Mr. Carter 641, 647
Mr. MacConnell 671, 701	Mr. Cochran
Mr. MacVeagh	Mr. Cuyler 642, 649
Mr. M'Clean 709	Mr. Darlington
Mr. M'Murray	
Mr. Mann	Mr. MacVeagh
Mr. Niles 703	MI. S. M. I UI VIAIIUE 055

Apportionment, Senatorial—Continued.	Appropriations—Continued.
remarks on, by—	remarks on, by—
vol. v:	vol. ii.
Mr. Simpson 647	Mr. Curtin 658, 65
Mr. J. P. Wetherill 644	Mr. Cuyler 68
Mr. Wherry 649	Mr. Dallas 68
Mr. D. N. White 653	Mr. Ewing 661, 662, 66
vol. viii:	Mr. Hay 65
Mr. Beebe 109	Mr. Howard 652, 65
Mr. Black 452	Mr. Hunsicker 66
Mr. Boyd 102	Mr. Landis
Mr. Broomall, 77, 78, 96, 97, 98,	Mr. M'Clean 678, 68
106, 109, 112, 115, 117, 448, 457.	Mr. Mann
Mr. Buckalew, 76, 106, 112, 450,	Mr. Newlin
454, 456, 459, 460.	Mr. H. W. Palmer
Mr. Curtin	
Mr. Darlington, 101, 107, 108, 109,	Mr. Sharpe
	Mr. Wm. H. Smith
117, 451.	Mr. D. N. White
Mr. Ewing	Mr. Woodward 654, 654
Mr. Funck 449, 451, 457	Appropriation bills, general—
Mr. Howard 111, 117, 450	vol. v:
Mr. Hunsicker 98, 118	to provide only for expenses of
Mr. Kaine 455, 458	Commonwealth 26
Mr. Lilly 103, 112, 114	Governor to have power to disap-
Mr. Mantor 118	prove of any item of
Mr. Niles 103	providing for separate
Mr. Purman 447	Appropriations—
Mr. W. H. Smith 447, 449	
Mr. D. N. White 448	vol. v:
Mr. Harry White, 99, 105, 108,	for charitable or educational insti-
114, 452, 455.	tutions
	vol. vii:
Apprentices, resolution to provide for	for educational purposes 38
limiting number of, vol. i 194	remarks on, by—
Appropriations to sectarian institu-	Mr. MacVeagh 38
tions, resolution to prohibit, vol. i, 90	for payment of military claims 373
resolution to limit charitable, by	remarks on, by-
Legislature, vol.i 734	Mr. Boyd 377
Appropriations for charitable and ed-	Mr. Buckalew 375, 376
ucational institutions—	Mr. Curtin 383
remarks on, by-	Mr. Howard 383
vol. ii:	for support of public schools 677
Mr. Carter 645, 646	remarks on, by—
Mr. Cochran	Mr. Beebe 679
Mr. Darlington 638	Mr. Carter
Mr. Hanna 641, 442	Mr. Hanna
Mr. Hunsicker	Mr. Stanton
Mr. H. W. Palmer	
Mr. H. G. Smith	Mr. Woodward 678
Mr. I. D. Wetherill	to denominational institutions 378
Mr. J. P. Wetherill	remarks on, by-
Mr. Walker	Mr. J. N. Purviance 37-
Mr. Wherry 642, 643	Mr. Stewart 373, 375
Mr. Harry White 640	Mr. D. N. White 375
Appropriations for sectarian and other	to institutions for support of sol-
purposes—	diers' widows and orphans 352
remarks on, by-	remarks on, by—
vol. ii.	Mr. Curtin 353, 354, 355
Mr. Alricks 692	Mr. Howard 352, 355
Mr. Baer	Mr. D. N. White 354, 355
Mr. Bartholomew 665, 678	Arbitration, boards of, resolution to
Mr. J. S. Black	appetitute vol:
Diack	constitute, vol i 204

Arms, right of citizens to bear, vol. v, 633	Armstrong, Wm. H.—Continued. resolutions submitted by—
Armstrong county— vol. vii:	vol. iii:
petition of members of bar of, in	to print 1,500 copies of report of
favor of a separate judicial dis-	Committee on Judiciary 15
triet:	instructing Committee on Revi-
vol. viii:	sion and Adjustment 19
memorial of bar of, relative to the	to make report of Committee on
petition in favor of erecting that	Judiciary a special order 30
county into a separate judicial dis-	vol. vii:
triet 3	to procure Webster's Unabridged
ARMSTRONG, WILLIAM H., delegate	Dictionary for use of Conven-
at large:	tion 37
oath of office administered to, vol. i, 7	vol. viii:
leaves of absence granted to, vol. ii,	to increase the pay of transcribing
99; iv, 395; vii, 130, 331.	clerks
petitions presented by—	to appoint a committee of thirteen
vol. ii:	on declaring the powers of the
from citizens of Lycoming county	Convention
to require the fencing of rail-	to reprint the Debates and Jour-
roads	nal
vol. iii:	incidental remarks by—
from citizens of Clinton county,	vol. i:
in favor of the recognition of	158, 159, 627, 661, 685, 687, 756, 801,
Almighty God in the Constitution	802, 803.
	vol. ii:
reports made by—	344, 345, 347, 348, 350, 358,359, 369,
vol. iii:	391, 547, 663, 718.
from Committee on the Judiciary	vol. iii:
reporting article	132, 145, 152, 153, 155, 157, 181, 196,
vol. vii: from the Judiciary Committee,	232, 233, 234, 272, 302, 362, 430, 431,
relative to a constitutional pro-	479, 655, 661, 667, 695, 705, 729, 738,
vision for construction of wills, 629	739.
yol. viii:	vol. iv: 53, 70, 71, 72, 74, 86, 109, 110, 111, 113,
from majority of special commit-	115, 119, 121, 143, 148, 157, 158, 160,
tee, declaring the powers of the	161, 162, 163, 164, 165, 136, 182, 183,
Convention 742	184, 213, 214, 215, 216, 228, 231, 232,
from the Executive Committee,	234, 235, 253, 254, 255, 256, 257, 258,
with an address to the people of	259, 260, 261, 267, 271, 278, 293, 294,
Pennsylvania	303, 304, 309, 317, 318, 319, 320, 351,
resolutions submitted by—	367, 368, 369, 370, 371, 372, 373, 374,
vol. i:	376, 377, 378, 379, 380, 384, 386, 387,
in relation to reporting and print-	388, 389, 391, 393, 394, 395.
ing	vol. v:
relative to drawing seats 149 to print propositions before Com-	216, 225, 236, 240, 243, 255, 310, 398,
mittee on Judiciary 158	405, 406, 542, 739.
relative to death of Ex-Governor	vol. vi : 25, 26, 164, 172, 235, 238, 239, 240, 244,
Geary 635	245, 246, 250, 252, 253, 255, 278,
to purchase Purdon's Digest 687	279, 280, 288, 289, 297, 307, 312, 314,
vol. ii:	329, 331, 334, 336, 338, 339, 340,
relative to settlement of State	343, 347, 348, 381, 389, 390, 391, 393,
Printer's accounts 447	404, 405, 406, 409, 410, 411, 438, 441,
to print reports of committees 450	
vol. iii:	504, 511, 513, 515, 517,522, 524, 527,
relative to second reading of arti-	533, 534, 537, 540, 542, 543, 544, 545,
cles 84	549, 669, 670, 685, 692, 709, 710.

RMSTRONG, WM. H Continued.	ARMSTRONG, WM. H.—Continued.
incidental remarks by—	remarks by—
vol. vii:	vol. iv:
39, 280, 285, 312, 316, 331, 369, 379,	on removal of an indictment to
390, 424, 434, 444, 456, 460, 463, 469,	the Supreme Court 234, 238
498, 501, 502, 515, 516, 521, 524, 527,	on establishment of police courts,
536, 541, 549, 553, 556, 562, 610, 611,	273, 290, 296, 314.
612, 613, 614, 615, 620, 624, 628, 653,	on the compensation and retiring
654, 660, 661, 667, 668, 669, 788, 816.	of judges, 353, 358, 359, 360, 362,
vol. viii:	365.
3, 4, 6, 7, 72, 135, 136, 145, 196, 200,	vol. v:
201, 204, 230, 235, 273, 275, 304,	on appointments to office by the
370, 371, 374, 379, 385, 387, 402,	Governor208
405, 413, 433, 436, 437, 438, 439, 442,	on the pardoning power 223
444, 478, 479, 491, 496, 497, 498, 505,	on legislative appropriations to
510, 527, 534, 535, 571, 572, 589, 596,	charitable and educational in-
599, 601, 612, 614, 632, 633, 634, 639,	stitutions
640, 644, 662, 668, 670, 671, 676, 677,	on the passage of bills contrary to
679, 682, 683, 690, 691, 699, 700, 701,	constitutional provision 311
703, 708, 729, 732, 733, 742, 743, 747,	on legislative apportionment, 507,
748, 749.	537, 538.
	on recess of the Convention 726
remarks by—	vol. vi:
vol. i:	on banking rates of interest
on resolution to adjourn until af-	on taxing manufacturing corpora-
ter inauguration of Governor, 270, 271	tions
on death of Ex-Governor Geary 635	on the legislative power of cities,
on residence qualification 700	217, 223.
on form of ballot 802	on special municipal laws 22-
vol. ii:	on the term of Supreme Court
on form of ballot	judges
on the Suffrage article	on the jurisdiction of the Supreme
on the Executive power	Court
on term of Governor 341	on the establishment of the Phila-
on title of Secretary of the Con-	delphia courts 267, 269
monwealth	on the removal of criminal cases
vol. iii:	to the Supreme Court, 283, 303,
on creating special municipal	309.
commissions	on the election and qualifications
on removal from office	of aldermen 321, 328, 332, 333, 333
on restraining railroad companies	on acts of the Legislature passed
from mining and manufactur-	by bribery
ing	on abolishing the register's court,
on vesting the judicial power, 639,	435, 436, 437, 440.
643, 646, 721.	on style of process and form of
vol. iv:	prosecution 450
on the powers of the Supreme	on the election of aldermen and
Court, 27, 28, 41, 42, 43, 44, 45, 46,	justices of the peace
49, 50, 68, 69.	~ ~
on election of Supreme Court	each county 471, 494, 504
judges by districts 57	on the uniformity of the powers
on election of, by cumulative	and process of the courts, 507,
voting 87, 90	508, 509, 510, 512. on the Supreme Court providing
on election of judges of court of	rules for practice in all the
common pleas 131	courts
on jurisdiction and powers of	on vacancies to be filled for the
common pleas judges, 143, 147,	unexpired term only 540
150, 152, 156, 157.	
on the orphans' court system, 209,	on railroad and canal companies
221, 327.	guaranteeing the stock of other
Date Out.	corporations 565

ARMSTRONG, WM. H.—Continued.	ARMSTRONG, WM. H.—Continued.
remarks by—	remarks by—
vol. vi:	vol. viii:
on preventing corporations doing	on continuing certain courts not
business of a common carrier,	specified in the new Constitu-
from mining and manufactur-	tion
ing 578, 600, 601	on the General Assembly passing
on discrimination in freight or	laws to carry Constitution into
passage by railroad companies,	effect
653, 655, 656, 684.	on continuing all laws in force not
on declaring all railroads and	inconsistent with Constitution, 480
canals public highways 691	on rank of judges 500
on providing for a recess of the	on submitting the Constitution as
Convention729	a whole
on the death of Mr. Meredith 775	stitution
vol. vii:	on appointing commissioners of
on legislative representation of	election for Philadelphia 10
cities 309, 311	on members demanding a sepa-
on legislative bribery 368, 369, 372	rate submission of Judiciary ar-
on the number of judges of Su-	ticle
preme Court	on the payment of certain claims, 755
on validity of acts of Assembly,	Army, no standing, in time of peace,
489, 490.	vol. v
on the enacting rules of practice	of the Commonwealth, Governor to
by the Supreme Court, 494, 495, 498	be Commander-in-Chief, vol. v 206
on election of Supreme Court	Arrest, electors privileged from, vol.v, 168
judges by limited vote 503	members of the Assembly to be
on the tenure of judges of Su-	privileged from, vol. v 361
preme Court	Arts and sciences, to be encouraged
on writs of error to the Supreme	and promoted, vol. vi
Court	Art reception at Union League House,
on the salary of judges of Phila-	invitation extended Convention to
delphia courts	visit vol. viii
on the legislative oath	Assemble, right of citizens to, vol. v, 633
on election expenses authorized	Assembly, General—
by law	vol. ii:
on establishing a Superior Court, 606 on increase of salary of judges of	validity of acts of—
Supreme Court	remarks on, by-
on resolution to close debate on	vol. ii:
the Judiciary article 619	Mr. Alricks 779
vol. viii:	Mr. Buckalew, 775, 776, 786, 787, 788
on officers and employees of rail-	Mr. Cochran
roads engaging in transporta-	Mr. Corbett 778, 793, 796
tion9	Mr. Cuyler 782, 785, 787, 788
on the free-pass system 16, 294	Mr. Ellis
on an appeal from the Chair 140	Mr. Ewing 769, 771, 775
on the Railroad article in general,	Mr. Gowan 758, 793, 79-
156, 157, 158, 159, 160, 161, 162, 163.	Mr. Howard, 760, 768, 771, 772,
on the leasing of railroads 231, 237	773, 790.
on the payment for stationery for	Mr. Hunsicker 773, 77-
the Convention 275	Mr. Kaine
on designating the judicial dis-	Mr. MacVeagh, 771, 772, 773, 774,
tricts after each decennial cen-	776, 779, 781, 782, 784, 785, 790,
sus 373	794, 796.
on compensation of judges of	Mr. Mann 777, 789, 79
courts, 377, 378, 398, 401, 501, 502,	Mr. Minor 76
505.	Mr. H. W. Palmer, 761, 784, 788,
on appointment of prothonotary	789, 690, 795.
of Philadelphia 412, 413, 414, 415	Mr. Temple 76

GENERAL INDEX.

ssembly, General—Continued.	Assembly, General—Continued.
validity of acts of-	to pass laws to carry the Constitu-
remarks on, by-	tion into effect
vol. iii :	remarks on, by—
Mr. Walker 784	vol. iii:
Mr. D. N. White	Mr. Armstrong
Mr. J. W. F. White 763, 788	Mr. MacVeagh
Mr. Woodward, 777, 779, 781, 791, 796	Mr. Mann
Mr. Worrell	Mr. D. W. Patterson 441 Assessments by jury, resolution rela-
vol. v:	tive to, vol. ii
- 1:	
adjournment of	Associate judge, abolishment of of-
approval of bills passed by 233	fice of—
arrest of members of, to be privi-	remarks on, by— vol. iv:
leged from	Mr. Baer
information to, Governor to furnish, 233	Mr. Beebe
legislative power to be vested in 337	Mr. Bigler
oath prescribed to members of, 16, 356	Mr. Bowman
	Mr. Boyd
remarks on, by—	Mr. Buckalew
Mr. J. M. Bailey	Mr. Clark 417
	Mr. Darlington 423, 424
Mr. Bigler	Mn DoFranco 411
Mr. Boyd 30, 31	Mr. Fulton 411, 432
Mr. Calvin 26, 27	Mr. Kaine
Mr. Cuyler	Mr. Landis 431
Mr. Kaine	Mr. Lawrence 433, 434
Mr. H. W. Palmer	3 C., 3 C13 C., m., m., 100 401 100
vol. vi:	Mr. Metzger 412
	Mr. S. A. Purviance 409, 423, 428
oath prescribed members of 88, 171	Mr. Wherry 410, 421, 429
remarks on, by-	Mr. Wright 422, 423
Mr. Calvin 174	vol. vii:
Mr. Cochran	
Mr. Kaine 88, 89	
Mr. T. H. B. Patterson	
Mr. Harry White 173, 174	
oath prescribed members after sine	Mr. Cochran
die adjournment	
remarks on, by—	Mr. Darlington
Mr. Beebe	
Mr. J. S. Black 177, 180, 181	
Mr. Cochran	
Mr. Corbett183	
Mr. Curry	
Mr. Kaine 185	
Mr. Knight 190	
Mr. H. W. Palmer 184	
Mr. D. W. Patterson 182	individual liability of—
Mr. Purman 181	remarks on, by—
Mr. J. N. Purviance 191	vol. iv:
quorum of each House of 360	Mr. Bartholomew 641
rule of proceeding to be determined	Mr. Bigler 641
by 360	
salary of members of	
sessions to be open	
time of meeting of 348	Mr. Woodward 635, 636
2Vol IX	

Associations, building, &c.—Continued.	BAER, WILLIAM J.—Continued.
individual liability of—	resolutions submitted by—
remarks on, by-	vol. i:
vol. vi:	no costs to be paid on a bill re-
Mr. Biddle 20, 21	turned ignoramus 9
Mr. Bigler	trial by jury to remain inviolate, 9:
Mr. Carey 19	to exempt \$1,000 from levy or sale
Mr. Dodd	
	for debt9
· · · · · · · · · · · · · · · · · · ·	relative to incompatibility of of-
vol. vii:	fice
Mr. Beebe	to provide for form of voting 26
Mr. Bigler 773	to exempt ministers and priests
Mr. Boyd 776, 777	from military duty 28
Mr. Calvin 763, 765	vol. iv:
Mr. Carey 764, 769	relative to pay and mileage of
Mr. Darlington 763, 777	members 5
Mr. Dodd	vol. v:
Mr. Howard 764	relative to hours of sessions 380
Mr. Hunsicker 763	vol. vi:
Mr. Mantor	
Mr. Purman	relative to adjournment 23
	vol. vii:
Mr. S. A. Purviance	to hold sessions of the Conven-
Mr. J. P. Wetherill	tion at Harrisburg 8
Mr. Woodward 764	to provide for sine die adjourn-
Attainder, not to work corruption of	ment 577
blood, vol. iv	to rescind the vote on the Judi-
not to work corruption of blood, vol.	ciary article, and refer 669
v	to adjourn sine die October 20 663
Attorney General, resolution relative	to adjourn over
to, vol. ii	report made by—
to be a member of Court of Pardons,	· vol. iii:
· · · · · · · · · · · · · · · · · · ·	
vol. ii	from Committee on Railroads and
Auditors, county, election of, vol. viii, 437	Canals dissenting from majority, 407
Auditor General requested to furnish	incidental remarks by—
reports of, vol. ii	vol. iii:
relative to office of, vol. ii 333	320, 406, 419, 421, 422, 483, 542, 575.
limiting tenure of, vol. vii 459	vol. iv:
remarks on, by—	402, 404, 709.
vol. vii:	vol. v:
Mr. Curtin 451, 452	14, 80, 99, 143, 267, 333, 457, 462, 463,
Mr. D. W. Patterson 459, 451	486, 488, 492, 711, 745.
,	vol. vi:
В.	70, 74, 516, 527, 553, 562, 644, 650,
RAED WILLIAM I delegate at large	692.
BAER, WILLIAM J., delegate at large:	
oath of office administered to, vol. i, 7	vol. vii:
leaves of absence granted to, vol. i,	34, 168, 183, 398, 503, 533, 534, 568,
124, 348, 434, 785; iii, 3; v, 470;	569, 662, 762, 764, 796.
vi, 238; vii, 192; viii, 267.	vol. viii:
report of committee on mileage of,	7, 697.
vol. i 787	remarks by—
petition presented by to restrain the	vol. i:
power of railroad and canal com-	on appointment of Committee on
panies, vol. iii	Declaration of Rights 59
resolutions submitted by—	on sessions of the Legislature 442
vol. i:	on form of ballot
relative to bribery 92	vol. ii:
in trials for libel, the truth to be	on legislative appropriations for
sufficient defence 92	
no divorce to be granted except	sectarian and other purposes 690
no divorce to be granted except by the courts 92	vol. iii:
by the courts 92	on leasing railroad franchises, 392, 415

BAER, WILLIAM J Continued.	BAILEY, JOHN M., delegate XXIId
remarks by—	district:
vol. iii:	oath of office administered to, vol.i, 7
on discrimination in freight or pas-	leaves of absence granted to, vol. i,
sage, by railroad companies, 479,	199, 638, 734; v, 333; vii, 617.
481, 484.	petitions presented by—
on vesting the judicial power 717	vol. i:
vol. iv:	from citizens of Perry county,
on election of Supreme Court	relating to railroad corporations, 477
judges by districts	vol. ii:
judge	from citizens of Huntingdon county, in favor of prohibition, 249,
vol. v:	512, 548.
on cumulative voting for county	report made by—
commissioners and auditors 109	vol. viii :
on liquor prohibition 322	from select committee of thirty-
on the exemption laws 330	three
on the formation of new counties, 399	resolutions submitted by-
on Senatorial apportionment 645	vol. i:
on Representative apportionment, 664	to prevent unjust discrimination
on banking rates of interest 780	against local freights 96
vol. vi:	providing for Harrisburg to re-
on banking rates of interest 14 on the establishment of industrial	main the seat of government 195
schools	incidental remarks by—
on the legal rate of interest 136	vol. i:
on newspaper publications of legal	150, 481, 514, 518, 707, 708, 709, 715.
notices	Vol. ii:
on separate judicial districts for	384, 418, 582, 645. ol. iv:
each county	259, 266, 282, 385, 386, 389, 390, 658.
on the establishment of separate	vol. v:
orphans' courts	58, 59, 143, 193, 231, 500, 582, 756.
on preventing corporations doing	vol. vi:
business of a common carrier from mining or manufacturing,	99, 161, 162, 176, 188, 209, 211, 405,
599, 609.	406, 423, 424, 429, 437, 442, 538.
on discrimination in freight or	vol. vii:
passage by railroad companies,	50, 115, 122, 123, 124, 127, 137, 139,
621, 642, 649.	141, 148, 186, 446, 521, 568, 570, <i>5</i> 72. vol. viii:
vol. vii:	23, 36, 46, 62, 218, 265, 494, 495, 496,
on abolishing the office of associ-	572, 574, 627, 685, 693.
ate judge 468	remarks by-
on organizing the militia of the	vol. ii:
State	on form of ballot
43, 94.	on the Legislative article 201
vol. viii:	on printing reports of committees, 515 vol. iv:
on the free-pass system 12	on death of Mr. M'Allister 102
on discrimination by railroads in	vol. v:
freight or passage 23, 214	on the oaths prescribed members
on the settlement of the Printer's	of General Assembly 31
accounts	on the appointment of overseers
on holding evening sessions 90, 93	of elections 50, 51
on an appeal from the chair 140 on the Railroad article in general, 140	on liquor prohibition 324
on the leasing of railroads 227	vol. vi:
on printing the Constitution in	on discrimination in freight or passage by railroad companies, 630
pamphlet form 593	vol. vii:
Bail, excessive, prohibited, vol. v 631	on the incompatibility of office 134
	1

BAILEY, JOHN M.—Continued.	Baily, Joseph—Continued.
remarks by—	remarks by—
vol. viii:	vol. ii:
on the location of the State Capi-	on the pay of officers 151
tal 74	vol. vi:
on the discrimination by railroad	on railroad and canal companies
companies in freight or passage, 257	guaranteeing the stock of other
on furnishing tickets to county	corporations 588
commissioners 643	BAKER, WILLIAM D., delegate IVth
BAILY, JOSEPH, delegate XVIIth dis-	district:
trict:	oath of office administered to, vol. i, 7
oath of office administered to, vol. i, 7	leaves of absence granted to, vol. v,
leaves of absence granted to, vol. i,	5, 637; vi, 166, 214, vii, 337.
734; vi, 429.	resolutions submitted by—
memorial presented by—	vol. ii: relative to gambling 480
	relative to gamblingrelative to liability of saloon keep-
vol. iii:	ers
from citizens of Perry county,	vol. iv:
asking for recognition of Al- mighty God in Constitution 298	directing special committee on
	pay of members to report on
report made by—	compensation of officers 603
vol. iii:	vol. viii:
from Committee on Railroads and	to grant additional compensation
Canals, dissenting from the ma-	to janitor, &c 690
jority	granting extra pay to employees, 764
resolutions submitted by—	incidental remarks by—
vol. i:	vol. i, 739; ii, 440, 509, 708; vii,
proposing an article relative to	522, 524, 767; viii, 764.
railroads and canals 153	remarks by-
requiring Chief Clerk to pay em-	vol. vi:
employees about Hall 280	on the requirement of judges to
directing Clerk to give number,	be learned in the law 340
name, duty and compensation	vol. vii:
of all employees of the Conven-	on the salary of judges of Phila-
tion	delphia courts 555
to refer the report of Chief Clerk	Ballot, form of—
to Committee on Accounts 304 relative to acoustic improvements	vol. i:
	resolution to provide for 263
of Hall 363	remarks on, by-
vol. viii:	Mr. Armstrong 80
to submit section on judicial dis-	Mr. Bartholomew 75
tricts separately 665	Mil Beese Militaria
incidental remarks by—	Mr. Biddle 723, 72
vol. i:	Mr. Boyd 80
30, 187, 188, 281, 283, 326, 344, 363,	Mr. Buckalew
506, 692.	Mr. Carter
vol. iv:	Mr. Cassidy 77
561, 628, 770.	Mr. Collins
vol. v:	Mr. Curtin
13, 391, 424, 500, 582, 756.	Mr. Darlington
vol. vi:	Mr. De France
172, 562.	Mr. Elliott
vol. vii: 132, 154, 171, 174, 240, 288, 289, 317,	Mr. Gowen
330, 557, 696, 719, 762.	Mr. Hay 78
vol. viii:	Mr. Hazzard
4, 6, 7, 56, 270, 310, 334, 392, 393, 394,	Mr. Heverin
461, 503, 522, 596, 597, 647, 661, 665,	Mr. Howard
756.	Mr. Kaine 724, 765, 76
	•

Bailot, form of—Continued.	Ballot, form of—Continued.
resolution to provide for—	resolution to provide for—
remarks on, by-	remarks on, by-
	vol. ii:
Vol. 1:	
Mr. Knight 764	Mr. Struthers 22, 48
Mr. Lamberton	Mr. Temple 4:
Mr. M'Allister	Mr. Turrell
Mr. Mantor 746	Mr. J. P. Wetherill 20
Mr. Newlin 771	Mr. Wherry 5
Mr. D. W. Patterson	Mr. D. N. White 28
Mr. Patton 740	Mr. J. W. F. White 11, 33, 46, 49
Mr. J. R. Reed 750	election by, adopted 123
Mr. Ross 804	numbering of 123
Mr. Simpson 729, 805	endorsement and secrecy of, adopt-
Mr. Temple 777	ed 123
Mr. Walker 796	vol. v:
Mr. J. P. Wetherill	
Mr. H. White	all elections to be by
Mr. J. W. F. White	remarks on, by—
Mr. Woodward	Mr. Bartholomew
	Mr. Biddle 15
Mr. Worrell 798	Mr. Bigler 14
vol. ii:	Mr. Buckalew 15
Mr. Ainey 15	Mr. Carter 15
Mr. Armstrong 65, 67	Mr. Dunning
Mr. J. M. Baily 26, 27	Mr. Funck 15
Mr. Bartholomew 87	Mr. Hanna 14
Mr. Biddle 58	Mr. Kaine
Mr. C. A. Black	Mr. Knight 149, 15
Mr. Boyd 4, 19	Mr. Landis 14
Mr. Broomall 58, 64	Mr. Lilly 16
Mr. Buckalew	Mr. Mann 15
Mr. Carter 34, 37, 53	Mr. Temple 15
Mr. Cassiday 60	Mr. J. P. Wetherill 151, 152, 153
Mr. Cochran	Mr. Woodward 137, 153
Mr. Corbett	Mr. Worrell
Mr. Corson 8	vol. viii:
Mr. Curtin 63	form of, at elections on new Consti-
Mr. Dallas	tution, reported from the Com-
	mittee on Schedule
Mr. Gibson 45, 62	form of, prescribed for affirmative
Mr. Hanna 27, 28, 39	vote on the Constitution 573
Mr. Hazzard	remarks on, by-
Mr. Hemphill 29	Mr. Ewing 57
Mr. Hopkins 5	Mr. Hanna 57
Mr. Howard	Mr. H. White 57-
Mr. Hunsicker 31, 45	form of, prescribed for negative vote
Mr. Kaine 33	on Constitution 570
Mr. Landis 4	remarks on, by—
Mr. Lear 16, 50, 54	Mr. Armstrong 577, 58
Mr. Lilly 16, 63	Mr. Buckalew 57'
Mr. M'Connell 9, 44	Mr. Carter 57
Mr. MacVeagh 45	Mr. Cochran 58:
Mr. M'Allister 10, 33, 34, 53	Mr. Corson 580
Mr. M'Lean	
Mr. M'Murray 24	
Mr. Minor	
Mr. Newlin 62	
Mr. Patton	
Mr. Ross. 29	
Mr. Runk. 29	
211 I DULINE	THE THEOLOGIES

Ballot, form of, &c.—Continued.	BANNAN, THOS. R.—Continued.
remarks on, by—	remarks by—
vol. viii:	vol. viii:
Mr. Niles 579	
Mr. H. W. Palmer 578	
Mr. H. G. Smith 576	
Mr. Struthers 578	district:
Mr. Turrell 573	oath of office administered to, vol. i,
Mr. Harry White 58	
Mr. J. W. F. White 57	
Banking privileges, six months ad-	age of, vol. i
vertising for application for, vol. vi, 2	
Banks-	vol. i:
vol.i:	to request Secretary of Common-
resolution to establish only under a	wealth to furnish a list of all
general law	pardons granted from 1838 to
to annul all charters of 10	
to withhold power from the Leg-	relative to the pardoning power 113
islature to create 10	to prevent cities and counties from
communication from Secretary of	increasing corporate dest 11
United States Treasury, relative	relative to liberty of speech and
to national	of the press
of issue, resolution relative to 18	
	relative to oath of office for city
vol. vi:	councilmen 18
Legislature to annul charters of	relative to consolidation of rail-
non-issuing	roads
not allowed greater interest than in-	to provide for compulsory educa-
	3 tion 20
remarks on, by—	relative to indictment and trial
Mr. Ainey 1	101 101011y
8	to exempt election officers from
Mr. Baer 1	July uuby
Mr. Biddle 1	voi: ii .
Mr. Broomall	relative to hability of indifferpal
	6 corporations 41
Mr. Cochran	VOI. VII.
8	not to grant leaves of absence
	without good cause 38
	vol. viii:
Mr. MacVeagh 10, 1	wadjourn sine are october 24th
	incidental remarks by—
Mr. Andrew Reed 1	101. 1, 2.0, 1, 100, 101, 100, 100,
suspension of specie payments by,	vii, 293, 325, 380; viii, 144, 300,
not to be permitted 2	802, 666, 667.
Bannan, Thos. R., delegate Xth dis-	BARDSLEY, JOHN, delegate Ist dis-
triet:	trict:
, ,	oath of office administered to, vol. i,
leave of absence granted to, vol. v, 4	
petitions presented by—	430; ii, 282.
vol. iii:	resolutions submitted by—
from citizens of Schuylkill coun-	vol. i:
ty, against advancing rates of in-	relative to funding public debt 20
terest	
from citizens of Schuylkill coun-	ceeding taxation
ty, asking for recognition of Al-	to furnish Debates to reporters of
mighty God in Philadelphia 34	
incidental remarks by—	vol. ii:
vol. i, 593; ii, 589; iv, 41; vi, 405.	relative to jury assessments 45

BARDSLEY, JOHN-Continued.	BARTHOLOMEW, LIN-Continued.
incidental remarks by—	incidental remarks by—
vol. ii, 212; iv, 557; v, 498; vi, 235;	vol. iv:
vii, 643.	119, 162, 164, 181, 214, 225, 228, 236,
remarks by—	314, 380, 393, 396, 408, 436, 437, 462,
vol. ii:	610, 632, 634, 673, 689, 690.
on the Legislative article 233	vol. v:
vol. iii:	14, 35, 48, 49, 146, 164, 172, 363, 391,
on creating special municipal	402, 403, 419, 424, 460, 464, 465, 483,
commissions	484, 485, 486, 489, 518, 582, 590, 630,
vol. vi:	673, 694, 702, 703, 716, 718, 741, 742.
on the taxation of manufacturing	vol. vi:
corporations	393, 403, 412, 422.
on special municipal laws 230	vol. vii:
vol. ii:	36, 40, 46, 48, 70, 71, 107, 109, 174,
on the General Assembly, author-	183, 184, 186, 188, 259, 267, 277, 278,
izing local improvements 747	279, 280, 353, 360, 361, 369, 374, 375.
BARR, JAMES P., delegate at large:	vol. viii :
oath of office administered to, vol.	732, 743, 758, 763.
viii	remarks by—
placed on committees filled by Mr.	vol. i;
Black, vol. viii 327	on adjournment of Convention to
BARTHOLOMEW, LIN, delegate at	Philadelphia 14
large:	on sessions of the Legislature and
oath of office administered to, vol. ii, 7	elections 399
leaves of absence granted to, vol. i,	on woman suffrage 676
322; ii, 151; vi, 408; vii, 454.	on form of ballot
resignation of tendered, vol. iii 483	vol. ii:
not accepted, vol. iii	on form of ballot
resolutions submitted by—	on legislative appropriation for
vol. i:	sectarian purposes, 675, 678
to adjourn to Philadelphia 10	vol. iii:
relative to printing for the Con-	on taxing railroad corporations,
vention	340, 343, 344.
to prohibit the Legislature from	vol. iv:
enacting any special law extend-	on election of Supreme Court judges by districts 63
ing time of payment of any con-	judges by districts
tract debt 91	on establishment of police courts, 313
to prevent judicial officers from	on the retiring of judges 351
accepting any other office 133	on dispensing with trial by jury
tendering thanks to John A.	in civil cases
Smull, Resident Clerk of the	on individual liability of associa-
House of Representatives 136	tions
relative to Supreme Court 250	vol. v:
vol. iii:	on the oath prescribed to mem-
that all questions of adjournment	bers of General Assembly 21, 22
shall not be debatable 303	on the election by ballot 139
vol. v:	on legislative appropriations to
to provide for adjournment to Har-	charitable and educational in-
risburg 717	stitutions 277
incidental remarks by—	on legislative apportionment, 365, 366
vol. i:	on the right of religious opinion 562
777, 778, 780, 800.	on the trial by jury 576
vol. ii:	on prior contracts
246, 577, 625, 637, 663.	on Representative apportionment,
vol. iii :	675, 705.
301, 302, 303, 310, 339, 728.	on recess of the Convention 729

BARTHOLOMEW, LIN—Continued.	BEEBE, MANLY C.—Continued.
remarks by—	incidental remarks by—
vol. vi:	vol. iii:
on the removal of criminal eases	9, 52, 70, 71, 217, 775.
to the Supreme Court 302	vol. iv:
vol. vii:	60, 61, 158, 194, 201, 259, 304, 353, 527,
on Representative apportionment,	576, 593, 623, 633, 780.
31, 109, 110, 111.	vol. vii:
on the punishment of legislative	38, 84, 94, 114, 164, 172, 175, 212, 251,
bribery 409, 412	257, 259, 261, 290, 292, 298, 302, 305,
Beaver county, petition of eitizens of,	315, 317, 319, 321, 322, 363, 421,
in favor of prohibition, vol. iii 254	435, 452, 517, 552, 598, 621, 635, 639,
Bedford eounty, petition from citizens	658, 681, 706, 707, 718, 719.
of, in favor of prohibition, vol. i, 264	vol. viii :
	36, 37, 53, 71, 98, 129, 130, 138, 144,
petition of eitizens of, asking for re-	157, 158, 160, 161, 162, 204, 235, 299,
cognition of Almighty God in	344, 406, 499, 576, 700, 702.
Constitution, vol. iii 299	
Bedford, communication from citi-	remarks by—
zens of, inviting Convention to	vol. i:
meet in that borough, vol. iv 3	on adjournment 10
resolution to accept postponed, vol.	on terms of members of the Leg-
iv 4	islature34
BEEBE, MANLY C., del. XXVIIIth	on salary of members of the As-
district:	sembly 49
oath of office administered to, vol. i, 7	on taxing the elector 68
leaves of absence granted to, vol. i,	on form of ballot 79
124, 503; viii, 3.	vol. ii:
petitions presented by—	on the Suffrage article II
vol. i:	on special legislation 59
from citizens of Franklin county,	vol. iii:
relative to the sale of intoxicat-	on prohibitory liquor license 50,
ing liquors	vol. iv:
vol. iv:	on election of justices of the peace, 26
from eitizens of Luzerne county,	on abolishing the office of asso-
asking for recognition of Al-	eiate judge 43
mighty God in Constitution 3	vol. v:
resolutions submitted by—	on the appointment of overseers
vol. i:	of elections 51, 5
to prohibit appropriations to see-	on the formation of new counties, 40
tarian institutions 90	on the trial by jury 58
relative to printing letter head-	on Representative apportionment, 67
ings 107	vol. vi:
to provide for election of Secre-	on adjournment of Convention 35
tary of Commonwealth and At-	on separate judicial districts for
torney General 196	each county 49
to abolish the grand jury system, 202	vol. vii:
to restrict leaves of absence 275	on abolishing office of associate
to require reasons for leaves of ab-	judge 46
sence	on writs of error to Supreme Court, 54
° vol. viii:	on holding Philadelphia munici-
to add additional names to eom-	pal elections in May 63
mittee on address 702	on the appointment of supervisors
announcing the death of Mr.	of election boards
Craig	on appropriations for support of
ineidental remarks by-	publie schools 678
vol. i:	on submission of division of coun-
276, 352, 592, 716.	ties to the electors 700
vol, ii:	on the powers of municipal gov-
717, 726.	ernments 73

BEEBE, MANLY C.—Continued.	BIDDLE, GEO. W.—Continued.
remarks by—	incidental remarks by—
vol. vii:	vol. iii:
on the liability of individual asso-	38, 70, 108, 109, 138, 232, 233, 275,
ciations	332, 464, 482, 643, 666, 728.
on restrictions on railroad com-	vol. iv:
	68, 125, 161, 173, 184, 226, 260, 380,
panies 807	393, 396, 408, 436, 437, 462, 610, 632,
vol. viii:	634, 673, 689, 690.
on the settlement of the Printer's	vol. v:
accounts 43	
on the location of the State capi-	124, 200, 214, 215, 234, 254, 257, 336,
tal	373, 374, 375, 397, 419, 485, 494, 497,
on holding evening sessions 89	513, 535, 537, 561, 609, 631, 633, 657,
on the formation of Senatorial	694, 696, 733, 750.
districts 109	vol.vi:
on the Railroad article in general, 183	21, 31, 61, 219, 224, 225, 227, 234, 235,
on the free pass system 290	239, 241, 245, 265, 266, 285, 308, 329,
on the organization of telegraph	336, 353, 358, 391, 503, 562, 682, 697,
	701, 715, 743.
companies	vol. vii:
on the election of Lieutenant Gov-	80, 307, 317, 331, 350, 351, 353, 413,
ernor 363	456, 472, 512, 513, 556, 560, 561, 562,
on abolishing jury commissioners, 530	583, 606, 626, 644, 658, 705, 716, 724,
on constituting of committee on	742.
address 702	vol. viii :
on the death of Mr. Craig 766	47, 125, 126, 180, 204, 215, 231, 308,
Bethlehem, resolution to appoint com-	
mittee to visit town of, vol. v 781	352, 375, 376, 394, 398, 410, 411, 425,
Bently, Frank, elected assistant door-	433, 436, 438, 480, 511, 512, 533, 534,
keeper, vol. i	625, 647, 680, 681, 682, 689, 690, 697,
duly qualified, vol. i	707, 716, 717, 757, 758, 759, 761.
to take charge of coat-room, vol. i 74	remarks by—
leave of absence granted to, vol. vii, 538	vol. i:
	on resolution to refer certain mat-
Berks county, petition of members of	ters to Committee on Revision
bar, to abolish grand jury system,	and Adjustment 34
vol. iii	on sessions of the Legislature, 361, 36
BIDDLE, GEORGE W., delegate Ist dis-	on form of ballot
triet:	vol. ii:
oath of office administered to, vol. i, 7	on form of ballot 5
leaves of absence granted to, vol. iv,	
295, 255; v, 5; vii, 192, 337, 368.	on Suffrage article
report made by—	on the Legislative article, 178, 246, 24
-	on term of Governor 34:
vol. ii:	on court of pardons 356, 35
from Committee on Impeach-	on death of Hon. William Hop-
ment and Removal from Office,	kins 40
reporting article 758	on oath prescribed to members of
resolution submitted by-	Legislature 53
vol. viii:	on creating special commissions
	for municipal purposes 704, 708
relative to expenses of Executive	on limiting amount recoverable
Committee on address to the	for injury to person or property,
people717	727, 744.
incidental remarks by—	vol. iii:
vol. i:	on legislative bribery
601, 801, 802, 803.	on the passage of retrospective
vol. ii:	laws
182, 336, 340, 345, 355, 375, 393, 394,	on the powers of mayors of cities,
398, 418, 475, 577, 611, €28, 634, 637,	82, 105, 106.
711, 714, 740, 748, 749, 757.	on removal from office 22:
111, 111, 110, 110, 120, 101.	OM TORROYGE FROM OTHER

BIDDLE, GEO. W.—Continued.	BIDDLE, GEO. W.—Continued.
remarks by—	remarks by—
vol. iii:	vol. vi:
on limiting municipal indebted-	on preventing corporations doing
ness	business of a common carrier
on taxing railroad corporations 354	from mining or manufacturing,
on restraining railroad companies	592, 593.
from mining and manufactur-	on providing for a recess of the
ing 465, 467	Convention
on consequential damages by rail-	roads and other corporations,
road and canal corporations 589	740, 741.
on the acceptance by railroad com-	on creating the office of Secretary
panies of the provisions of the	of Internal Affairs 749
general law	on the death of Mr. Meredith 759
on vesting the judicial power, 686, 689, 691.	vol. vii:
vol. iv:	on legislative bribery 365, 366, 367
	on validity of acts of the Assem-
on the election of Supreme Court	bly 478
judges by districts	on the powers and jurisdiction of
on compensation of officers of	courts of common pleas in Phila-
Philadelphia courts	phia 510, 514
on removal of indictments to the	on the salary of judges of the
Supreme Court	Philadelphia courts 555
on establishing justices' courts,	on the General Assembly author-
290, 291.	izing local improvements 743
vol. v:	on special or general transporta-
	tion companies
on election by ballot	on impeachment and removal
Governor	from office
on special legislation 256, 257	on an appeal from the Chair 140
on investment of trust funds, 291,	on the Railroad article in general, 154
293, 297, 304.	on the right of construction of
on liquor prohibition 325	railroads 209
on legislative apportionment 522	on the leasing of railroads 231
on Representative apportionment, 700	on the discrimination by railroad
on the right of religious opinion, 563	companies in freight or passage, 213
on the liberty of the press 598	on fixing the time for the Consti-
vol. vi:	tution to go into effect 337
on banking rates of interest 10	on the inuring of fines, &c., to the
on liability of individual associa-	Commonwealth
tions 20, 21	on point of order made by Mr.
on the right of eminent domain 34	Hunsicker
on the legal rate of interest 133	on organization of courts of Phila-
on the legislative power of cities, 217	delphia
on special municipal laws, 226, 231,	of Philadelphia
232.	on continuing certain courts not
on the establishment of the Phila-	specified in the Constitution 431
delphia courts	on continuing existing courts in
on the removal of criminal cases	Philadelphia and Allegheny
to Supreme Court 304	until 1875 441
on the election and qualifications	on continuing all laws in force not
of aldermen 325	inconsistent with Constitution, 479
on the requirements of judges to	on electing two additional judges
be learned in the law 342	in Philadelphia 508, 509
on acts of the Assembly passed by	on appointing commissioners of
bribery 398	election for Philadelphia 589

BIDDLE, GEO. W.—Continued.	BIGLER, WILLIAM-Continued.
remarks by—	incidental remarks by—
	vol. vii:
vol. viii;	21, 237, 238, 239, 241, 246, 290, 302,
on the election of Lieutenant	319, 320, 321, 322, 340, 343, 369, 386,
Governor	433, 454, 658, 659, 661, 699, 713, 723.
on the term of judges 677	vol. viii:
on appointment of prothonotary	61, 76, 145, 163, 270, 277, 289, 292.
by court of over and terminer	remarks by—
and quarter sessions 690	
on expenses of committee on ad-	vol. iii:
dress to the people	on railroad companies guarantee-
on the payment of certain claims, 758	ing the stock of other corpora-
on the death of Mr. Craig 769	tions
Eiennial sessions of the Legislature—	on the acceptance by railroad com-
vol. v:	panies of the provisions of the
provision made for	general law,
remarks on, by—	vol. iv:
Mr. Bartholomew 346	on the determ of mark and and and
Mr. Broomall	on the election of judges of Su-
Mr. MacVeagh	preme Court 87, 89
	on the order of business 246
vol. viii:	on the election of judges by the cu-
resolution declaring the session of	mulative system of voting 322, 332
General Assembly of 1875 the	on abolishing the office of associ-
first	ate judge 431
remarks on, by—	on liability of franchises, &c., of
Mr. Buckalew	
Mr. Harry White 765	on the individual liability of as-
BIGLER, WILLIAM, delegate at large:	sociations
report of delegates at large appoint-	vol. v:
ing, in place of Mr. S. H. Rey-	on the oath presented to members
nolds, vol. iii 321	of the General Assembly, 17, 18, 25
oath of office administered to, vol.	on cumulative voting for county
iii 386	
leave of absence granted to, vol. vii, 454	on election by ballot
communication presented by—	on appointment to office by the
vol. iv:	Governor
from bar association of Clearfield	on the pardoning power 215, 222
county, in opposition to the cir-	on liquor prohibition 320
cuit court system 52	on biennial sessions of the Legis-
proposition presented by—	lature 345
vol. v:	on legislative apportionment, 438,
	521, 548, 552.
relative to railroads	
resolution presented by— ·	on Representative apportionment,
vol. v:	658, 691.
relative to submitting the Consti-	on recess of the Convention 722, 745
tution to the people 590	vol. vi:
incidental remarks by—	on preventing corporations doing
vol. iii:	business of a common carrier
740.	from mining or manufacturing, 591
vol. iv:	on providing for a recess of the
87, 260, 310, 335, 396, 503, 609, 610,	Convention
642.	on damages to property by rail-
	road and other corporations 738
vol. v:	vol. vii:
8, 32, 126, 131, 143, 207, 214, 216, 223,	on Representative apportionment,
267, 334, 361, 482, £35, 561, 590,	26, 27, 43.
634, 688, 694, 712, 716, 738, 746, 757,	on changing location of State Capi-
760.	tal 232, 233

BIGLER, WM.—Continued.	BLACK, CHAS. A.—Continued.
remarks by—	resolutions submitted by—
vol. vii:	vol. i:
on restricting debate 272	giving the Governor power to
on the granting of pardons 449	grant pardons 146
on submission of division of coun-	to prevent bribery at elections 147
ties to the electors	incidental remarks by-
on election of county commis-	vol. i:
sioners	361, 628, 643, 647, 658, 724, 738.
on the liability of individual asso-	vol. ii:
ciations	192, 237.
on restrictions on transportation	
eompanies 785, 786	760.
vol. viii:	vol. iv:
on officers and employees of rail-	127, 260, 318, 348, 386, 505, 635, 708,
roads engaging in transporta- tion	730.
	VOI+ V +
on the free pass system 15 on the settlement of the Printer's	101, 111, 201, 010, 000, 110.
accounts42	vol. vi:
on a point of order taken 133, 134	00, 01, 101, 100, 100, 101, 210, 000.
on the Railroad article in general,	
17¢, 177, 178, 180.	438, 523, 545.
on the discrimination by railroad	vol. viii : 332, 730.
companies in freight or passage,	
259, 278, 279.	remarks by—
on circulating the Constitution 659	vol. i:
on publishing Constitution in	on taxing the elector
pamphlet form	vol. ii: on form of ballot
Bill of Rights—See Declaration of	on the Legislative article, 334, 235,
Rights.	236.
vol. i:	on change of venue
resolution to make, first article in	vol. iv:
the Constitution 20	
resolution to annul	
Bills, relative to passage of—	on liability of franchises, &c., of
vol. v:	eorporations to execution. 615, 616
	vol. v:
either House may originate 24: members not to vote on when they	on Representative apportionment, 68
have an interest in	vol. vi:
not to be passed when there is a	on oath prescribed members of
general law	Assembly after sine die adjourn-
to be read at length in each House, 24	6 ment
to be signed by presiding officer in	VOI. VII:
presence of each House 26	on establishing industrial schools, 69
to contain only one subject 24	yol. viii:
BLACK, CMARLES A., delegate XXVth	on the Railroad article in general, 19
district:	on the apportionment of Senators, 45
oath of office administered to, vol. i,	BLACK, JEREMIAH S., delegate at
leaves of absence granted to—	large:
vol. ii, 282; v, 336.	oath of office administered to, vol. i,
resolutions submitted by-	leaves of absence granted to, vol. i,
vol. i:	182, 503.
to allow truth to be given in suits	resignation of, tendered, vol. vii 430
for libel	remarks on, by—
to prevent Legislature giving ex-	vol. vii:
tra pay or compensation 14	
relative to expenses of contested	resolution to accept, 437; laid on
elections 14	5 the table, 439.

Drigge Improved Continued	BLACK, JEREMIAH S Continued.
BLACK, JEREMIAH S.—Continued.	·
resignation of—	remarks by-
vol. vii:	vol. ii:
resolution of Mr. Woodward to	on oath prescribed to members
take up, not agreed to, vol. vii 455	of Legislature 540, 543
resolution to consider, not agreed	on qualification of members and
to, vol. vii	contested election of 562, 563
resolution to consider, vol. vii,	on the trial of legislative contest-
	ed elections by the courts 574
538; postponed for one week,	on legislative appropriations for
538.	
resolution of Mr. Woodward to	sectarian and other purposes 673
take up, vol. vii 578	on limiting amount recoverable
remarks on by-	for injury to person or property, 739
vol. vii:	vol. iv:
Mr. Cochran 578	on compensation of members 704
Mr. Howard 579, 580	vol. v:
Mr. S. A. Purviance 578, 579	on legislative apportionment, 444,
	445, 446, 532.
Mr. Woodward 578, 579	
question postponed, and committee	on legislative appropriations to
appointed to wait on 580	charitable and educational in-
report of committee appointed to	stitutions
wait on 700	vol. vi:
report of delegates appointing	on oath prescribed members of
In page D. Porr of Allochons	Assembly after sine die adjourn-
James P. Barr, of Allegheny	ment
county, in place of	on the removal of criminal cases
report made by—	to the Supreme Court 294, 295
vol. ii:	
from delegates at large, appoint-	on the style of process and form
ing Mr. Mitchell in place of Mr.	of prosecution
Hopkins	on preventing corporations doing
	the business of a common car-
incidental remarks by—	rier from mining or manufac-
vol i:	turing 602
165, 171, 009.	vol. vii:
vol. ii:	on the limitation of actions, 360, 361
	on legislative bribery, 362, 363, 364,
495, 497, 498, 505, 508, 523, 525, 538,	
539, 559, 560, 578, 579, 580, 629, 733,	365, 366, 367, 368, 369, 389, 391.
741.	on the punishment for legislative
vol. iii:	bribery
776, 777.	Board of Public Charities-
vol. iv:	vol. i:
709.	communication from, relative to
vol. v:	compulsory education
281, 441, 447, 562, 563, 577, 578, 631,	extract from report of, submitted
733.	and referred to committee 476, 503
vol. vi:	Boardman, D. D., Rev. Henry A.,
188, 192, 441, 598, 603, 604, 651, 745.	prayers by 181, 191, 200, 211, 231
vol. vii:	Bowen, Rev. William, prayer by 86
53, 328, 373, 381, 390, 413.	Blair county—
	. 7
remarks by—	vol. ii:
vol. i:	petition of citizens of, in favor of
on appointment of Committee on	prohibition
Declaration of Rights 55, 57	vol iii:
on report of Committee on Print-	petition of citizens of, asking for re-
ing and Binding 163	cognition of Almighty God in the
on oath of office	Constitution
vol. ii:	
	Bladen, Eliza S., Mrs., requests use of
on the Legislative article, 190, 485 495	
on the death of Hon. William	Philadelphia Fountain society, vol.
Hopkins 409	v 187

Bonds, the issue of, by school direc-	BOWMAN, CHAS. O.—Continued.
tors, to be prohibited, vol. vi 41	remarks by—
Books, no school officer or teacher to	vol. iv:
be interested in the sale of, vol. vi, 87	on the election of justices of the
Borough, not to loan its credit, vol.vi, 140	peace
Boroughs – See Cities.	on abolishing the office of associ-
BOWMAN, CHARLES O., delegate	on uniformity of practice in the
XXXth district:	courts 43
oath of office administered to, vol. i, leaves of absence granted to, vol. i,	on compensation of members 51
758; vi, 429; viii, 267.	on the validity of existing char-
rises to a point of order, vol. it 303	ters having no bona flde organi-
rises to a privileged question, vol.	zation 484, 48
vii	vol. v:
resolutions submitted by—	on oath prescribed members of
vol. i:	General Assembly 28, 2
on writ of error in capital cases 432	on the trial of contested elections
relative to adjournment 734	by the courts
vol. iii:	on the formation of new counties,
relative to pay of officers of Con-	on the ineligibility to office of per-
vention	sons convicted of infamous
to provide for recesss of Conven-	crimes
tion from July to October 470	on recess of the Convention 74
vol. viii:	on the rights of foreign corpora-
providing for session on Satur-	tions 773
day 55	vol. vi:
relative to compensation of Pow-	on the taxation of manufacturing
ell De France 519	corporations 12
incidental remarks by—	on the legal rate of interest 13
Vol. i:	on the legislative power of cities, 219
591, 691, 692, 735.	on the election and qualifications of aldermen 315, 31
vol. ii: 334, 340, 367, 473, 628, 630, 635, 636,	on the acts of Assembly passed by
708, 719, 748.	bribery
vol. iii:	vol. vii:
138, 199, 680.	on Representative apportionment,
vol. iv:	97, 98, 104.
242, 253, 258, 266, 272, 367, 416, 417,	on qualifications for office 136
505, 586, 588, 662, 753, 754, 775.	on restricting debate
vol. v:	on abolishing office of associate
47, 187, 355, 484, 492, 493, 591, 629.	judge
VOI. VI:	on compulsory education 682
197, 204, 234, 429. vol. vii:	vol. viii:
101, 106, 120, 137, 277, 289, 319, 414,	on the free-pass system 33
482, 487, 567, 684, 714.	on the article on New Counties 59
vol. viii:	on an appeal from the chair 145
18, 55, 494, 637, 711, 712, 718, 719.	on the leasing of railroads 239, 240
remarks by—	on election of Lieutenant Gover-
vol.i:	nor and Secretary of Internal
on tax qualification	Affairs
vol. ii:	on Legislature designating judi- districts
on death of Mr. Hopkins 405	on compensation of Powell De
on testimony in bribery cases 26	France 519, 520
on the erection of new counties 216	on date of submitting Constitu-
vol. v:	tion
on the powers of the Supreme	appointing commissioners of
Court	election for Philadelphia 700, 711

BOWMAN, CHAS. O.—Continued.	BOYD, JAMES—Continued.
rėmarks by—	incidental remarks by—
vol. viii:	vol. v:
on expenses of committee on ad-	27, 130, 161, 182, 220, 249, 250, 333,
dress to the people 718	379, 446, 447, 483, 492, 493, 497,
on re-printing the Debates and	659, 744, 752.
Journal	vol. vi:
on the death of Mr. Craig 767	32, 33, 60, 79, 82, 94, 142, 326, 348,
BOYD, JAMES, delegate VIth district:	350, 394, 419, 421, 429, 505, 523, 525,
oath of office administered to, vol.i, 7	548, 669, 672, 673, 697, 698, 708, 711,
leave of absence granted to, vol. i,	712.
199; ii, 129, 282, 685; v, 144; vi,	vol. vii:
408, 719; vii, 130.	26, 47, 50, 124, 314, 317, 322, 371, 373,
appeals from decision of the chair,	375, 378, 408, 424, 534, 438, 439, 461,
vol. vi	465, 466, 526, 538, 544, 547, 549, 575,
personal explanation to, by Mr.	580, 658, 699, 717, 768, 773.
Simpson, vol. ii	vol. viii:
requests to record his vote on the	20, 39, 55, 78, 79, 159, 174, 204, 205,
pay of members, vol. iv, 741; re-	221, 272, 287, 427, 535, 615, 622, 662,
fused, 741.	664, 666, 667, 672, 696, 698, 712, 713,
petition presented by—	715, 716, 719.
vol. iii:	remarks by—
from citizens of Philadelphia, rel-	•
ative to trial of contested elec-	vol.i:
tion cases 433	on motion to adjourn for six
report made by-	months
vol. viii :	on resolution to publish absentees
from special committee to investi-	at roll call
gate charges against members	on resolution to remedy defects
of Convention	in Convention Hall 351
resolutions submitted by—	on sessions of the Legislature and
vol. i:	elections
relative to amendment to Federal	on female suffrage 542, 608
Constitution	on form of ballot
to create new State officers 186	vol. ii:
relative to removal of seat of gov-	on form of ballot
ernment to Philadelphia 193	on amendment to section provid-
vol. iii:	ing form of ballot
relative to daily sessions 518	
vol. iv:	on a court of pardons
relative to sine die adjournment 518	on the Education article
vol. v:	
to provide for a daily recess 260 vol. viii:	vol. iii:
to appoint a committee to investi-	on the right to construct railroads, 30
gate charges made against niem-	on the leasing of railroad fran-
bers of the Convention 318	
incidental remarks by—	on vesting the judicial power, 699,
vol. i:	700, 701, 702.
337, 347, 363, 524, 756, 767, 895.	vol. iv:
vol. ii :	on establishing of police courts 28
11, 448, 450, 508, 512, 516.	on abolishing the office of associ-
vol. iii:	ate judge 43
67, 68, 82, 147, 156, 228, 295, 390, 431,	on uniformity of practice in the
608, 666, 667, 677, 721.	courts 43
vol. iv:	on dispensing with trial by jury
114, 171, 325, 331, 345, 349, 350, 372,	in civil cases
398, 433, 434, 435, 436, 440, 441, 464,	vol. v:
467, 469, 473, 485, 505, 527, 741, 743,	on oath prescribed to members of
744.	General Assembly 30, 3

BOYD, JAMES—Continued.	Bradford county—Continued.
remarks by—	vol. iii:
·	and Sullivan, memorial of citizens
vol. v:	of, asking for recognition of Al-
on the investment of trust funds,	mighty God in the Constitution, 228
298, 299, 300.	vol. iv:
on the trial by jury 578	petition of citizens of, asking for re-
on recess of the Convention 724	cognition of Almighty God in
vol. vi:	the Constitution 600
on the right of eminent domain 33	vol. v:
on the establishment of industrial	petition of citizens of, asking for re-
schools 55	cognition of Almighty God in
on municipal indebtedness 144, 145	the Constitution
on the removal of criminal cases	
to the Supreme Court 293	Bribery of public officers—
on acts of Assembly passed by	vol. i:
bribery	penalty therefor
on adjournment of Convention 414	at elections, providing for penalty
on separate judicial districts for	for
each county 462, 488	memorials on
vol. vii:	
on Representative apportionment, 46	tional Sanction
on the qualifications for office 136	persons convicted of
on separate legislative districts,	legislative, vol. ii, 797; iii, 5; v, 309;
172, 173.	vii, 362.
on appropriations for payment of	
military claims 377	remarks on, by—
on separate judicial districts, 462, 463	vol. ii:
on organizing the militia of the	Mr. Ewing 797
State	vol. iii:
on submission of the division of	Mr. Alricks
counties to the electors 710	Mr. Biddle
on the liability of individual as-	Mr. Bowman 20
sociations	Mr. Buckalew
vol. viii:	Mr. Cochran
on holding evening sessions 94	Mr. Corbett
on the formation of Senatorial dis-	
triets 102	D .
on the right of construction of	Mr. Landis
railroads	Mr. Mann. 25
on the investigation of charges	Mr. Minor 9, 10, 21
against members of the Con-	Mr. T. H. B. Patterson 14
vention	Mr. J. R. Read
on fixing the time for the Consti-	Mr. H. G. Smith 15
tution to go into effect 337	Mr. J. P. Wetherill 13
on date of submitting Constitu-	Mr. Wright
tion 541	Mr. J. W. F. White 23, 27
Bradford county—	vol. vii:
vol. i:	Mr. Alricks 392, 393
petition from citizens of, in favor of	Mr. Armstrong 368, 369, 372
prohibition 288	Mr. Biddle 365, 366, 367
report of prothonotary of 431	Mr. J. S. Black, 362, 363, 364, 365,
petition of Society of Friends, rela-	366, 367, 368, 369, 389, 391.
tive to prohibition and exemption	Mr. Broomall 391
from military service, and to abol-	Mr. Buckalew 367, 368
ish the death penalty 611	Mr. Hazzard397
vol. ii:	Mr. MacVeagh 364, 365
petition of citizens of, in favor of	Mr. H. W. Palmer 396
pushibition 100 584	Mr. S. A. Purviance 398

Bribery of public officers - Continued.	Brodkead, Charles—Continued.
vol. v:	resolutions submitted by—
punishment for 312	vol. i:
remarks on, by-	to provide for a future Constitu-
vol. vii;	tional Convention 235
Mr. Bartholomew 409, 412	in reference to foreign corpora-
Mr. J. S. Black	tions
Mr. Buckalew 412	relative to telegraph companies 354
Mr. Ewing 409	relative to equitable assessments, 544
Mr. Lear 412	relative to removal of seat of gov-
vol. v:	ernment
testimony in cases of 313	relative to printing memorials 613
Briggs, Judge, of Philadelphia, as-	vol. iii:
signed to court number four, vol.	to adjourn over to Monday 83
viii	to hold evening sessions 152
BRODHEAD, CHARLES, delegate VIIth	to instruct the Committee on the Judiciary to report
district:	relative to non-performance of
oath of office administered to, vol. i, 7	contract by the Printer to the
leaves of absence granted to, vol. i,	Convention
250, 430; iii, 340; v, 99, 333, 744;	yol. iv:
vi, 110, 718; vii, 538; vii, 267.	relative to pay of members 695
appointed on committee on place of	vol. v:
summer sitting of Convention,	to adjourn Convention over to
vol. vi	16th September 100
eommunication presented by—	relative to net earnings of eorpo-
vol. vi:	rations 744
from trustees of Lehigh Univer-	to appoint committee to visit Beth-
sity tendering use of Hall during	lehem 781
summer months	vol. vi:
memorials presented by—	to appoint a committee to report
vol. i:	a place of meeting for the Con-
from members of the bar of North-	vention during summer 60
umberland county, relative to	relative to suspending printing of
the judicial system of the Com-	Debates
monwealth	relative to hours of session 647 vol. vii:
from members of the bar of North-	relative to the hours of session, 7, 337
ampton county, against the cir-	relative to the hours of session, 7, 337
cuit court system	buildings
report made by—	that no leave of absence shall be
vol. vi:	good for more than three days, 381
from select committee on sum-	vol. viii:
mer place of meeting 169	relative to a proposed article on
resolutions submitted by	teiegraphs54
vol. i:	to print Constitution in pamphlet
to allow all persons, without re-	form 591
gard to nationality, to vote 91	to pay expenses of committee on
to amend eleventh section of De-	address
elaration of Rights 131	of thanks to Pennsylvania His-
tendering thanks to clergy of Har-	torical Society, Reform Club,
risburg 139	Union League and Mercantile
to provide for any man to prac-	Library of Philadelphia 728
tice as an attorney	incidental remarks by—
to fix time for sessions of Con-	vol.i:
vention	41, 799.
to limit the granting of licenses. 186	vol. ii:
to provide for a uniform system	331, 340, 394, 415, 628, 629. vol. iii:
of valuation of property 206	147, 154, 177, 208.
3—Vol. IX.	221, 202, 211, 200

BRODHEAD, CHARLES-Continued.	BROOMALL, JOHN M.—Continued.
incidental remarks by—	memorials presented by—
vol. iv: 266, 267, 368, 560, 562, 563, 564, 609,	vol. iii:
671, 698, 699, 757, 776, 777, 780.	from citizens of Pennsylvania,
vol. v:	asking for recognition of Al-
6, 7, 9, 10, 48, 203, 231, 238, 257, 267,	mighty God in the Constitution, 175 from Obediah Wheelock, of Phila-
348, 359, 376, 467, 520, 555, 628, 680,	delphia, in favor of female suf-
700, 795.	frage 34
vol. vi:	petitions presented by—
60, 238, 414, 416, 417, 418, 523, 524,	vol. i:
525, 531, 535, 553, 554, 555, 672, 685,	from men and women of Dela-
705, 707, 710, 716.	ware county, asking for univer-
vol. vii :	sal suffrage 54
131, 217, 312, 318, 319, 322, 337, 356,	from Concord Monthly Meeting of
381, 445, 446, 448, 452, 453, 472, 474,	Friends, in favor of prohibition, 63
475, 476, 538, 612, 673, 676, 715, 722, 724, 725, 759, 761, 779, 780.	from Roaring Creek Monthly
vol. viii:	Meeting, in favor of the same 63
26, 75, 88, 280, 305, 306, 591, 594, 595,	from citizens of Unionville, Ches-
667, 723, 728.	ter county, in favor of the same, 63
remarks by—	from Concord Monthly Meeting,
vol. vii:	in favor of exemption from mili-
on the place of business of foreign	tary duty
corporations	from the same, against capital
vol. viii:	punishment
on application of Railroad article	from Radnorand Goshen Monthly
to telegraph companies 25	Meeting, in favor of prohibition, 32
on corporations exercising vested	from the same, against the death
powers repugnant to new Consti-	penalty32
tution	from the same, in favor of military
on printing Constitution in pam-	exemption 32
phlet form	from citizens of Delaware county,
Broomall, John M., delegate Vth district:	in favor of female suffrage 758
oath of office administered to, vol. i, 7	vol. iv:
leaves of absence granted to, vol. ii,	from citizens of Chester county,
129; iv, 695; v, 744; vi, 166, 214;	in favor of partial female suf-
vii, 81, 731; viii, 207.	rage
memorials presented by—	
vol. i:	vol. iii : from Committee on Judiciary dis-
from the Pennsylvania Woman	senting from the majority 20
Suffrage association 197	from Committee on Revenue, Tax-
from the Chester County Monthly	ation and Finance 218
Meeting of Friends, relative to	resolutions submitted by—
capital punishment	vol. i:
from the same, to exempt the Friends of the State from mili-	relative to adjournment 63
tary service	to draw for seats 63
from the same, in favor of liquor	to secure rights of suffrage to all
prohibition	adult citizens without regard to
from the Monthly Meeting of	sex 89
Friends of Delaware county, for	to lengthen the term of office of
protection against compulsory	Governor89
military service 589	to prohibit the Legislature from
from the same, to prohibit the	granting special exemption from
manufacture and sale of intoxi-	taxation
cating liquors	of the Legislature
from the same, to protect human life against cruel and barbarous	relative to residence of electors S
laws 589	Governor to appoint judges 113

BROOMALL, JOHN M Continued.	Broomall, John M.—Continued.
resolutions submitted by-	incidental remarks by—
vol. i.	vol. i:
to hold one session a day 151	172, 297, 309, 319, 361, 524, 525, 531,
to exempt from military service	534, 590, 591, 592, 617, 626, 627, 628,
persons having conscientious	643, 644, 661, 683, 686, 687, 689, 707,
scruples	712, 713, 714, 715, 782, 783, 784, 799,
to prohibit paying for military	800, 801.
service	vol. ii:
relating to common pleas juris-	332, 350, 351, 394, 433, 434, 496, 515,
diction 182	
relating to official qualification 182	792.
relating to trial by jury 182	
to provide for appointment of jus-	233, 272, 273, 274, 275, 294, 295, 296,
tices of the peace	
relative to contract of marriage	vol. iv:
and rights of property 236	
relative to final vote on report of	269, 271, 272, 314, 318, 367, 406, 407,
Suffrage Committee 306	
relative to printing of Debates 660	
relative to hour of meeting 686	,,,,,,
relative to limiting debate 783	
vol. ii:	
relative to appointment 366	Vol. V:
relative to a general railroad law, 479	10, 00, 00, 121, 120, 100, 101, 102,
relative to irredeemable ground	133, 135, 140, 144, 146, 181, 186, 252,
rents	253, 255, 259, 291, 308, 345, 351, 352,
relative to vagrancy 584	365, 373, 379, 380, 381, 406, 407, 491,
vol. iii:	. 553, 554, 563, 619, 620, 622, 624, 635,
relative to inheritance tax 152	643, 650, 694, 696, 716, 736, 738, 739.
relative to election of special	vol. vi:
judges	78, 79, 80, 82, 92, 95, 98, 118, 141, 142,
relative to the publication of the	144, 147, 148, 149, 151, 154, 160, 187,
Debates 388	244, 245, 246, 315, 318, 329, 338, 349,
proposing a new article on rail-	410, 413, 417, 425, 426, 427, 452, 523,
roads 483	525, 531, 609, 737.
vol. iv:	vol. vii:
relative to per diem compensation,	36, 37, 38, 39, 41, 43, 45, 57, 80, 82,
of members 555	83, 259, 268, 274, 285, 295, 297, 303,
vol. v:	305, 306, 307, 315, 422, 435, 437, 438,
relative to a recess of the Conven-	442, 448, 460, 465, 512, 523, 594, 609,
* tion 100	618, 620, 628, 644, 652, 653, 654, 663,
vol. vi:	667, 668, 669, 672, 681, 682, 703, 704,
relative to debate on, and publish-	705, 706, 716, 724, 736.
ing Judiciary article	vol. viii:
directing Committee on Revision	49, 54, 79, 101, 102, 105, 112, 114,
and Adjustment to prepare all	118, 119, 134, 135, 185, 204, 217, 222,
articles for publication 735	249, 308, 318, 327, 350, 384, 386, 389,
to prolong the morning sessions	392, 394, 406, 454, 455, 456, 459, 460,
without recess	461, 485, 534, 537, 590, 595, 633, 708.
vol. vii:	709, 715, 726.
to change the rule relating to	remarks by—
hours of meeting 57	
vol. viii:	vol. i:
directing Committee on Revision	on sessions of the Legislature 388
and Adjustment to strike out	on woman suffrage 542, 545, 646
first section of article on Taxa-	on taxing the elector
tion and Revenue	
relative to placing Delaware coun-	on resolution relative to Four-
ty in senatorial districts with	teenth amendment to U.S. Con-
parts of Philadelphia 327	stitution 676

BROOMALL, JOHN M.—Continued.	BROOMALL, JOHM M Continued.
remarks by—	remarks by—
vol. ii:	vol. v:
on the form of ballot 58, 64	on the right of religious opinion,
on the Suffrage article 73, 106	561, 562, 564, 565.
on Superintendent of Public In-	on the liberty of the press 60
struction	on the abolition of capital punish-
on the Education article 432	ment
on oath prescribed members of	on Legislative apportionment, 407,
the Legislature 522, 523	430, 553.
on qualification of members and	on Senatorial apportionment 64
contested elections of 567	on Representative apportionment,
vol. iii: on the powers of the mayor of cit-	680, 690.
ies	vol. vi:
on exempting persons having con-	on banking rates of interest 41
scientious scruples from mili-	on the right of eminent domain. 3
tary service 164, 174, 175	on appropriations to sectarian schools
on limiting municipal indebted-	on exempting certain property
ness	from taxation
on vesting the judicial power, 676,	on the taxation of manufacturing
678, 679, 680.	corporations 104, 11
vol. iv:	on keeping at interest the moneys
on the election of judges 20	of the State 152, 152
on the circuit court system 138	on the jurisdiction of the Supreme
on separate judicial districts, 156, 157	Court
on the establishment of probate	on the present established court
courts	of common pleas
on the election of justices of the	on the removal of criminal cases
peace	to the Supreme Court 29
on the election of judges by the	on the election and qualifications
cumulative system of voting,	of aldermen 317
399, 394, 395.	on separate judicial districts for
on the drawing of warrants for payment of Printer to Conven-	each county463
tion	on dispensing with trial by jury
on dispensing with trial by jury	in civil cases
in civil cases	on vacancies to be filled for the
on Industrial interests and the	• unexpired term45
usury laws	on railroad and canal companies
on establishing legal rate of inter-	guaranteeing the stock of other
est 575, 576	corporations
on the absorption of capital by	on discrimination in freight or
corporations	passage by railroad companies, 63
on the Declaration of Rights 665	on providing for a recess of the
on the recognition of Almighty	on the fictitious issue of stock by
God in the Constitution, 759, 760,	railroad, canal or transportation
761, 763, 770, 772.	companies
vol. v:	
on cumulative voting for county	vol. vii:
commissioners and county audi-	on Representative apportionment, 75, 84, 90.
tors	on the freedom of the printing
on appointment of overseers of elections	press
on the trial of contested elections	on restricting debate 270, 27:
by the courts	on discrimination of persons, 284, 28
on legislative appropriations to	on an appeal from the decision of
charitable institutions 279, 280	the Chair
on appropriations to institutions	on legislative bribery 39
for soldiers' widows and or-	on validity of acts of the Assem-
phans	bly 480, 48

BROOMALL, JOHN M.—Continued. remarks by—	Brown, Rasselas—Continued. incidental remarks by—
vol. vii:	vol. vi:
on appellate jurisdiction of courts	403.
of record 515, 516	Buckalew, Charles R., delegate
on writs of error to the Supreme	XVth district:
Court 546, 547	appointed, vice Mr. Freeze resigned,
on the removal of appointed offi-	vol. i 69
cers 560	oath of office administered to, vol.i, 69
on military appropriations 591	leave of absence granted to, vol. i,
on increase of salary of judges	479; v, 143; vi, 166; vii, 268; 657.
Supreme Court 609	explanation by, on submission of
on holding Philadelphia munici-	amendments, vol. iii 245
pal elections in May 633	order offered by, in reference to the
on the appointment of supervisors	distribution of reports of commit-
of election boards 648, 649	tees, vol. iii
on limiting municipal indebted-	propositions presented by—
ness 670	vol. v:
on compulsory education 689	relative to terms of county com-
on the General Assembly autho-	missioners and auditors 338
rizing local improvements 750	vol. vi:
on special and general legislation	relative to recess of Convention
for transportation companies 815	and submission of Constitution, 588
vol. viii:	reports made by—
on the free pass system 294	vol. iv:
on the settlement of the Printer's	from Committee on Suffrage,
accounts	Election and Representation,
on the article on New Counties 49	relative to election boards and
on the Railroad article in general,	contested elections
64, 65, 172, 173, 174, 175.	vol. v:
on the formation of Senatorial dis-	from committee presenting an ar-
triets, 77, 78, 93, 97, 98, 106, 109,	ticle on representation in the
112, 115, 117.	Legislature
on an appeal from the Chair 138	vol. vii:
on the right of construction of	from Committee on Revision and
railroads	Adjustment
on the leasing of railroads, 225,	vol. viii:
227, 228.	from Committee on Suffrage, rela-
on the investigation of charges	tive to submission of Constitu-
against members of the Con-	tion 476
vention 319	
on the organization of telegraph	Adjustment, on taking private
companies 328, 330	
on Senatorial apportionment with	resolutions submitted by—
reference to Delaware county 382	· · · · · · · · · · · · · · · · · · ·
on a point of order made by Mr.	relative to meeting of first five
Hunsicker 388	
on apportionment of Senators, 448, 457	
on adjournment 468	•
on extra compensation to reporter, 621	
on declaring the powers of the	and Adjustment 6
Convention	
Brown, Cassius M., elected Assistant	reading to Committee on Revi-
Sergeant-at-Arms, vol. i 32	
Brown, Rasselas, delegate XXXth	vol. viii:
district:	approving the amendment to the
	Constitution of the U.S., rela-
leave of absence granted to, vol. i,	tive to manner of choosing elec-
274; ii, 282; v, 299; vi, 408; vii, 617;	tors of President and V. Presi-
viii, 308.	dent 5

resolutions submitted by- vol. viii: to have an evening session	Buckalew, Chas. R.—Continued.	Buckalew, Chas. R.—Continued.
Vol. viii: to have an evening session 56 to allow extra compensation to the reporter 601 relative to an address to the people on the changes proposed by the new Constitution 685 to pay Philadelphia election expenses 702 declaring the session of the General Assembly of 1875 the first regular biennial session 702 declaring the session of the General Assembly of 1875 the first regular biennial session 704 incidental remarks by— vol. i: 111, 117, 137, 175, 176, 271, 279, 284, 285, 447, 449, 472, 501, 593, 595, 627, 702 declaring the session of the General Assembly of 1875 the first regular biennial session 704 incidental remarks by— vol. i: 111, 117, 137, 175, 176, 271, 279, 284, 285, 447, 449, 472, 501, 593, 595, 627, 628, 639, 643, 644, 645, 658, 639, 601, 607, 673, 685, 680, 683, 703, 702, 708, 718. vol. ii: 149, 163, 271, 340, 341, 473, 500, 581, 582, 588, 597, 628, 629, 634, 635, 637, 637, 638, 639, 371, 333, 345, 369, 373, 374, 375, 381, 366, 638, 709, 733, 738, 756, 781, 702, 732, 739, 3946, 407, 408, 412, 162, 413, 653, 670, 673, 685, 604, 702, 781, 302, 303, 304, 304, 304, 304, 304, 304, 304	resolutions submitted by—	
to allow extra compensation to the reporter		· ·
the reporter ———————————————————————————————————		
relative to an address to the people on the changes proposed by the new Constitution		
ple on the changes proposed by the new Constitution		
the new Constitution	ple on the changes proposed by	
to pay Philadelphia election expenses	the new Constitution 685	
penses. 702 declaring the session of the General Assembly of 1875 the first regular biennial session	to pay Philadelphia election ex-	
ceral Assembly of 1875 the first regular biennial session		
regular biennial session		
108, 114, 124, 126, 141, 142, 153, 150, 213, 214, 127, 142, 153, 214, 215, 215, 222, 231, 231, 231, 235, 346, 235, 347, 449, 472, 591, 593, 595, 627, 262, 708, 713. vol. ii:	eral Assembly of 1875 the first	
Vol. i: 111, 117, 137, 175, 176, 271, 279, 284, 285, 447, 449, 472, 591, 593, 595, 627, 629, 798, 713. vol. ii: 149, 163, 271, 340, 344, 473, 560, 581, 582, 588, 597, 628, 629, 634, 635, 637. vol. iii: 70, 71, 85, 108, 111, 114, 137, 140, 197, 228, 239, 247, 430, 455, 479, 499, 518, 530, 741. vol. iv: 43, 44, 47, 50, 68, 72, 86, 122, 144, 147, 149, 162, 165, 181, 183, 186, 216, 249, 260, 269, 270, 271, 278, 294, 325, 326, 335, 346, 367, 369, 377, 378, 399, 406, 407, 408, 442, 443, 656, 683, 709, 736, 738, 756, 780, 781. vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 198, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 467, 488, 517, 548, 549, 500, 536, 351, 352, 354, 359, 359, 80, 101, 130, 30, 32, 40, 78, 79, 80, 89, 101, 130, 30, 32, 40, 78, 79, 80, 89, 101, 130, 30, 32, 40, 78, 79, 80, 89, 101, 130, 30, 32, 40, 78, 79, 80, 89, 101, 130, 30, 32, 40, 78, 79, 80, 89, 101, 130, 30, 32, 40, 78, 79, 80, 89, 101, 130, 30, 30, 400, 403, 304, 305, 340, 305, 340, 305, 340, 305, 369, 367, 375, 385, 370, 375, 385, 397, 403, 418, 420, 421, 428, 428, 409, 257, 268, 275, 279, 280, 281, 210, 211, 215, 222, 231, 261, 287, 387, 399, 304, 404, 414, 75, 548, 549, 540, 548, 548, 549, 640, 461, 475, 478, 479, 481, 495, 490, 501, 512, 521, 521, 522, 525, 526, 527, 522, 535, 536, 536, 537, 545, 549, 540, 640, 461, 475, 478, 479, 481, 495, 490, 501, 512, 521, 521, 549, 490, 501, 512, 521, 522, 525, 526, 527, 522, 535, 536, 537, 545, 546, 546, 548, 549, 546, 404, 473, 548, 549, 640, 461, 475, 478, 479, 481, 495, 490, 501, 512, 521, 522, 525, 526, 527, 522, 525, 526, 527, 522, 525, 526, 527, 522, 525, 526, 527, 522, 535, 536, 537, 545, 547, 545, 542, 545, 545, 545, 545, 545, 545		
111, 117, 137, 175, 176, 271, 279, 284, 285, 447, 449, 472, 591, 593, 595, 627, 629, 798, 713. vol. ii: 149, 163, 271, 340, 344, 473, 560, 581, 582, 588, 597, 628, 629, 634, 635, 637. vol. iii: 149, 163, 271, 340, 344, 473, 560, 581, 582, 588, 597, 628, 629, 634, 635, 637. vol. iii: 149, 163, 271, 340, 344, 473, 560, 581, 582, 588, 597, 628, 629, 634, 635, 637. vol. iii: 140, 163, 271, 340, 344, 473, 560, 581, 582, 583, 597, 598, 602, 603, 604, 605, 630, 741. vol. iii: 141, 147, 137, 140, 197, 228, 239, 247, 430, 455, 479, 499, 518, 530, 741. vol. iv: 143, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 249, 236, 230, 270, 271, 278, 294, 325, 326, 335, 346, 367, 369, 377, 378, 399, 406, 407, 408, 442, 443, 653, 673, 638, 639, 697, 698, 781. vol. vol. vol. vol. iii 131, 132, 162, 173, 186, 187, 196, 198, 223, 228, 236, 243, 247, 256, 467, 468, 517, 548, 549, 588, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. vol. vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 675, 696, 700, 703, 702, 703, 704, 707, 708, 718, 709, 708, 714, 701, vol. vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 6, 8, 23, 33, 39; 53, 80, 80, 114, 115, 125, 129, 121, 122, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 180, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243	5	
285, 447, 449, 472, 591, 593, 595, 627, 629, 708, 713. vol. ii: 149, 163, 271, 340, 344, 473, 560, 581, 582, 588, 597, 628, 629, 634, 635, 637. vol. iii: 70, 71, 85, 108, 111, 114, 137, 140, 197, 228, 239, 247, 430, 455, 479, 499, 518, 530, 741. vol. iv: 34, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 249, 256, 263, 353, 346, 367, 369, 377, 378, 399, 406, 407, 408, 442, 443, 653, 633, 709, 736, 738, 756, 789, 781. vol. vi: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 198, 223, 228, 236, 243, 247, 256, 257, 313, 326, 339, 347, 349, 350, 355, 357, 588, 374, 375, 381, 405, 467, 468, 517, 548, 549, 588, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774, vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 102, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, vol. vii: 6, 8, 23, 33, 39; 53, 80, 80, 114, 115, 125, 129, 127, 128, 138, 139, 150, 170, 171, 172, 177, 183, 185, 180, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281,		
629, 708, 713. vol. ii: 437, 458, 450, 460, 461, 475, 478, vol. iii: 479, 481, 495, 499, 501, 512, 521, 479, 481, 495, 499, 501, 512, 521, 582, 588, 597, 628, 629, 634, 635, 637. vol. iii: 70, 71, 85, 108, 111, 114, 137, 140, 197, 228, 239, 247, 430, 455, 479, 499, 518, 530, 741. vol. iv: 43, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 249, 266, 269, 270, 271, 278, 294, 325, 326, 335, 346, 367, 369, 377, 378, 399, 406, 407, 408, 442, 443, 655, 683, 709, 738, 738, 756, 780, 781. vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 198, 223, 228, 236, 243, 247, 256, 667, 468, 517, 548, 549, 558, 631, 667, 468, 517, 548, 549, 558, 631, 663, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 730. vol. vii: 6, 8, 23, 33, 39, 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 180, 191, 198, 207, 211, 212, 218, 228, 239, 237, 248, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 437, 458, 450, 460, 461, 475, 478, 479, 481, 495, 499, 501, 512, 521, 523, 526, 527, 538, 536, 536, 536, 556, 634, 605, 634, 635, 638, 640, 647, 648, 655, 675, 678, 680, 685, 685, 689, 697, 698, 792, 703, 704, 707, 708, 712, 713, 715, 717, 762, 764. remarks by— vol. i: on changing time of general elections. 125, on session of the Legislature, 358, 436 on tax qualifications of electors. 679 on form of ballot. 28 on the Suffrage article. 57, 66, 95 on testimony in contested elections of 562, 563 on special legislation. 692 on testimony in contested elections of 562, 563 on special legislation. 692 on validity of acts of Assembly, 775, 776, 786, 788, 788. vol. ii: on changing time of general elections of 632 on testimony in contested elections of 562, 563 on special legislation. 692 on		
vol. ii: 149, 163, 271, 340, 344, 473, 560, 581, 582, 585, 597, 628, 629, 634, 635, 637, 628, 629, 634, 635, vol. iii: 70, 71, 85, 108, 111, 114, 137, 140, 197, 228, 239, 247, 430, 455, 479, 499, 518, 530, 741. vol. iv: 43, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 249, 266, 269, 270, 271, 278, 294, 235, 236, 335, 346, 367, 368, 397, 738, 399, 406, 407, 408, 442, 443, 656, 633, 709, 736, 738, 756, 780, 781. vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 406, 466, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774, vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 303, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 6, 8, 23, 33, 39, 53, 80, 80, 114, 115, 125, 126, 127, 128, 138, 139, 150, 107, 171, 172, 177, 183, 185, 180, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 249, 257, 268, 275, 279, 280, 281, 242, 243, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 243, 244, 245, 243, 244, 245, 246, 246, 246, 246, 246, 246, 246, 246		
149, 163, 271, 340, 344, 473, 560, 581, 582, 588, 597, 628, 629, 634, 635, 637, 637, 638, 582, 588, 597, 628, 629, 634, 635, 637, 70, 71, 85, 108, 111, 114, 137, 140, 197, 228, 239, 247, 430, 455, 479, 499, 518, 530, 741. vol. iv: 43, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 249, 266, 269, 270, 271, 278, 294, 325, 336, 335, 346, 367, 369, 377, 378, 399, 406, 407, 408, 442, 443, 656, 683, 709, 736, 738, 756, 780, 781. vol. v: 43, 43, 53, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 257, 313, 336, 339, 347, 349, 350, 355, 377, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774, vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 303, 294, 419, 425, 429, 599, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 68, 8, 33, 39; 53, 80, 80, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 180, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 233, 25.		
582, 588, 597, 628, 629, 634, 635, 637, 637. 637. vol. iii: 583, 597, 598, 602, 603, 604, 605, 583, 597, 598, 602, 603, 604, 605, 614, 615, 617, 623, 629, 636, 637, 638, 639, 741. vol. iv: 638, 639, 640, 647, 648, 655, 675, 678, 680, 685, 688, 689, 697, 698, 792, 703, 704, 707, 708, 712, 713, 715, 717, 762, 764. 43, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 249, 266, 269, 270, 271, 278, 294, on changing time of general elections of contanging time of general elections contanging time of general elections contanging time of general elections contanging time of general		
637. vol. iii: 70, 71, 83, 108, 111, 114, 137, 140, 197, 228, 239, 247, 430, 455, 479, 499, 518, 530, 741. vol. iv: 43, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 2349, 266, 269, 270, 271, 278, 294, 325, 326, 335, 346, 367, 369, 377, 378, 399, 406, 407, 408, 442, 443, 653, 683, 709, 736, 738, 756, 780, 781. vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 198, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 102, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 68, 823, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 275, 279, 280, 281, 238, 257, 268, 275, 279, 280, 281, 258, 236, 638, 609, 604, 605, 668, 685, 688, 689, 697, 698, 792, 703, 704, 707, 708, 712, 713, 715, 717, 762, 764. remarks by— remarks by— remarks by— vol. i: on changing time of general elections	582, 588, 597, 628, 629, 634, 635.	
vol. iii: 70, 71, 85, 108, 111, 114, 137, 140, 197, 228, 239, 247, 430, 455, 479, 499, 518, 530, 741. vol. iv: 43, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 249, 266, 269, 270, 271, 278, 294, 325, 326, 335, 346, 367, 369, 377, 378, 399, 406, 407, 408, 442, 443, 655, 683, 709, 736, 738, 756, 780, 781. vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 198, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 349, 350, 365, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. vol. vi: vol. vi: vol. vi: a0, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 599, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 6, 8, 23, 33, 39, 33, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, or sesion of the Legislature, 358, 436 on tax qualification		
228, 239, 247, 430, 455, 479, 499, 518, 530, 741. vol. iv: 43, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 224, 236, 289, 270, 271, 278, 294, 325, 326, 335, 346, 367, 369, 377, 378, 399, 406, 407, 408, 442, 443, 656, 683, 709, 736, 738, 756, 780, 781. vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 9555, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 688, 689, 697, 698, 792, 703, 704, 707, 708, 712, 713, 715, 717, 762, 764. remarks by— vol. i: on changing time of general elections	vol. iii:	
530, 741. vol. iv: 43, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 249, 266, 269, 270, 271, 278, 294, 325, 326, 335, 346, 307, 309, 377, 378, 399, 406, 407, 408, 442, 443, 653, 633, 709, 736, 738, 756, 780, 781. vol. v: vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 198, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 309, 30, 309, 4419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 69, 670, 673, 685, 604, 702, 719, 782, 739. vol. vii: 66, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281,	70, 71, 85, 108, 111, 114, 137, 140, 197,	638, 639, 640, 647, 648, 655, 675,
vol. iv: 43, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 249, 266, 269, 270, 271, 278, 294, 325, 326, 335, 346, 367, 369, 377, tions		
43, 44, 47, 50, 68, 72, 86, 122, 141, 147, 149, 162, 165, 181, 183, 186, 216, 249, 266, 269, 270, 271, 278, 294, 292, 238, 234, 346, 367, 369, 377, 203, 204, 208, 210, 211, 332, 739, vol. vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 102, 164, 172, 173, 180, 192, 203, 204, 208, 210, 211, 333, 391, 382, 739. vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 249, 249, 257, 288, 275, 279, 280, 281, 225, 236, 238, 241, 242, 243, 249, 249, 257, 288, 275, 279, 280, 281, 255 781, 49, 162, 163, 163, 183, 186, 216, vol. i: 90, 11, 12, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 288, 275, 279, 280, 281, 255 782, 333, 39; 53, 80, 281, 247, 256, on changing time of general elections		
149, 162, 165, 181, 183, 186, 216, 249, 266, 269, 270, 271, 278, 294, on changing time of general electrons. 255, 326, 335, 346, 367, 369, 377, 389, 406, 407, 408, 442, 443, on session of the Legislature, 358, 436, 656, 683, 709, 736, 738, 756, 780, 781. vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 467, 468, 517, 548, 549, 558, 631, 412, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, vol. vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, vol. vii: 6, 8, 23, 33, 39, 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 200, and contested electrons of changing time of general electrons. 255 on changing time of general electrons. 255 on esssion of the Legislature, 358, 436 on tax qualification 682 on qualifications of electors. 679 on form of ballot. 28 on form of ballot. 28 on the Suffrage article. 57, 66, 95 on testimony in contested electrons. 125 on division of election districts. 138 on the Legislative article, 176, 197, 506 on Executive power. 335 on term of Governor. 341 on qualification of Public Instruction. 387 on Superintendent of Public Instruction. 387 on special legislation. 602 on validity of acts of Assembly, 775, 776, 786, 787, 788. vol. iii: on legislative bribery. 19, 20, 21 on testimony in bribery cases, 22, 23, 25.		
249, 266, 269, 270, 271, 278, 294, 325, 326, 335, 346, 367, 369, 377, 408, 442, 443, 656, 683, 709, 736, 738, 756, 780, 781. Vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 198, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. Vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 660, 670, 673, 685, 694, 702, 719, 732, 739. Vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 101, 198, 207, 211, 212, 218, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 258, 325.		
325, 326, 335, 346, 367, 369, 377, 378, 399, 406, 407, 408, 442, 443, 443, 656, 683, 709, 736, 738, 756, 780, 781. vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, vol. vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 180, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 249, 257, 268, 275, 279, 280, 281, 232, 23, 25.	249, 266, 269, 270, 271, 278, 294	
378, 399, 406, 407, 408, 442, 443, 656, 683, 709, 736, 738, 756, 780, 781. vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 173, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, vol. vii: 6, 8, 23, 33, 39, 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, vol. vii: 6, 8, 23, 33, 39, 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 107, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 23, 25.	325, 326, 335, 346, 367, 369, 377,	and the second s
656, 683, 709, 736, 738, 756, 780, 781. vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 198, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 599, vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 180, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 23, 25.	378, 399, 406, 407, 408, 442, 443,	
vol. v: 34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 198, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, vol. vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 68, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 180, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, on qualifications of electors 679 on form of ballot 28 on the Suffrage article 57, 66, 95 on testimony in contested elections 125 on division of election districts 138 on the Legislative article, 176, 197, 506 on Executive power 335 on term of Governor 341 on court of pardons 377 on Superintendent of Public Instruction 387 on death of Hon. Wm. Hopkins 411 on qualification of members and contested elections of 562, 563 on special legislation 602 on validity of acts of Assembly, 775, 776, 786, 787, 788. vol. iii: on form of ballot 28 on the Suffrage article 57, 66, 95 on testimony in contested elections 125 on division of election districts 138 on the Legislative article, 176, 197, 506 on Executive power 335 on term of Governor 341 on court of pardons 377 on Superintendent of Public Instruction 387 on death of Hon. Wm. Hopkins 411 on qualification of members and contested elections of 562, 563 on special legislation 602 on validity of acts of Assembly, 775, 776, 786, 787, 788. vol. iii: on testimony in bribery cases, 22, 249, 257, 268, 275, 279, 280, 281, 23, 25.	656, 683, 709, 736, 738, 756, 780,	on tax qualification
34, 35, 36, 60, 63, 64, 65, 124, 125, 131, 132, 162, 173, 186, 187, 196, 198, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. vol vi: 0n the Legislative article, 176, 197, 506 on term of Governor. 341, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, vol. vii: 0n death of Hon. Wm. Hopkins. 411, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 0n death of Hon. Wm. Hopkins. 411, 669, 670, 673, 685, 694, 702, 719, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 228, 236, 238, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 286, 275, 279, 280, 281, 287, 287, 288, 275, 279, 280, 281, 287, 287, 287, 287, 287, 287, 287, 287		
131, 132, 162, 173, 186, 187, 196, 198, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. vol vi: 0.0 minuments of the Legislative article, 176, 197, 506 on the Legislative article, 176, 197, 506 on term of Governor. 341, 342, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 0.0 minuments and contested elections of members and contested elections o		-
198, 223, 228, 236, 243, 247, 256, 257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. 701 vi: 71, 72, 72, 72, 72, 72, 72, 739. 72, 739. 74, 74, 74, 74, 74, 74, 74, 75, 776, 786, 787, 788. 74, 780, 780, 781, 781, 782, 789. 782, 789. 783, 784, 785, 785, 785, 785, 785, 785, 785, 785		
257, 313, 336, 339, 347, 349, 350, 355, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 711, 738, 741, 742, 750, 760, 774. 701 vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 102, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, vol. vii: 328, 739. 739. 749, 750, 760, 646, 660, 670, 673, 685, 694, 702, 719, 732, 739. 740, vol. vii: 540, 540, 540, 540, 540, 540, 540, 540,	198, 223, 228, 236, 243, 247, 256.	
355, 357, 358, 374, 375, 381, 405, 467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. on division of election districts 138 on the Legislative article, 176, 197, 506 on Executive power 335 on term of Governor 341 on court of pardons 377 on Superintendent of Public Instruction 387 on death of Hon. Wm. Hopkins 411 on qualification of members and contested elections of 562, 563 on special legislation 602 on validity of acts of Assembly, 725, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 228, 236, 238, 275, 279, 280, 281, 228, 236, 238, 275, 279, 280, 281, 228, 236, 238, 275, 279, 280, 281, 225, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 228, 236, 238, 275, 279, 280, 281, 228, 236, 238, 275, 279, 280, 281, 228, 236, 238, 275, 279, 280, 281, 23, 25.	257, 313, 336, 339, 347, 349, 350,	
467, 468, 517, 548, 549, 558, 631, 653, 670, 673, 676, 696, 700, 703, 711, 738, 741, 742, 750, 760, 774. on division of election districts. 138 on the Legislative article, 176, 197, 506 on Executive power. 335 on term of Governor. 341 on court of pardons. 377 on Superintendent of Public Instruction. 387, 739, 80, 89, 101, 133, 391, 392, 393, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 23, 25.	355, 357, 358, 374, 375, 381, 405,	The state of the s
711, 738, 741, 742, 750, 760, 774. vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 180, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 360 n the Legislative article, 176, 197, 506 on Executive power	467, 468, 517, 548, 549, 558, 631,	
vol vi: 30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 377 on Executive power. 335 on term of Governor. 341 on court of pardons. 377 on Superintendent of Public Instruction. 387 on death of Hon. Wm. Hopkins. 411 on qualification of members and contested elections of. 562, 563 on special legislation. 602 on validity of acts of Assembly, 775, 776, 786, 787, 788. vol. iii: on Executive power. 335 on term of Governor. 341 on court of pardons. 377 on Superintendent of Public Instruction. 387 on death of Hon. Wm. Hopkins. 411 on qualification of members and contested elections of. 562, 563 on special legislation. 602 on validity of acts of Assembly, 775, 776, 786, 787, 788. vol. iii: on legislative bribery. 19, 20, 21 on testimony in bribery cases, 22, 249, 257, 268, 275, 279, 280, 281, 23, 25.	653, 670, 673, 676, 696, 700, 703,	on division of election districts 138
30, 32, 40, 78, 79, 80, 89, 101, 130, 142, 162, 164, 172, 175, 180, 192, 203, 204, 208, 210, 211, 333, 391, 392, 303, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 660, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 01, 25, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 29, 25, 26, 268, 275, 279, 280, 281, 29, 25, 268, 275, 279, 280, 281, 29, 25, 268, 275, 279, 280, 281, 29, 25, 268, 275, 279, 280, 281, 29, 26, 275, 279, 280, 281, 29, 25, 275, 279, 280, 281, 29, 25, 275, 279, 280, 281, 29, 25, 275, 279, 280, 281, 29, 25, 275, 279, 280, 281, 29, 25, 275, 279, 280, 281, 29, 25, 275, 279, 280, 281, 29, 25, 275, 279, 280, 281, 275, 279, 280, 281, 28, 275, 279, 280, 281, 28, 275, 279, 280, 281, 28, 275, 279, 280, 281, 29, 275, 279, 280, 281, 29, 275, 279, 280, 281, 29, 275, 279, 280, 281, 29, 275, 279, 280, 281, 275, 279, 280, 281, 275, 279, 280, 281, 28, 275, 279, 280, 281, 28, 275, 279, 280, 281, 28, 28, 28, 28, 28, 28, 28, 28, 28, 28		
142, 162, 164, 172, 175, 180, 192, on court of pardons		
203, 204, 208, 210, 211, 333, 391, 392, 393, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 299, 300, Superintendent of Public Instruction		
392, 393, 294, 419, 425, 429, 509, 525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 25, 544, 545, 549, 600, 646, on death of Hon. Wm. Hopkins. 411 on qualification of members and contested elections of 562, 563 on special legislation 602 on validity of acts of Assembly, 775, 776, 786, 787, 788. vol. iii: on legislative bribery 19, 20, 21 on testimony in bribery cases, 22, 249, 257, 268, 275, 279, 280, 281, 23, 25.		
525, 544, 545, 548, 549, 600, 646, 669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: on qualification of members and contested elections of 562, 563 on special legislation		* .
669, 670, 673, 685, 694, 702, 719, 732, 739. vol. vii: 6, 8, 23, 33, 39; 53, 80, 89. 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 29, 20, 20, 20, 20, 20, 20, 20, 20, 20, 20	525, 544, 545, 548, 549, 600, 646,	
vol. vii: 6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, on special legislation	669, 670, 673, 685, 694, 702, 719,	
6, 8, 23, 33, 39; 53, 80, 89, 114, 115, 125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 29, 20, 21, 21, 21, 21, 21, 21, 21, 21, 21, 21		
125, 126, 127, 128, 138, 139, 150, 167, 170, 171, 172, 177, 183, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 275, 776, 786, 787, 788. vol. iii: on legislative bribery 19, 20, 21 on testimony in bribery cases, 22, 23, 25.		
167, 170, 171, 172, 177, 183, 185, 185, 189, 191, 198, 207, 211, 212, 218, 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 28, 29, 29, 29, 29, 29, 29, 29, 29, 29, 29		
189, 191, 198, 207, 211, 212, 218, on legislative bribery 19, 20, 21 228, 236, 238, 241, 242, 243, 248, 249, 257, 268, 275, 279, 280, 281, 23, 25.		
228, 236, 238, 241, 242, 243, 248, on testimony in bribery cases, 22, 249, 257, 268, 275, 279, 280, 281, 23, 25.		
249, 257, 268, 275, 279, 280, 281, 23, 25.		
000 00= 000 014 -14 -14		

BUCKALEW, CHAS. R Continued.	Buckalew, Chas. R.—Continued.
remarks by—	remarks by—
vol. iii:	vol. v:
on the powers of mayors of cities,	on the election of county commis-
107.	sioners and auditors by the limi-
on creating special municipal com-	ted vote 67 68 70 190 191 199
missioners	123, 124.
scientious scruples from mili-	on the election by ballot 157
tary service 173, 174, 175	the second constitution of the second constituti
on the proportion of debt to be	164, 165, 170.
assumed by sections formed	on testimony in contested election
into new counties	a martin
on limiting municipal indebted-	on allowing woman to hold office
ness 280, 285, 291, 293	of school director 183
on the public transaction of busi-	on the trial of contested elections
ness by railroad companies 236	by the court 196, 197, 198, 199
on taxing railroad corporations 451	
on declaring all railroads and ca-	Governor 203
nals public highways 554, 559	on the pardoning power 224
on forfeiture of charters by rail-	on the presiding of the Chief Jus-
road companies for combina-	tice at the trial of contested elec-
tions 570	
cn vesting the judicial power, 726, 727.	on the determination of contested
vol. iv:	election of members 240, 241
on the election of judges of Su-	on legislative appropriations to
preme Court by districts, 65, 66,	charitable institutions 282, 284
67, 70.	on liquor prohibition
on the location of the Supreme	on appropriations to institutions
Court	for soldiers widows and orphans, 328
on the election of Supreme Court	on the formation of new counties, 389, 403.
judges by the limited system	on the Legislative apportionment,
of voting 88, 89	456, 465, 511, 536, 542, 543, 544,
on the election of judges of com-	552.
mon pleas 115, 133, 136	
on the payment of the Printer to	on the Representative apportion-
the Convention 248, 252	ment, 666, 667, 674, 683, 687, 695,
on the establishment of police	698, 699, 702, 707.
eourts 277, 302, 303, 310	on the liberty of the press 611
on the election of judges by the	on the recess of the Convention 728
limited system of voting, 319,	on corporation elections 759, 765
320, 321, 348.	on banking rates of interest 778
on abolishing the office of asso-	vol. vi:
ciate judge	on corroration elections 37
on the free vote in stockholders' election of incorporated com-	on appropriations to sectarian
<u>•</u>	12 sloods
panies 604 on individual liability of associa-	on the assessment of special tax
tions	for local improgram anta 00 00 100
on the Declaration of Rights, 686, 667	on the taxation of manufacturing
on the compensation of members,	corporations 106
703, 704.	on municipal indebtedness 143, 144
on the recognition of Almighty	on the removal of criminal cases
God in the Constitution, 758, 759, 771	
vol. v:	on the election and qualifications
on the qualification of election	of aldermen 330, 336
officers	_
on the appointment of overseers	of judges Supreme Court 347
of elections, 37, 38, 42, 43, 45, 46,	on separate judicial districts for
51, 54, 62, 190, 191.	each county 463, 505

Buckalew, Chas. R.—Continued.	BUCKALEW, CHAS. R.—Continued.
remarks by—	remarks by—
vol. vi:	vol. vii:
on the establishment of separate	on compulsory education 589
orphans' courts 529, 530	on the General Assembly author-
on providing for dividing the	izing local improvements 750
State into judicial districts, 545,	on special and general legislation
546, 547.	for transportation companies 815
on preventing corporations doing the business of a common car-	vol. viii:
rier from mining or manufactur-	on officers and employees of rail-
ing 582, 583, 597, 598	roads engaging in transporta-
on discrimination in freight or	tion 9
passage by railroad companies,	on the free pass system 12, 33, 291
644, 686.	on the article on Railroads 66
on declaring all railroads and	on the formation of Senatorial dis-
canals public highways 690, 691	triets
on the granting of free passes by	on impeachment and removat
railroads	from office
on providing for a recess of the	on an appeal from the chair. 138, 142 on the Railroad article in general, 151
Convention	on the right of construction of rail-
on borough or city regulating the	roads 200
grade and rate of speed of rait- roads within its limits 752	on the leasing of raifroads, 221,
	236, 243.
vol. vii: on representative apportionment,	on the discrimination in freight
30, 66, 67, 68, 88.	or passage by railroad compa-
on the disqualification of duelists,	nies 216, 217, 260
142, 146.	on resolution to provide for an
on separate legislative districts,	evening session
166, 168, 169, 176, 180.	on transferring duties of Auditor
on decennial apportionment, 190, 216	General to Secretary Internal
on settlement of the Printer's ac-	Affairs, in relation to railroads,
counts	300, 301. on fixing the time for the Consti-
on restricting debate 270, 271	tution to go into effect, 335, 336, 337
on legislative bribery 367, 368	on the election of Senators and
on appropriations for payment of	Representatives 342, 34
military claims	on the first election of Governor, 35
on the punishment of legislative bribery 412	on Senatorial apportionment, with
on separate judicial districts, 462, 463	reference to Delaware county,
on abolishing office of associate	383, 384.
judge 465, 468	on a point of order made by Mr.
on validity of acts of the Assem-	Hunsicker38
bly 480, 481	on the compensation of judges of
on appellate jurisdiction of courts	the courts 397, 405, 50
of record 515, 516	on continuing certain courts not
on writs of error to the Supreme	specified in the new Constitu-
Court 546, 547	tion
on the removal of appointed offi-	on apportionment of Senators, 450,
cers	
on military appropriations 591	on dividing the State into Senato-
on increase of salary of judges	riat districts
Supreme Court	ers
pal elections in May 633	on rescinding Rule XLIII 52
on the appointment of supervisors	on date of submitting Constitu-
of election boards 648, 649	tion 538, 54
on limiting municipal indebted-	on form of ballot in voting on the
ness	Constitution 57

BUCKALEW, CHAS. R.—Continued.	Building and loan associations—
remarks by—	remarks on, by—
vol. viii:	vol. iv:
on printing the Constitution in	Mr. Corson 631, 633, 634
pamphlet form 592	Mr. Worrell 632, 633
on allowing extra compensation	Bush, Hon. A. C., petition from, rela-
to reporter 601, 602, 619	tive to division of counties, vol. ii, 306
on furnishing tickets to county	Business, relative to order of-
commissioners	remarks on, by—
on appointing commissioners of	vol. iv:
election for Philadelphia 653	Mr. Bigler 246
on registration	
on publishing Constitution in	Butler county—
pamphlet form 722	vol. ii:
on declaring the session of the	petition of citizens of, in favor of
Assembly of 1875, the first bi-	prohibition36
ennial session	vol. iii:
Bucks county—	memorial of citizens of, asking for
-	recognition of Almighty God in
vol. ii:	the Constitution 208
petition of society of Friends of,	vol. iv:
in favor of prohibition 213	petition of citizens of, asking for the
vol. viii:	recognition of Almighty God in
petition of citizens of, asking for re-	the Constitution 135, 573
cognition of Almighty God in the	~
Constitution	C.
BULLITT, JOHN C., delegate at large:	CALVIN, SAMUEL, delegate at large:
appointed to fill vacancy occasioned	report of delegates appointing, in
by resignation of Mr. Gowen, vol.	place of Mr. M'Allister, vol. iv 397
v	oath of office administered to, vol.
oath of office administered to, vol. v, 470	
leave of absence granted to, vol. vii, 130	iv
incidental remarks by—	resolution submitted by—
vol. vi:	vol. vi:
215, 381, 597, 698, 708, 709.	to add chairman of each commit-
vol. viii:	tee to Committee on Revision
680, 712, 713.	and Adjustment 606, 607
remarks by—	incidental remarks by—
vol. v:	vol. vi:
on damages to property by cor-	235, 378, 420, 705.
porations 630	vol. vii:
vol. vi :	152, 279, 317, 318, 331, 492, 525, 527,
on the establishment of industrial	527, 540, 546, 768.
schools 66	vol. iii:
on the establishment of the Phil-	47, 178, 194, 204, 219, 355, 373, 590,
adelphia courts	639, 673, 679, 692, 756.
on acts of the Assembly passed by	remarks by—
bribery 377	vol. v:
on preventing corporations doing	on oath prescribed to members of
the business of a common car-	General Assembly 26, 27
rier from mining and manufac-	
	on trial by jury 573
turing	on the Senatorial apportionment, 643
on officers or employees of rail-	vol. vi:
road and canal companies en-	on the oath of office
gaging in the transportation of	on the taxation of manufacturing
freight or passengers 606, 607	corporations
vol. viii:	on municipal indebtedness 293
on the taking of private property	on acts of the Assembly, passed
by corporations 679, 712	by bribery 383

CALVIN, SAMUEL—Continued.	CAMPBELL, JOHN H.—Continued.
remarks by—	resolutions submitted by—
vol. vii:	vol. i:
on increasing the salary of judges, 417 on the legislative oath 566	relative to free vote in elections
on the liability of individual as-	for corporation directors 183
sociations	relative to tenancy by courtesy 193
on discrimination in freight or	to constitute boards of arbitra-
passage by railroad companies 803	tion
vol. viii:	to pay stated salaries to all officers, 220
on discrimination by railroads in	to disfranchise all persons con-
freight or passage 30, 214	vieted of bribery, perjury and fraud
on the election for Lieutenant	relative to Reading railroad mo-
Governor	nopoly
tary of, vol. i 523	vol. vi:
Cameron county, report of prothono-	relative to adjournment 419
tary of, vol. i 523	incidental remarks by—
CAMPBELL, JOHN H., delegate at	vol. i:
large:	525, 591, 593, 599, 613, 628, 629, 673.
oath of office administered to, vol. i, 7	vol. ii:
leave of absence granted to, vol.	749.
vii 577	vol. iii:
petitions presented by—	405, 444, 573, 578.
vol. i:	vol. iv:
from Lucretia Mott and others,	281, 304, 310, 315, 579, 588, 590, 592,
asking for the right of suffrage, 479	601, 611, 628, 739, 763, 770.
from citizens of Pennsylvania, in favor of female suffrage 589, 611	vol. v:
vol. iii:	127, 128, 177, 198, 491, 499, 565, 566,
from citizens of Philadelphia, rel-	634, 667, 749, 768.
ative to article on Railroads and	vol. vi:
Canals 386	37, 59, 82, 93, 142, 225, 256, 412, 424,
from citizens of Philadelphia, to	427, 542, 551, 552, 555, 570, 604, 608,
restrain the powers of railroad	641, 642, 669, 685, 689, 704, 705, 751.
and canal corporations 459, 532	vol. vii:
report made by— vol. i:	116, 127, 172, 274, 326, 327, 388, 507,
from the minority of the Commit-	513, 514, 805, 817. vol. viii:
tee on Suffrage, Election and	11, 35, 72, 98, 119, 120, 131, 274, 304,
Representation 523	331, 383, 545; 692, 693, 737.
resolutions submitted by-	remarks by—
vol. i:	vol. i:
to allow the franchise to foreign	on sessions of the Legislature 448
born citizens 90	on residence qualification of vo-
to abolish all fees from estates of decedents 90	ters
relative to the offices of aldermen	on woman suffrage 357 on resolution relative to stocks
and justices of the peace 90	and bonds of railroads 598
to increase number of members	on taxing electors 654
of the Legislature 95	
to prohibit railroad or canal com-	on the Legislative article 172
panies holding coal or mining	on the resolution to purchase
lands	
to establish justices' courts 130	
to elect judges of common pleas by cumulative voting 145	City Charters
relative to rights of married wo-	on limiting amount recoverable
men in property 146	
relative to railroad franchises 157	ty

C.

	a transfer and a distributed
AMPBELL, JOHN H.—Continued.	Capital of the State—Continued.
remarks by-	section 1—
vol. iii:	remarks on, by—
on the public transaction of busi-	vol. vii:
ness by railroad companies, 329,	Mr. Bigler 232, 233
330, 335.	Mr. Cochran 231, 232
on discrimination in freight or	Mr. Hanna
	Mr. Hazzard
passage by railroad companies,	Mr. Kaine
517, 518.	Mr. Kaine
on the acceptance by railroad com-	Mr. W. H. Smith 230, 231
panies of the provisions of the	Mr. J. P. Wetherill 234, 235
general law 614	the section was agreed to 235
vol. iv:	article on second reading 236
on the formation of judicial dis-	referred to Committee on Revision
The state of the s	and Adjustment 236
triets	remarks on, by-
on appointments of prothonotaries	vol. viii:
of courts of common pleas 212	Mr. J. M. Bailey 74
on establishment of police courts,	1111 0 1 1 1 1 Danie j 1111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
305, 315.	
vol. v:	MILL CHAILER
on liquor prohibition 316	Till Dillias,
	Dir. Italia
vol. vi:	Mr. D. W. Patterson
on the establishment of indus-	Mr. J. P. Wetherill 73
trial schools 57	Capital punishment—
on the establishment of the Phila-	vol. i:
delphia courts	resolution to abolish
on abolishing the register's court, 432	petitions of Society of Friends of
on discrimination in freight or	petitions of Society of Friends of
passage by railroad companies, 619	Chester county, to abolish 343, 523
on borough or city regulating the	memorial from Society of Friends
	of Fishing Creek, to abolish 611
grade and rate of speed of rail-	petition from Abington Monthly
roads within its limits 750, 752	Meeting of Friends, to abolish 637
vol. vii:	vol. ii:
restricting debate 274	memorials of Society of Friends for
on the powers and jurisdiction of	abolition of 151, 213, 327
the courts of common pleas of	petitions of citizens of Chester coun-
Philadelphia 508	ty for abolition of 151, 213, 327
vol. viii:	vol. v:
on the Railroad article in general,	cases not bailable
69, 153.	vol. i:
ampbell, Rev. W. J., of Washing-	writ of error in, resolution relative
	to 432
ton, Pa., prayer by, vol. vii 379	Carbon county—
anals—See Railroads and Canals.	vol. i:
apital of the State, location of, arti-	report of prothonotary of 685
cle on—	
vol. vii:	vol. ii:
	petition of citizens of, in favor of
consideration o in committee of	prohibition
the whole	vol. iv:
section 1. No law changing the pre-	Carbon oil, to provide for manufac-
sent location to be valid until it	ture and sale of 562
shall have been submitted to the	vol. ii:
people, considered	Carbondale, petition of citizens of, in
amendment of Mr. J. N. Purvi-	favor of prohibition
ance, 230; agreed to, 230.	CAREY, HENRY C., delegate at large
amendment of Mr. W. H. Smith,	from Philadelphia:
that "after 1876 the seat of gov-	oath of office administered to, vol. i, 7
ernment shall be in Philadel-	leaves of absence granted to, vol.
phia," 230; rejected, 235.	viii, 732.

AREY, HENRY C.—Continued.		CARTER, HENRY-Continued.
reports made by—	Ť	memorials presented by—
vol. v: from Committee on Industrial In-		vol. i:
erests and Labor	470	from citizens of Lancaster county, in favor of woman suffrage 503
vol. vii:	110	from committee of society of
from committee on Meredith me-		Friends from Chester, Lancas-
morial	339	ter and Bedford counties, against
resolutions submitted by—	-	capital punishment 660
relative to death of Mr. Meredith,	758	petitions presented by—
incidental remarks by-		vol. i:
vol. iii:		from citizens of Lancaster county,
302.		in favor of liquor prohibition,
vol. iv:		362, 589.
507, 509, 510, 521, 524, 526, 562, 609,		from citizens of Laneaster county,
635, 637.		in favor of extending the right
vol. v:		of suffrage to women
721.		vol. ii:
vol. vi:		from citizens of Lancaster county,
24, 449.		in favor of prohibition 3 from citizens of Juniata county,
vol. vii :		in favor of the same
242, 248, 339, 461, 784, 787. vol. viii:		from citizens of Lancaster county,
584.		in favor of female suffrage 584
remarks by—		reports made by—
vol. iv:		vol. i:
on industrial interests and usury		from minority Committee on Suf-
laws	490	frage, Elections and Represen-
on establishing legal rates of in-		tation 506
terest 569,		
on individual liability of stock-		vol. i;
holders		
on the absorption of capital by		ious seruples from military ser-
corporations	630	
vol. v:	770	to change time of holding the Slate election
on banking rates of interest vol. vi:	119	Slate election
on banking rates of interest	6	
on liability of individual associa-		to restrict debate
tions		
on the taxation of manufacturing		providing for separate submission
corporations		
on the legal rate of interest		
on the death of Mr. Meredith	756	vol. i:
vol. vii:		298.
on remitting the forfeiture of cor-		vol. ii:
poration charters		
on the liability of individual asso-		vol. iii :
eiations		
on discrimination in freight or pas-		vol. iv:
sage by railroad companies, 787 vol. viii:	, 100	
on the Railroad article in general		635, 637. vol. v:
192, 193, 194.	,	174, 175, 381, 445.
CARTER, HENRY, delegate IXth dis	_	vol. vi:
triet:		11, 74, 378, 410, 411, 415, 620, 722.
oath of office administered to, vol. i		7 vol. vii:
leaves of absence granted to, vol. v		55, 121, 127, 265, 267, 315, 337, 421,
141; vii, 657.	•	677.

ARTER, HENRY-Continued.	CARTER, HENRY—Continued.
incidental remarks by—	remarks by— vol. vi:
vol. viii:	on adjournment of the Conven-
194, 311, 352, 489, 526, 549, 626, 627.	tion
remarks by—	on separate judicial districts for
vol. 1:	each county
on changing time of holding gen-	on preventing corporations doing
eral elections	the business of a common ear-
on changing time of holding mu-	rier from mining or manufac-
nicipal elections	turing
on sessions of the Legislature, 359, 447	on the granting of free passes by
on woman suffrage 583	railroads
on the form of ballot 744	on providing for a recess of the
vol. ii:	Convention
on the form of ballot 34, 37, 53	vol. vii:
on penalty for violating election	on restricting debate
laws	on the granting of pardons 450
on the Suffrage article 92	on exemptions from military ser-
on woman holding office under	vice 595
the school law 149	on appropriations for support of
on the Legislative article 218	public schools
on Legislative apportionment 300	vol. viii:
on Superintendent of Public In-	on the free pass system 293
struction 389	on the Railroad article in general, 185
on the Education article 443, 472	on a point of order made by Mr.
on the oath prescribed to mem-	Hunsicker391
bers of the Legislature 534	on election of Lieutenant Gov-
on legislative appropriations to	ernor and Secretary of Internal
charitable and educational in-	Affairs 488
stitutions 645, 646	
yol, jii;	on submitting the Constitution as
on prohibitory liquor license 55, 56	1 -1-
on exempting persons having con-	on form of ballot in voting on
scientions scruples from mili-	Constitution 577
tary service 161, 163, 175	
vol. iv:	from Philadelphia:
on industrial interests and usury	oath of office administered to, vol. i, 7
laws	Annual of the second
on establishing legal rates of in-	iv, 600; viii, 732.
terest	
on individual liability of stock-	vol. i:
holders	Commenters the Comment to Comment
on the absorption of capital by	frage, Election and Representa-
corporations	
vol. v:	resolutions submitted by-
on the election of county commis-	vol. i:
sioners and auditors by the	relative to commissioners of elec-
limited vote	
on the election by ballot 158	to provide that all judges shall
on legislative appropriations to	serve for twenty years, and be
charitable institutions 277	ineligible for re-election 98
on Legislative apportionment 427	
on Senatorial apportionment, 641, 647	
on Representative apportionment, 696	
vol. vi;	to raise money and levy taxes, 9
on the establishment of industrial	relative to arrangement of elec-
schools	
on accepting the resignation of	to abolish justices of the peace
Mr. Woodwa d 350	· · · · · · · · · · · · · · · · · · ·

Cassidy, Lewis-Continued.	Charters, resolution relative to forfeit-	
incidental remarks by—	ing of corporation, vol. i 6	58
vol. i:	forfeiture of, by railroads—	
190.	remarks on, by-	
vol. iv:	vol. iii:	
69, 213, 214, 238, 304, 309, 310, 313,	Mr. Buckalew 5	70
-314, 380, 381, 708.	Mr. Cochran 561, 562, 563, 5	
vol. v:	Mr. Corson	
	Mr. Darlington 562, 570, 5	79
235, 236, 273, 287, 308.	Mr. Dodd 566, 5	560
vol. vii:		
325, 365.	Mr. MacVeagh, 563, 564, 566, 571, 5	6
vol. viii:	Mr. H. W. Palmer 564, 5	00
709, 720.	Mr. Turrell 566, 5	
remarks by—	Mr. J. M. Wetherill 5	
vol. i:	Mr. J. Price Wetherill 5	HOE
on the form of ballot	vol. viii:	
vol. ii:	forfeiture of, for violation of pro-	
on the form of ballot 60	visions of Railroad article in re-	
on division of election districts 140	lation to free passes	20
on the Legislative article 238, 240	remarks on, by-	
vol. iv:		22
on compensation of officers of		21
Philadelphia courts 185		20
on removal of indictments to the		22
Supreme Court	vol. v:	
on the establishment of police	_	57
courts	Legislature not to remit	0,
	to have power to alter, revoke,	70
on interference with free exer-	or annul 7	70
eise of the right of suffrage, 675, 676	vol. vi:	
vol. vi:	of banks, not banks of issue, Leg-	0-
on the establishment of the Phila-		27
delphia courts	vol. iv:	
Cemeteries, to prevent the sale or dis-	validity of existing, having no bona	
posal of, vol. i	fide organization	79
and grave yards, relative to, vol. v, 249	remarks on, by—	
Centennial celebration, preamble and	Mr. Bowman 584, 5	85
resolution relative to, vol. i 353	Mr. Clark 586, 5	87
exposition of 1876, invitation to	Mr. Cuyler 580, 581, 582, 58	86
a mass convention to provide for,	Mr. Dodd 581, 5	82
	Mr. Lear 583, 5	
	Mr. Harry White 580, 5	
association, Woman's, resolution to	Mr. J. W. F. White 585, 5	86
grant use of Hall to, vol. iv 396		
Centre county, petition of citizens of,	Charters of cities—See Citics.	
in favor of prohibition, vol. i 637	vol. vi:	
Census, copy of report, (vol. i, Ninth,)	of incorporation, Legislature to have	00
received, vol. ii	1	28
Certiorari, writs of, Supreme Court	of railroads, by unreasonably in-	
and common pleas to have power to	creasing their rates shall work a	
	forfeiture of6	18
issue, vol. iv, 239, 253; vii, 313.	remarks on, by—	
Chancery, court of, common pleas to	Mr. Alrieks 6	08
have power of, vol. vi 347	vol. vii:	
Chair, appeal from decision of, vol.	General Assembly not to remit for-	
vii, 369; withdrawn, vii, 371.	feitures of	56
Chaplain, resolution to pay for ser-	remarks on, by-	
vices of, vol. viii	Mr. Carey 78	56
Charities, Board of Public, communi-	Chase, Chief Justice, resolution rela-	
cation from president of, vol. i 476	tive to death of, vol. iv	88
Charitable or educational institutions,	Chattel mortgage securities, commu-	-
appropriations for, vol. v 268, 269		31
appropriations for, von v 208, 209	mication relative to, vol. i 4	.01

Chester county—	CHURCH, PEARSON—Continued.	
vol. i:	remarks by—	
petitions of citizens of, in favor of	vol. vii:	
woman suffrage	on the formation of new counties, 7 vol. viii:	720
prohibition, vol. ii, 213; iii, 146.	on the article on New Counties.	49
vol. ii: petition of citizens of, in favor of	on abolishing the jury commissioners	529
abolishing the death penalty 213	on date of submitting Constitu-	
vol. v:	tion	540
petition of citizens of, to allow	Church of God, East Pennsylvania	
women to vote on all questions re-	Eldership, memorial from, in favor	
lating to schools and education 142 vol. ii:	of prohibition, vol. i	263
report of prothonotary of 303	Cities and City Charters—	
Chicago, public library of, resolution	vol. i:	100
to furnish Debates to, vol. i 265	appointment of committee on	
Chief Clerk—See Imbrie.	report of committee on	199
vol. i:	report of committee on	35
resolution of Mr. Ainey relative to, 19	article on, consideration of	395
to appoint pages	section 1. General law relative to	
to pay employees of Hall 280	the incorporation of cities	395
report of, relative to employees 304	the section was agreed to	
report referred to Committee on	section 2. Every city to be governed	
Accounts	by a mayor and councils	395
bates to N. E. Historical society 431	the section was agreed to	395
Childs, George W., copies of Ledger	section 3. The mayor not to exercise	
Almanac presented by, vol. i 739	judicial functions, but to have	
CHURCH, PEARSON, delegate XXIXth	qualified veto of acts passed by	005
district:	councils	395
oath of office administered to, vol. i, 7	amendment of Mr. Littleton, 395; modified, 395.	
leaves of absence granted to, vol. i,	amendment of Mr. Parsons to	
124; iii, 461; iv, 342; v, 424; viii,	amendment, 395; accepted, 395.	
49.	amendment of Mr. Cuyler to	
resolutions submitted by—	amendment	395
vol.i:	remarks on, by-	
to abolish the office of associate	Mr. Campbell	398
judge	Mr. Cuyler 395, 398, 399,	400
relative to register of wills 96 relative to contract with State	Mr. Ewing	397
Printer 277	Mr. Hanna	399
relative to leaves of absence of	Mr. Littleton 396,	400
subordinate officers 363	Mr. Walker	397
incidental remarks by—	Mr. J. P. Wetherill	395
vol. i:	motion to postpone action on remarks on, by—	419
225, 226, 278, 453.	Mr. J. P. Wetherill	410
vol. iii: 138, 709.	vol. iii:	110
vol. v :	section 3. Further consideration of,	
219, 710, 741.	as amended by Mr. Littleton	
vol. vi•	and Mr. Cuyler, 79; amendment	
371, 887.	rejected, 95.	
vol. vii:	remarks on, by-	
524, 681, 716, 717, 724.	Mr. Biddle	82
vol. viii:	Mr. Broomall	81
49, 159, 202, 309, 685.		107
remarks by—	Mr. Cuyler 94, 96,	97
vol. vii : on submission of division of coun-	Mr. Ewing	101
ties to the electors 708	Mr. Guthrie	- 89 - 69
mes to the electors	Mr. Hanna 81,	82

ities and City Charters—Continued.	Cities and Ctty Charters—Continued.
section 3—	vol. vi:
remarks on, by—	article on second reading, consid-
vol. iii:	ered
Mr. Littleton 86, 106, 113	section I. The Legislature to pass
Mr. MacConnell 89, 91	general laws for the incorpora-
Mr. MacVeagh 112, 113	tion of cities, considered 215
Mr. Minor 88, 97, 103	amendment of Mr. S. A. Purvi-
Mr. S. A. Purviance 98	ance, 216; adopted, 216.
Mr. W. H. Smith 92	remarks on, by-
Mr. Stanton 82, 93	Mr. Darlington 216
Mr. Walker, 79, 80, 81, 85, 88,	Mr. Dodd
103, 111.	the section as amended was agreed
Mr. J. P. Wetherill, 79, 80, 87,	to 216
93, 105, 108, 109.	section 2. The vesting of legislative
Mr. J. W. F. White, 89, 90, 91,	power of cities—
99, 106.	amendment of Mr. Biddle, 217;
Mr. Worrell 100	withdrawn, 219.
the section as amended was	amendment of Mr. Alricks, 219;
	adopted, 223.
agreed to	amendment of Mr. Ainey to
section 4. Relative to creating spe-	amendment, 220; rejected, 222.
cial commissions for municipal	remarks on, by—
purposes, considered 117	vol. vi:
amendment of Mr. Newlin, 117;	Mr. Ainey 220, 221
withdrawn, 131.	Mir. Almey
renewed by Mr. Temple, 131; re-	Mr. Alricks 219, 220, 222
jected, 131.	Mr. Armstrong 217, 223
amendment of Mr. Struthers, 131;	Mr. Bardsley 222
adopted, 136.	Mr. Biddle 217
amendment of Mr. J. R. Read to	Mr. Bowman
amendment, 134; adopted, 136.	Mr. Dallas
amendment of Mr. Littleton, 136;	Mr. Hanna 220, 221
rejected, 137.	Mr. Landis 221
remarks on, by-	Mr. Littleton 202
vol. iii :	Mr. M'Clean
Mr. Ahrieks 140, 141	Mr. H. W. Palmer 216
Mr. Armstrong 144	Mr. J. R. Read 2002
Mr. Bardsley 120, 121	the section as amended was not
Mr. Buckalew 135	agreed to 223
Mr. Dallas 129, 143, 144	section 3. The duties of mayor,
Mr. Cuyler 126	considered
Mr. Ewing 133, 134	the section was not agreed to 224
Mr. Hanna 119	section 4. The Legislature to pass
Mr. Howard 136, 137, 142	no special law creating any mu-
Mr. MacVeagh144	nicipality, considered 224
Mr. Newlin 118	amendment of Mr. Newlin, 224;
Mr. Temple 121, 123, 124, 125	withdrawn, 224.
Mr. Walker	amendment of Mr. Dallas, 225;
Mr. J. P. Wetherill, 120, 133, 134, 135	rejected, 232.
Mr. J. W. F. White	amendment of Mr. Littleton to
the section, as amended, was not	amendment, 225; rejected, 227.
agreed to, 138; vote re-consid-	remarks on, by-
• •	vol. vi:
ered, 140.	Mr. Alricks
motion to re-commit not agreed	Mr. Armstrong. 228
to	
new section proposed by Mr. W.	Mr. Bardsley
H. Smith, relative to annexing	
territory to city or boroughs,	Mr. Dallas
considered	Mr. De France
the section was agreed to 140	Mr. Ewing 228, 229, 230

ities and City Charters—Continued.	Cities and City Charters-Continued.
section 4—	vol. vi:
remarks on, by-	section 10—
Vol. vi:	amendment of Mr. Temple, 236;
Mr. Littleton 225, 226, 227, 228 Mr. Minor 230	rejected, 236. the section was not agreed to 236
Mr. Newlin	article referred to Committee on
Mr. Simpson	Revision and Adjustment 237
Mr. Temple	vol. vii:
Mr. Turrell	article on, reported by Committee
the section was not agreed to 232	on Revision and Adjustment 538
section 5. No city shall have the	article on, third reading 732
power to create a debt exceed-	motion of Mr. Guthrie to go into
ing two and one-half per cent.	committee of the whole to
on the assessed valuation of	amend first section
property, considered 232	the motion was agreed to 733
the section was not agreed to 232	in committee the amendment was
new section proposed by Mr. New-	directed to be made
lin, to prohibit the incurring of	motion of Mr. Guthrie to go into
any municipal debt, except pro-	committee of the whole on substitute for second and third
vided for by appropriations of	sections
council, considered 232	the motion was not agreed to 734
remarks on, by-	motion of Mr. Coehran to go
Vol. vi.	into committee of the whole
Mr. Calvin	to add a new section, to pro-
Mr. Temple	vide for the election of audi-
the section was agreed to nem. con. 234	tors
section 6. Every city to create a	remarks on, by-
sinking fund, considered 234	Mr. Coehran 735
amendment of Mr. Struthers, 234;	Mr. MacVeagh 736
adopted, 234.	Mr. Minor 735
the section as amended was agreed	the motion was not agreed to 733
to	motion of Mr. Corson to go into
section 7. No city shall become a	committee of the whole to strike out second and third
stockholder in any corporation,	sections
considered	remarks on, by—
the section was not agreed to 234	Mr. Beebe 788
new section proposed by Mr. Guth- rie, that no territory shall be	Mr. Cuyler
annexed to any city or borough	Mr. Ewing 738
without the consent of the elec-	Mr. Littleton 738, 739
tors, considered	Mr. Woodward 787
the section was not agreed to 234	the motion was not agreed to 739
section 8. Municipal officers who	motion of Mr. Woodward to go
have not accounted and paid	into committee of the whole
over all moneys, shall be ineli-	to add a proviso to first section, 741
gible to office thereafter, con-	remarks on by—
sidered	Mr. Cuyler 741
amendment of Mr. Bardsley, 235;	Mr. Woodward
adopted, 235.	the motion was not agreed to 741
amendment of Mr. Heverin, 235; rejected, 235.	motion of Mr. Hanna to go into committee of the whole to
the section was not agreed to 235	amend second section 741
section 9. The Legislature shall not	the motion was not agreed to 742
exempt any property from mu-	motion of Mr. J. N. Purviance
nicipal taxation, considered 235	to go into committee of the
the section was not agreed to 235	whole to add a new section
section 10. The power of councils to	relative to the construction of
investigate official misconduct,	street railways 743
considered235	the motion was rejected 743
4—Vol. IX.	, , , , , , , , , , , , , , , , , , , ,

Cities and City Charters-Continued.	City auditors, &c.—Continued.	
article on, third reading—	remarks on, by-	
vol. vii:	vol. vii:	
motion of Mr. Cuyler to go into	Mr. Cochran	
committee of the whole to add	Mr. MacVeagh	
a new section, that the Gen-	Mr. Minor	739
eral Assembly may authorize	City elections, councils to fix the time	000
the making of local improve-	for holding	250
ments 743	remarks on, by— vol. vii:	
remarks on, by-	Mr. D. W. Patterson 636, 6	337
Mr. Bardsley 747		637
Mr. Biddle 743	Circuit court system, resolution of	
Mr. Buckalew 750	Bar association of Clearfield county	
Mr. Cuyler 743	in apposition to presented vol	
Mr. Dallas 745, 746	iv	52
Mr. Ewing	Citizens, rights of to bear arms, vol.	
Mr. Howard	iv, 757; v, 633.	
Mr. Littleton	right of to assemble, vol. iv, 757; v,	
Mr. J. W. F. White 747, 748	733.	
the motion was not agreed to 751	Civil causes at issue, resolution re-	
motion of Mr. Hay to go into	questing prothonotaries to report	
committee of the whole to amend fourth section 751	number of, vol. i 2	267
	rights, resolution felative to, vol.	
the motion was not agreed to 751	viii 8	521
the article passed finally	report relative to, from Commit-	
Cities and towns, incorporation of,	tee on Declaration of Rights,	
vol. v, 249; vol. vi, 215.	vol. viii 5	597
boroughs and townships to have	Claims, military appropriations for,	
power to assess tax for local im-	payment of—	
provement—	remarks on, by—	
remarks on, by—	vol. vii:	n
vol. vi: Mr. Buckalew	Mr. Boyd	
	Mr. Buckalew 375, 3	
Mr. Cuyler	Mr. Curtin 5	
Mr. Hanna 100	Mr. Howard 8	555
Mr. Wherry 100	Committee on Accounts and Expen-	
Mr. Worrell	ditures, to pay certain— remarks on, by—	
division of election districts in—	vol viii:	
remarks on, by—	Mr. Armstrong 7	755
vol. v:	Mr. Biddle 7	
Mr. Hanna 178	Mr. Cochran 7	
Mr. J. W. F. White 179	Mr. Darlington 7	
legislative power of, vol. vi 216	Mr. Hay 755, 756, 7	
legislative representation in—	Mr. Hunsicker 7	
remarks on, by-	Mr. Newlin 757, 759, 760, 761, 7	
vol. yii:	Mr. H. G. Smith 7	760
Mr. Armstrong 309, 311	Mr. Temple 7	755
Mr. Darlington 311	Mr. Harry White 756, 7	59
Mr. Hay 311	Clarion county—	
Mr. Lawrence 310	vol. iii:	
Mr. D. W. Patterson 309	petitions of citizens of, asking for	
Mr. H. G. Smith 309	recognition of Almighty God in	
Mr. Struthers 310	the Constitution 2	297
Mr. J. P. Wetherill 311	CLARK, SILAS M., delegate XXIVth	
Mr. J. W. F. White 310	district:	
vol. vi:	oath of office administered to, vol. i,	7
not to loan credit of	leaves of absence granted to, vol. i,	
City auditors, to provide for election	274; iv, 742; v, 67; vi, 214; vii,	
of	657; viii, 732.	

LARK, SILAS M.—Continued.	CLARK, SILAS M.—Continued.
petitions presented by—	remarks by—
vol. ii:	vol. iv:
from citizens of Indiana county,	on abolishing the office of asso-
in favor of prohibitory license, 213	ciate judge 417
vol. iii:	on dispensing with trial by jury
from citizens of Indiana and West-	in civil cases
moreland counties, asking for	on validity of existing charters
recognition of Almighty God	
in the Constitution 42	having no bona fide organiza-
	tion
from citizens of Schuylkill coun-	on the Declaration of Rights, 647,
ty, of similar import 42	648, 654.
from citizens of Philadelphia, of	vol. v:
similar import	on the formation of new counties,
from citizens of Indiana county,	390, 391.
of similar import	on the trial by jury 575
from citizens of Indiana county,	on the liberty of the press 621
in favor of prohibition 42	vol. vi:
vol. iv:	on fixed salaries for county offi-
from citizens of Indiana county,	cers 208
asking for the recognition of	on separate judicial districts for
Almighty God in the Constitu-	each county 478
tion 3	on discrimination in freight or
resolutions submitted by-	passage by railroad companies, 664
vol. i:	vol. viii:
to provide for amending Consti-	on adjournment 469
tution every thirty years 133	Clearfield county, memorial of citi-
relative to the judicial power of	
the Commonwealth 375	zens of, asking for recognition of
relative to terms of present Sena-	Almighty God in the Constitution,
tors	vol. iii
vol. viii:	Clinton county—
	vol. i:
	report of prothonotary of
incidental remarks by—	vol. iii:
vol. i:	petition of citizens of, asking for re-
8, 50, 433, 454, 630.	cognition of Almighty God in the
vol. ii:	Constitution
394, 474, 639.	Coatesville borough, petition of citi-
Vol. iv:	zens of, in favor of prohibition, vol. ii, 213
377, 588, 590, 591, 592, 593, 658, 668,	COCHRAN, THOMAS E., delegate XXth
756, 757, 759.	district:
vol. v: 70, 80, 322, 496, 609, 635, 756.	oath of office administered to, vol. i, 7
vol. vi:	leaves of absence granted to, vol. i,
162, 503, 734.	270, 480, 734; iii, 246, 742; v, 519;
vol. vii :	vi, 166; vii, 118, 268, 657.
539.	appeal by, from the decision of the
vol. viii:	Chair, vol. viii
5, 475, 578, 583.	personal explanation by, relative to
remarks by—	absence without leave, vol. iv 598
vol. i:	petitions presented by—
on time for holding municipal	vol. iii:
elections	from citizens of Donner-leads
on residence qualification 696	from citizens of Pennsylvania to
on term of Senators 429, 434	restrain the powers of railroad
vol. ii:	and canal companies
	from citizens of Duncannon, Perry
on suffrage	county, of similar import 460
on the Executive article 391, 392	from citizens of Mifflinburg, Union
vol. iv:	county, of similar import 466
on election of Supreme Court	from citizens of Philadelphia of
judges by districts 64	similar import 532

COCHRAN, THOMAS E.—Continued. reports made by—	COCHRAN, THOMAS E.—Continued. remarks by—
vol. iii:	vol. i:
from Committee on Railroads and	on appointment of standing com-
Canals	mittees
vol. i:	Declaration of Rights 61
to establish a probate court 104	on election of stenographer 68
to establish a superior court 106	on reporting and printing 71, 84
to refer proposed amendments to	on compensation of stenographer, 126
the proper committees 111 to print five thousand copies of	on sessions of the Legislature 383 on salary of members of Legisla-
debates and proceedings 139	ture
relative to railroad stocks 594	on resolutions relative to stocks
vol. viii:	and bonds of railroads 597
to provide for adjournment and evening sessions	on limiting debate
directing Committee on Revision	vol. ii: on form of ballot 56, 63
to amend article on Railroads	on the Suffrage article
and Canals 385	on court of pardons 381
to provide for publishing Consti-	on printing the reports of commit-
tution in every secular newspa- per in the State	tees
incidental remarks by—	charitable and educational insti-
vol. i:	tutions
11, 44, 61, 111, 112, 139, 159, 163, 165,	on limiting amount recoverable
170, 176, 190, 196, 203, 232, 233, 236, 251, 266, 350, 436, 590, 596, 601, 638,	for injury to person or property, 742
658, 685, 686, 689, 692, 708, 709, 710,	on validity of acts of Assembly, 764, 765, 785.
738.	vol. iii:
vol.ii:	on legislative bribery 10, 11
328, 473, 550, 597, 763. vol. iii:	on the right of members to vote
117, 155, 198, 202, 273, 303, 389, 416,	on bills having a private or per-
417, 418, 419, 420, 423, 431, 460, 492,	sonal interest therein 33, 34, 35 on prohibitory liquor license 63
510, 516, 518, 528, 529, 530, 558, 559,	on the right to construct railroads,
560, 561, 576, 578, 579, 581, 608, 633. vol. iv:	304, 305, 308, 309, 314, 315, 317, 319.
42, 54, 81, 110, 122, 449, 602, 611, 613,	on public transaction of business
699, 744, 739.	by railroad companies, 322, 324, 328, 334, 337.
vol. v: 133, 137, 185, 219, 228, 268, 348, 375,	on the taxing of railroad fran-
486, 499, 500, 519, 609, 622, 642, 688,	chises 377, 383, 384, 390, 406, 408
693, 698, 734, 740, 741, 743.	on railroads guaranteeing the
vol. vi : 31, 38, 40, 82, 86, 87, 95, 115, 331, 332,	stock of other corporations, 420, 422, 446, 447.
349, 352, 405, 418, 499, 506, 523, 527,	on discrimination by railroad
533, 536, 544, 549, 552, 553, 555, 557,	companies in freight or passage,
562, 572, 585, 592, 599, 605, 606, 620,	499, 502.
669, 670, 671, 684, 689, 697, 704, 705, 706, 710, 715, 716, 736, 750.	on declaring all railroads and
vol. vii:	canals public highways, 550, 551, 552, 554.
54, 116, 213, 237, 280, 288, 290, 291,	on the forfeiture of railroad char-
438, 499, 522, 549, 618, 620, 623, 643,	ters for combinations, 561, 562,
657, 735, 756, 761, 782, 798.	563, 571.
vol. viii : 7, 25, 26, 36, 60, 61, 63, 136, 195, 219,	on limiting the indebtedness of railroad and other corporations,
264, 292, 297, 298, 308, 310, 318, 349,	573, 575.
367, 385, 392, 427, 490, 592, 596, 599,	on the fencing of railroads 610, 611
600, 626, 661, 676, 707, 708, 712, 715,	on consequential damages by rail-
716, 720, 740.	road and other corporations, 601, 607

GENERAL INDEX.

COCHRAN, THOMAS E Continued.	COCHRAN, THOMAS E.—Continued.
remarks by—	remarks by—
vol. iv:	vol. vi:
on the death of Mr. M'Allister 108	on the granting of free passes by
on the powers of the Supreme	railroads
Court 78, 79	
on the election of judges of courts	railroad, canal or transportation
of common pleas 119, 121	companies
on the establishment of probate	of Internal Affairs
courts 373, 388, 390, 393	
on the liability of franchise, &c.,	vol. vii: on settlement of the Printer's ac-
of corporations to execution, 625, 626	counts
on the compensation of members, 696	on changing the location of the
vol. v:	State Capital
on the limited vote for county	on the Divine recognition in the
commissioners and auditors, 93,	Declaration of Rights 252
94, 94.	on restricting debate
on the pardoning power	on abolishing office of associate
on the liberty of the press 618, 637	judge
on the Senatorial apportionment, 639	on establishing separate orphans'
on the Representative apportion-	courts 519, 520, 521
ment	on accepting the resignation of
on the recess of the Convention, 730, 745.	Mr. J. S. Black 578
on banking rates of interest 780	on the election of county commis-
	sioners
vol. vi:	on the election of city auditors 735
on banking rates of interest, &c.,	on the discrimination in freight or
5, 10, 16. on the distinction of sex in the	passage by railroad companies,
compensation of teachers 85	800, 801.
on the taxation of manufacturing	on officers or employees of rail-
corporations	roads engaging in transporta-
on the oath of office	tion
on oath prescribed members of	vol. viii:
Assembly after sine die adjourn-	on officers and employees of rail-
nient	roads engaging in transporta-
on the removal of criminal cases	tion
to the Supreme Court 311	on the free pass system, 19, 29, 34.
on accepting the resignation of	on the Railroad article in general, 147
Mr. Woodward 353	on a point of order 133, 134 on an appeal from the Chair 138
on acts of the Assembly passed	on the right of construction of
by bribery 396	railroads
on abolishing the register's court, 442	on the leasing of railroads 219, 226
on separate judicial districts for	on the payment of stationery for
each county	the Convention
on the establishment of separate	on transferring the duties of the
orphans' courts 528, 535, 537	Auditor General in relation to
on railroad and canal companies	railroads to the Secretary of In-
guaranteeing the stock of other corporations 562	ternal Affairs 307
	on the investigation of charges
on preventing corporations doing the business of a common car-	against members of the Con-
rier from mining or manufactur-	vention 322
ing 575, 585, 603	on the election of Lieutenant
on discrimination in freight or	Governor
passage by railroad companies,	on a point of order made by Mr.
634, 650, 651, 664.	Hunsicker 386, 389
on declaring all railroads and	on election of Lieutenant Gov-
canals public highways 688, 691	ernor and Secretary of Internal Affairs
Summer public might ways, 000, 031	AHans,

Cochran, Thomas E.—Continued. remarks by—	Commander-in-Chief of the army and navy of the State, Governor to be,
vol. viii:	vol. v
on publishing Constitution in	Commissions, creating of special, for
every secular newspaper of the	municipal purposes—
State	vol. ii:
on date of submitting Constitu-	remarks on, by-
tion	Mr. Biddle 704, 705
	Mr. Dallas
on form of ballot in voting on	Mr. Darlington 702
Constitution	
on printing Constitution in pam-	Mr. Ewing
phlet form	Mr. Gowen
on allowing extra compensation	Mr. Hanna 697
to reporter	Mr. Newlin
on appointing commissioners of	Mr. Simpson
election for Philadelphia 653	Mr. J. P. Wetherill 697, 702
on special services of Convention, 581	Mr. J. W. F. White 696, 698
on signing address to the people	Mr. Worrell 698, 706
of the State 698	vol. iii:
on re-printing the Debates and	Mr. Alricks 140, 141.
Journal	Mr. Armstrong 144
	Mr. Bardsley, 120, 121
on the payment of certain claims, 757	Mr. Buckalew 135
Collins, John, delegate XXVth dis-	Mr. Dallas ·
triet:	
oath of office administered to, vol. 1, 7	Mr. Cuyler
leaves of absence granted to, vol. i,	Mr. Ewing 134, 135
785; v, 50, 716; vii, 337; viii, 732.	Mr. Hanna 119
tenders his resignation on account	Mr. Howard 136, 137, 142
of ill health, vol. vi 646	Mr. MacVeagh
resignation of, withdrawn, vol. vii. 7	Mr. Newlin
resolutions submitted by—	Mr. Temple 121, 123, 124, 125
vol. i:	Mr. Walker 125
acknowledging God in the Consti-	Mr. J. P. Wetherill. 120, 133, 134, 135
tution	Mr. J. W. F. White 142
to prevent denominational control	Commissions, Offices, Oaths of Office
	and Incompatibility of Office—
of public schools	appointment of committee on, vol. i, 109
to exempt property to value of	report of committee on, vol. vii 81
\$1,000 from levy or sale for debt, 144	Commission, priority of to be determ-
to fix hours for session 266	ined by lot on election of two or
incidental remarks by—	more judges, vol. vi 339
vol. i:	Commissioners and auditors of coun-
268, 684.	
vol. iii:	ties, limited vote proposed for
431.	election of, vol. iv, 781; vi, 209;
vol. v:	viii, 437.
381, 462, 463, 491, 497, 530, 547, 642.	remarks on, by-
vol. vii:	vol. v:
284, 291, 292, 293 .	Mr. Ainey 108, 118
vol. viii:	Mr. Baer 119
330.	Mr. Bigler 115
remarks by—	Mr. Broomall 102
	Mr. Buckalew, 67, 68, 70, 120, 121,
vol. i:	122, 123, 124.
on the form of ballot	Mr. Carter 71, 79
Columbia county, petitions of citizens	Mr. Cochran 93, 94, 95
of, in favor of prohibition, vol. i,	Mr. Darlington 91, 92, 93
637; ii, 183.	Mr. Gibson
Columbia, Lancaster county, petition	Mr. Lawrence 116, 117, 118, 119
of citizens of, in favor of liquor pro-	Mr. Lear 73, 74, 75
hibition, vol. vii 379	Mr Lilly 103, 104, 105

GENERAL INDEX.

To a ditara Continued	Common carriers, &c.—Continued.
Commissioners and auditors—Continued.	remarks on, by—
remarks on, by—	
vol. v:	vol. vi: Mr. Baer 599, 600
Mr. Mann	Mr. Biddle
Mr. Mantor 87	Mr. Biddie
Mr. Minor 114	Mr. Bigler
Mr. D. W. Patterson 76, 78, 79, 80	Mr. J. S. Black
Mr. J. N. Purviance 36	Mr. Buckalew 582, 583, 597, 598
Mr. Stewart 114	Mr. Bullitt 594
Mr. Wherry 88	Mr. Curtin 595, 596
Mr. D. N. White 106, 107	Mr. Cochran 575, 585, 603
Giniamong of election of Phila-	Mr. Cuyler 577
Commissioners of election of Phila-	Mr. Darlington 474
delphia, res. to appoint, vol. viii, 437	Mr. Fulton
remarks on, by-	Mr. Howard 580, 598
vol. viii:	Mr. Howard 500, 500
Mr. Temple 547	Mr. Lilly 580
Mr. Harry White 546	Mr. H. W. Palmer 574
Mr. Woodward 546	Mr. T. H. B. Patterson 583, 584, 597
appointment of—	Mr. Andrew Reed 573
remarks on, by—	Mr. Sharpe 589
Mr. Armstrong 610	Mr. J. P. Wetherill 581
Mr. Biddle	Mr. Harry White 576
Mr. Buckalew	Mr. J. W. F. White 591, 592
	railroad companies not to engage
Mr. Coehran	as
Mr. Curtin	
Mr. Dallas 585, 606, 646	remarks on, by-
Mr. Darlington 612	vol. viii:
Mr. Hanna 611, 647	
Mr. Hay 646	Common pleas courts, to remain as at
Mr. Knight 649, 769	present established, vol. vi 250
Mr. Littleton 613, 646	remarks on, by—
	vol. vi:
Mr. Simpson	Mr. Broomall
Mr. Temple	Mr. Fulton
Mr. J. P. Wetherill 652, 653	Mr. Kaine 251, 253
Mr. Harry White 648	Mr. Mitchell 255
Mr. J. W. F. White 587	Mr. Woodward 338
Mr. Woodward 607	the election and term of, vol. vi 338
Commissioner of Insurance, resolu-	to have the powers of a court of
tion to create office of, vol. i 186	to have the powers of a court of
Committees, reports of—	chancery, vol. vi
remarks on, by—	Common pleas judges, jurisdiction
vol. ii:	and election of, vol. iv
Mr. Meredith	Commonwealth, Secretary of, relative
	to office of, vol. ii
standing—	"Commonwealth of Pennsylvania,"
vol.i:	style of all process to be, vol. iv 406
resolution relative to appoint-	Commonwealth, suits against, to be
ment of committee to arrange, 19	brought as directed by the Legisla-
report of committee	brought as directed by the negista
resolution relative to meetings of,	ture, vol. v
appointed 109	Commonwealth not to assume the in-
to provide for joint sessions of 130	debtedness of any city or county,
to form one on State	vol. v 160
one on Federal Relations 186	Comparison, committee on, resolution
one on Salaries	of Mr. J. N. Purviance to appoint,
one on Examiners	vol. vii
Common carriers, corporations doing	Comparing Committee, resolution of
	Mr. J. N. Purviance, to provide for
the business of not to engage in	appointment of, vol. vii 379
mining or manufacturing—	Compensation of members, resolu-
remarks on, by-	
vol. vi :	tion of Mr. Curry, relative to, vol.
Mr. Armstrong 578, 600, 601	iv 513

compensation of members—Continued.	Compensation of officers, extra, not
remarks on, by	to be given, vol. v
vol.iv:	Compensation of teachers, no distinc-
Mr. Bowman	tion of sex in the, vol. vi 85
Mr. C. A. Black 513	remarks on, by-
Mr. Dunning	vol. vi:
Mr. Harry White 513, 515, 517	Mr. Cochran
incidental remarks by—	Compensation of county officers—
Mr. Ainey	remarks on, by—
Mr. C. A. Black	vol. viii:
Mr. Hunsicker 514	Mr. Darlington
Mr. Niles 513, 515	Mr. Hunsicker 304, 305
yeas and nays on postponement of, 518	Mr. Kaine 333
appointment of committee on 538	Compensation of judges, General As-
resolution of Mr. Broomall, relative	sembly to fix—
to 555	remarks on, by -
resolution fixing pay of members at	vol. viii:
\$2,500, and mileage at ten cents a	Mr. Armstrong 398, 401
mile, for two sessions, considered, 696	Mr. Buckalew
yeas and nays on motion to post-	
pone	Mr. Corbett
amendment of Mr. Ainey, fixing	Mr. Darlington 398, 399
	Mr. Howard 403, 405
compensation at \$1,000, 696; re-	Mr. Kaine
jected, 707.	Mr. Lilly 397, 398, 405
amendment of Mr. Brodhead to	Mr. MacVeagh 399
amendment, 697; rejected, 698.	Mr. D. W. Patterson 398
amendment of Mr. Hay, 699; re-	Mr. Simpson
jected, 699.	Mr. Harry White 401
amendment of Mr. Guthrie, 699;	Mr. Woodward 399, 400, 403
rejected, 705.	Compensation of Powell De France,
amendment of Mr. Struthers, 705;	resolution relative to—
rejected, 707.	
amendment of Mr. Lear, 708; re-	remarks on, by—
jected, 708.	vol. viii:
amendment of Mr. Hemphill, 709;	Mr. Bowman 519, 520
rejected, 709.	Mr. Darlington
•	Mr. Hay 520
amendment of Mr. Gowen, 709; re-	Mr. Howard 520
jected, 709.	Competing lines, question of, to be
amendment of Mr. J. S. Black, 709;	decided by a jury—
rejected, 709.	remarks on, by—
amendment of Mr. Buckalew, 709;	vol. viii:
rejected, 710.	Mr. Buckalew
amendment of Mr. Cochran to	Mr. Cochran 34
amendment of Mr. Buckalew, 709;	
rejected, 709.	8
remarks on, by-	Mr. Howard
Mr. Ainey 703	Mr. Kaine 33
Mr. J. S. Black 704	Comptroller of corporations, to create
Mr. Buckalew 703, 704	office of, vol. iv
Mr. Cochran	Jompulsory education, to provide
Mr. Curry	for—
	remarks on, by—
Mr. Guthrie	vol. vi:
Mr. Lear	
Mr. Mantor	Mr. Darlington 82
Mr. W. H. Smith 700	vol. vii:
Mr. Struthers 705, 706	Mr. Bowman 652
minority report of committee on,	
(My Cturthous) 710	Mr. Buckalew 689
(Mr. Struthers,)	Mr. Buckalew
ompensation of members, resolution	Mr. Curtin

Compulsory education—Continued.	Constitution—Continued.
remarks on, by-	submission of—
vol. vii:	remarks on, by—
Mr. Niles 684	vol. vi:
Mr. D. W. Patterson 683, 688	Mr. Ainey 722
Mr. Stanton 686	Mr. Armstrong 729
Mr. Turrell 685	Mr. Biddle 724, 725
Conciliation, courts of, resolution to	Mr. Bigler 720
establish, vol.i	Mr. Broomall 727
Congressional apportionment, resolu-	Mr. Buckalew 723
tion to provide for, vol. i 363	Mr. Carter 726, 727
Congressional library, resolution to	Mr. Curtin 731
furnish copy of Debates to, vol. vii, 620	Mr. Ewing 723
Consequential damages by railroad	Mr. Kaine
and canal corporations, vol. iii 581	Mr. Lilly 722, 723
remarks on, by—	Mr. Mann 720
vol. iii:	Mr. Mantor 728, 729
Mr. Alrieks 599	Mr. D. W. Patterson 733
Mr. Biddle. 589	Mr. S. A. Purviance 725
Mr. Cochran 601, 307	Mr. Simpson 721
Mr. Cuyler	Mr. W. H. Smith 721
Mr. Dallas	first resolution to adjourn until
Mr. Darlington, 583, 584, 585, 586,	the sixteenth of September,
592, 605.	adopted by yeas and nays 734
Mr. Gowen 600, 601, 605, 607	second resolution to print all arti-
Mr. Howard 594, 605, 606	cles passed second reading,
Mr. Hunsieker	adopted by yeas and nays 735
Mr. Kaine	third resolution to submit the re-
Mr. MacVeagh 603, 605, 606	vised Constitution to a vote of
Mr. Meredith	the people on or before January
Mr. Minor	1, 1874, adopted 735
Mr. H. W. Palmer	vol. vii:
Mr. S. A. Purviance 601, 605	submission of resolution to appoint
Mr. Andrew Reed	a committee to report on 5
Mr. Harry White	resolution directing Committee
Mr. J. W. F. White	on Suffrage to report an ordi-
Connections of railroads, right to con-	nance for 6
nect, vol. 6	resolution of Mr. S. A. Purviance,
Constitutional Sanctions, appointment	proposing plan for
of committee on, vol. i	resolution to provide for printing of,
Constitutional election of 1838, resolu-	on parchment 731
tion requesting Secretary of the	vol. viii:
Commonwealth to furnish tabular	submission of, resolution to provide
statement of, vol. vii 618	for, as a whole
Constitution, present, relative to	submission of the, resolution of Mr.
printing of, vol. i, 41; ii, 35.	S. A. Purviance relative to 334
Constitution—See Submission Ordi-	referred to Committee on Revision, 335
nance.	ordinance of submission of, Mr.
vol. v:	Buckalew presents a proposition
submission of, to a vote of the peo-	for reference, 395; to Committee
	on Suffrage and to be printed 397
ple, resolution relative to 590 vol. vi:	ordinance relative to submission of,
submission of, proposition of Mr.	reported by Committee on Suf-
Buckalew, and providing for a	frage 476
recess of the Convention, con-	resolution to publish, in the news-
sidered	papers of the State
amendment of Mr. S. A. Purvi-	remarks on, by—
ance, 720; rejected, 732.	Mr. Coehran
amendment of Mr. MacConnell,	Mr. Curtin 600
732, adopted; 732.	Mr. Howard
, F	

onstitution—Continued.	Contested elections—Continued.	
resolution to distribute pamphlet	remarks on, by—	
copies of 591	vol. v:	
remarks on, by-	Mr. Knight	
Mr. Ainey 593	Mr. Harry White	
Mr. Baer 593	courts to try	196
Mr. Brodhead 591, 592	remarks on, by—	
Mr. Buckalew 592	vol. v:	
Mr. Cochran	Mr. Bowman	C5
Mr. De France 594	Mr. Broomall	197
Mr. Ewing 594	Mr. Buckalew 196, 197, 198,	199
Mr. Hay 592	Mr. Darlington 63,	196
Mr. Howard	Mr. MacVeagh	
Mr. D. W. Patterson 794	Mr. D. W. Patterson	
Mr. Harry White 593	Mr. Wherry	
revised and corrected, Committee	Mr. Harry White 198,	199
on Revision and Adjustment re-	Contracts, resolution to provide for	
port	enforcement of, vol. i	237
remarks on, by—	Contracts, no law impairing, to be	
Mr. Biddle	passed, vol. v	631
Mr. Buckalew 690	Convention—	
Mr. Dallas	vol. i:	
Mr. Gibson 688	resolution relative to rules for gov-	
Mr. Howard 687, 688	ernment of	- 8
Mr. Wherry	to sessions of	34
resolution to publish, in pamphlet	to open sessions with prayer	34
form	to print 5,000 copies of proceedings	
report of committee on	of	
remarks on, by—	to prepare directory of	184
Mr. Bigler	report on mileage of members of	186
Mr. Buckalew	resolution to supply members with	
Mr. Hanna	five copies of Debates of	196
Mr. H. W. Palmer	relative to eligibility of members of,	201
Mr. J. N. Purviance	to forward copy of Journal of, to	
Mr. H. G. Smith	New York Constitutional Com-	
Mr. Wherry	mission	201
Mr. Harry White	to forward copy of Journal of, to the	
resolution to print, on cheap paper,	Governor and to the Heads of De-	
for distribution	partments	202
	to enter names of absent or non-	
resolution to deposit copy of, in of-	voting members	
fice of Secretary of the Common-	adoption of	206
wealth	to provide for further Constitu-	
resolution requesting Governor to	tional	
issue a proclamation declaring	to furnish Debates to courts	
adoption of	relative to employees of	288
vote on	to furnish Debates to reporters of	000
	the press	322
Contempt, each House to have power	to drape windows of Hall of	
to punish for, vol. v 242	to pay employees of	355
Contested elections, on testimony in—	relative to improving acoustics of	
remarks by—	Hall, 263; adopted, 363.	
vol.ii;	vol. iii:	
Mr. Buckalew 125	report of committee on expenses of,	4
Mr. Darlington	resolution relative to payment of	114
Mr. M'Allister	Printer of, to	114
Mr. M'Clean	vol. vi: sittings of during the summer, reso-	
Mr. Simpson 127	lution to appoint a committee to	
vol. v:		60
Mr. Buckalew 177	report a place for	00

Convention-Continued.		CORBETT, WILLIAM L., delegate at	
vol. vi:		large:	
invitation of citizens of Wilkes-		oath of office administered to, vol.i, 7	
barre, to hold sessions of in	61	leaves of absence granted to, vol. 11,	
committee appointed on place of		166; vii, 118, 414; viii, 3.	
summer sitting of	85	memorial presented by—	
invitation of citizens of Gettysburg,		vol. iii:	
to hold sessions of in	140	from citizens of Clarion county,	
report of select committee on place		asking for a recognition of Al-	
of meeting of	169	mighty God in the Constitution, 298	5
report not adopted	170	rises to a point of order, 472; sus-	
resolution of Mr. Lamberton, to ad-		tained by the Chair, 473.	
journ to meet at Harrisburg	171	rises to a point of order, 578; over-	
communication from trustees of Le-		ruled by the Chair, 578.	
high University, tendering use of		report made by—	
Hall to	238	vol. viii:	
resolution of Mr. Alricks, providing		from special committee on article	
for meeting of in Hall of House		on Railroads and Canals 130)
of Representatives at Harrisburg,	233	resolution submitted by—	
resolution fixing hours of daily ses-		vol. ii:	
sions of, adopted	290	relative to pay of officers of Con-	
invitation of citizens of Williams-		vention 151	1
port, to hold summer sessions in,	354	incidental remarks by—	
invitation of city councils of Al-	070	vol. i:	
toona, to visit	672	246, 326, 474, 593, 625, 715, 737, 738,	
vol. vii:		805.	
resolution to provide for evening	0=7	vol. ii:	
sessions of		163, 273, 414, 451, 463, 472, 473, 550,	
to pay officers of	007	580, 604, 608, 609, 629, 680, 634, 635,	
to amend the Constitution, to pro-		636, 649, 744, 749, 756, 782.	
vide for call of every twenty	164	vol. iii:	
years	104	6, 14, 23, 50, 147, 148.	
resolution to provide for evening	057	vol.iv:	
sessions of		84, 161, 209, 228, 238, 265, 266, 271,	
to pay officers ofvol. viii:	001	275, 278, 320, 326, 356, 359, 362, 365,	
expenses of	444	387, 389, 392, 421, 422, 424, 430, 442,	
resolution to sell property in use of,		443, 473, 474, 484, 511, 557, 574, 578,	
stationery for, resolution to pay bills,		591, 592, 611, 636, 729, 736, 756, 778.	
remarks on, by—	2, 1	vol. v:	
Mr. Armstrong	275	8, 16, 53, 56, 107, 175, 250, 303, 307,	
Mr. Cochran		310, 381, 402, 406, 452, 467, 491, 497,	
Mr. Hay 271, 272,		499, 550, 554, 564, 620, 634, 672, 701,	
Mr. Lawrence		753, 773, 774.	
Mr. H. G. Smith		vol. vi:	
Mr. Harry White		79, 90, 168, 239, 312, 331, 338, 349, 353,	
resolution to appoint committee of		354, 399, 400, 412, 417, 419, 428, 436,	
thirteen to declare powers of	732	437, 494, 515, 521, 527, 528, 529, 601,	
report of majority of committee on,		689, 690, 714, 715.	
report of minority of committee on,		vol. vii:	
resolution declaring it unwise and		189, 221, 224, 353, 358, 407, 420, 433,	
inexpedient to enuuciate powers		435, 662, 717, 763.	
of	743	vol. viii:	
remarks on, by-		49, 51, 52, 93, 130, 131, 132, 133, 135,	
vol. ii:		297, 340, 425, 532.	
Mr. Broomall	743	remarks by— vol. ii:	
Converse, Julius, Governor of Ver-		on the form of ballot 42	2
mont, communication from	281	on the Suffrage article 83	
cooper, Thomas, messenger, resolu-		on resolution relative to pay of	
tion relative to payment of	481	officers 151	1

CORBETT, WM. L.—Continued.	Corporations—Continued.
remarks by—	vol. i:
vol. ii:	communication from Auditor Gen-
on special legislation 593, 597, 602	eral relative to railroad 288
on validity of acts of Assembly,	communication relative to private, 335
778, 793, 796.	resolution relative to terms of 613
vol. iii:	forfeiting charters of
on legislative bribery 88, 99	to contracts of, with the State 658
on the right of members having a	to limit mining 734
private or personal interest in a	vol. ii:
bill, to vote thereon 33	memorial from citizens of Lancas-
vol. iv:	ter county respecting 35
on the liability of franchises, &c.,	municipal resolution relative to lia-
of eorporations, on execution 627	bilities of
vol. v:	mining, resolution limiting holding
on the legislative apportionment, 552	of lands by 480, 518
on the right of religious opinion,	taxation of—
563, 565.	remarks on, by-
on the liberty of the press 597	vol. iii:
on the representative apportion-	Mr. Alricks 349
ment 666, 714	Mr. Bartholomew 340, 343, 344
on recess of the Convention 748	Mr. Biddle 354
on corporation elections 764	Mr. Buckalew 364, 365, 366
on banking rates of interest 778	Mr. Cochran 352, 353, 373
vol. vi:	
on the establishment of industrial	Mr. Corson
schools 76	Mr. Darlington
on oath prescribed members of	Mr. Ewing
Assembly after sine die adjourn-	Mr. Gowen 337, 339, 340, 355
ment	Mr. Howard
on the jurisdiction of the Supreme	Mr. Knight
Court	Mr. MacVeagh 368, 370
on the election and qualifications	Mr. Minor 342, 369
of aldermen	Mr. Newlin
on acts of Assembly passed by	Mr. T. H. B. Patterson, 356, 357, 375
bribery 376	Mr. Struthers
on separate judicial districts for	Mr. J. P. Wetherill 350, 361
each county	Mr. Woodward 361, 362, 372
on the uniformity of the powers	vol. iv:
and the process of the courts 513	private, article on, read first time 191
on establishing a Supreme Court	on second reading
nisi prius	section 1. Defining the term "cor-
on damages to property by rail-	porations," considered 577
* road and other corporations 743	the section was not agreed to, 577;
vol. vii:	re-eonsidered, 579; not agreed to,
on the formation of new counties, 720	579.
vol. viii:	section 2. No exclusive right to be
on the free pass system 296	granted, considered 577
on the Railroad article in general, 70	the section was not agreed to 579
on the compensation of judges 412	section 3. All highways, &c., to be
ž	open and free to all citizens of
Corporations—	the State, considered 579
. vol. i:	the section was not agreed to 579
resolution to restrict further grants	section 4. Legislature not to pass
to	special laws giving corporate
to enlarge the rights of stockhold-	powers, considered 579
ers in	the section was not agreed to 579
relative to franchises of	section 5. All existing charters under which there is no bona fide
responsibility of	
to tax property of	organization shall have no validity, considered 579
relative to foreign	Hally, considered 5/2

Corporations, private, art. on-Continued.	Corporations, private, art. on-Continued.
section 5—	section 12—
vol. iv:	vol.iv:
amendment of Mr. Struthers, 583;	the section was not agreed to 609
adopted, 583.	section 13. No foreign corporation to
amendment of Mr. Lear, 583; re-	hold real estate, considered 609
jected, 584.	amendment of Mr. Brodhead, 609;
amendment of Mr. Lear, 584; re-	adopted, 610. the section as amended was agreed
jected, 584.	to
remarks on, by-	section 14. Corporations not to en-
Mr. Bowman 584, 585	gage in any other business than
Mr. Clark	that authorized in the charter,
Mr. Cuyler 580, 581, 582, 586	considered
Mr. Dodd 581, 582	amendment of Mr. Bartholomew,
Mr. Lear	610; adopted, 611.
Mr. Harry White 580, 581	the section as amended was agreed
Mr. J. W. F. White 585, 586	to611
the section as amended was agreed	section 15. The franchises and rolling
section 6. Relative to forfeiture of	stock liable to execution and
charters, considered 588	sale, considered
the section was agreed to 588	amendment of Mr. Brodhead, 621;
section 7. Relative to the exercise of	adopted, 628.
the power and the right of emi-	remarks on, by—
nent domain, considered 588	Mr. Bigler
the section was agreed to 588	Mr. Carter
section 8. Stockholders to be indi-	Mr. Cochran
vidually liable, considered 589	Mr. Corbett
remarks on, by-	Mr. Curtin
Mr. Carey 589	Mr. Cuyler 612, 613, 614, 624
the section was not agreed to 589	Mr. MacConnell
section 9. Corporations liable for in-	Mr. Mann 614, 615, 621
juries, considered 590	Mr. Woodward 617, 618, 620
amendment of Mr. Lilly, 591; re-	the section as amended was not
jected, 592.	agreed to 628
the section was not agreed to 592	section 16. General banking laws to
section 10. Relative to private pro- perty appropriated by corpora-	provide for State registry and
tions for public purposes, con-	countersigning of all notes or
sidered	bills, considered 628
amendment of Mr. Andrew Reed,	the section was agreed to 628
592; rejected, 592.	section 17. Suspension of specie pay-
the section was not agreed to 592	ments not to be permitted to a
section 11. Relative to elections for	greater rate of interest than al-
managing officers of corpora-	lowed to individuals, consided
tion, considered 592	amendment of Mr. Broomall, 628;
amendment of Mr. Lear, 606; re-	adopted, 631.
jected, 608.	amendment of Mr. MacConnell,
remarks on, by-	631; adopted, 631.
Mr. Buckalew 604	remarks on, by—
Mr. Darlington 606, 607	Mr. Broomall 628
Mr. Lear	Mr. Carey 630
the section was agreed to 608 section 12. Corporations, except for	Mr. Dallas
the construction of railroads,	Mr. Harry White 629
&c., not to be created for a longer	the section as amended was agreed
period than twenty years, con-	to
sidered	ing officers of all corporations to
remarks on, by-	be citizens of the State, consid-
Mr. Lilly 608	ered
	001

Corporations, private, art. on—Continued.	Corporations, private, art. on—Continued
section 18—	section 4—
vol.iv:	vol. v:
the section was not agreed to 631	amendment of Mr. Lear, 761:
section 19. Foreign insurance com-	adopted, 767.
panies to be subject to the same	remarks on, by-
taxation as companies incorpo-	Mr. Buckalew 759, 763
rated by the State, considered, 631	Mr. Combatt
	Mr. Corbett
the section was agreed to 631	Mr. Cuyler 761, 763
section 20. Relative to building or	Mr. Darlington 758
loan associations, considered 631	Mr. Dodd
amendment of Mr. Bartholomew,	Mr. Hunsicker 764
632; rejected, 635.	Mr. Lear 761
amendment of Mr. Beebe to	Mr. MacVeagh 760
amendment of Mr. Bartholo-	Mr. Minor 760
mew, 633; rejected, 635.	Mr. Andrew Reed 759
remarks on, by-	Mr. Struthers 766
Mr. Corson 631, 633, 634	Mr. Woodward
Mr. Worrell 632, 633	the section as amended was agreed
the section was not agreed to 635	
	to
section 21. Individual liability of	section 5. Foreign corporations to
associations, considered 635	have a known place of business
amendment of Mr. Wetherill,	within the State, considered 768
638; rejected, 640.	amendment of Mr. Woodward,
amendment of Mr. Gowen, 640;	768; rejected, 772.
rejected, 642.	amendment of Mr. Struthers, 772;
remarks on, by-	rejected, 773.
Mr. Bartholomew 641	amendment of Mr. MacVeagh,
Mr. Bigler 641	773; adopted, 774.
Mr. Buckalew 638, 640	amendment of Mr. Buckalew,
Mr. Gowen 640	774; adopted, 774.
Mr. J. P. Wetherill 638, 639	remarks on, by—
Mr. Woodward 635, 636	Mr. Alricks 772
the section was not agreed to: 642	Mr. Bowman
section 22. Creating the office of	Mr. Lilly
section 22. Creating the office of	Mr. MacConnoll 770
comptroller of corporations, con-	Mr. MacConnell
sidered	Mr. MacVeagh
the section was not agreed to 644	Mr. H. W. Palmer
amended article on 640	Mr. Woodward 768, 776
vol. v:	the section as amended was agreed
article on second reading 757	to
section 1. Existing charters under	section 6. Corporators not to engage
which there is no bona fide or-	in any other business than that
ganization shall have no valid-	authorized in their charter, con-
ity, considered 757	sidered 774
the section was agreed to 757	the section was agreed to 775
section 2. Legislature shall not re-	new section proposed by Mr. Brod-
mit forfeiture of charters, con-	head, "all corporations, except
aidered 757	banking companies, to divide
sidered	their net earnings among their
the section was agreed to	stockholders," considered 775
section 3. The exercise of the power	the section was not agreed to 775
and the right of eminent do-	section 7. General banking laws to
main, considered	
the section was agreed to 758	provide for State registry and
section 4. Relative to elections for	countersigning of all notes or
managing officers of corpora-	bills, considered
tions, considered 758	amendment of Mr. Dallas, 775;
amendment of Mr. A. Reed, 758;	negatived, 776.
rejected, 760.	the section was agreed to 776
-	

	Corporations, private, art. on—Continued.
vol. v:	section 8—
new section proposed by Mr. Harry	remarks on, by—
White, "the Legislature to have	vol. vi:
the power to alter, revoke or	Mr. MacVeagh 10, 14
annul any charter now exist-	Mr. Niles 4
ing," considered	Mr. Andrew Reed 13
	the section was not agreed to by
section 8. No banking or other cor-	yeas and nays 16
poration to pay or receive a	section 16. Foreign insurance com-
greater rate of interest than al-	panies to be subject to same tax-
lowed individuals, considered 777	ation as companies incorporated
amendment of Mr. Darlington,	by this State, considered 16
777; rejected, 777.	remarks on, by—
amendment of Mr. J. N. Purvi-	Mr. Ewing
ance, 777; rejected, 777.	the section was not agreed to 17
amendment of Mr. Hunsicker,	new section proposed by Mr. Wood-
777; rejected, 779.	ward, "Legislature to provide
amendment of Mr. Ewing, 779;	for incorporated companies of
modified, 780; rejected, 781.	individual association, with or
remarks on, by—	without limited liability," con-
Mr. Baer	sidered
Mr. Buckalew	amendment of Mr. Bigler, 18;
Mr. Carey 779	withdrawn, 22.
Mr. Cochran	amendment of Mr. Ainey, 22; re-
Mr. Cuyler	jected, 23.
	amendment of Mr. Stewart, 23;
Mr. Dallas	adopted, 24.
Mr. Ewing	amendment of Mr. Dallas, 24; re-
Mr. Hunsicker	jected, 24.
Mr. MacVeagh	amendment of Mr. Cuyler, 24; rejected, 25.
Mr. J. N. Purviance	
Mr. J. P. Wetherill	amendment of Mr. Armstrong, 25; rejected, 26.
Mr. Harry White 777	remarks on, by—
vol. vi:	Mr. Biddle
article on second reading resumed, 3	Mr. Bigler 18, 19
section 8. No banking or other cor-	Mr. Carey
poration to receive or pay a	Mr. Dodd
greater interest than is allowed	Mr. Woodward 17, 22
individuals; consideration con-	the section as amended was agreed
tinued 3	to by yeas and nays
amendment of Mr. Funck, 3; re-	new section proposed by Mr. Funck,
jected, 7.	that the Legislature shall annul
amendment of Mr. Ainey, 12;	all charters of banks not banks
modified, 13, 14; rejected by	of issue, considered 27
yeas and nays, 15.	the section was not agreed to 27
amendment of Mr. Dallas to	new section proposed by Mr. Harry
amendment, 13; rejected, 14.	White, that the Legislature shall
remarks on, by-	have power to alter, revoke or
Mr. Ainey 12	
Mr. Armstrong 9	tion now existing, considered 28
Mr. Baer	the section was agreed to 28
Mr. Biddle 16	
Mr. Broomall 4, 11	ward, that no suspension of
Mr. Curry 6	specie payments shall be per-
Mr. Cochran 5, 10, 16	mitted or sanctioned by law,
Mr. Darlington 6	considered 28
Mr. Funck 3	the section was rejected by yeas
Mr. Lear	and navs

orporations, private, art. on-Continue	ed.	Corporations, private, art. on-Continu	ied.
vol. vi:		section 4—	
new section proposed by Mr. T. fl.		remarks on, by-	
B. Patterson, to provide for six		vol. vi : Mr. Buckalew	37
months advertising for applica-		Mr. Cuyler	37
tion for banking privileges, con-			01
sidered	28	article referred to Committee on	90
amendment of Mr. Harry White,		Revision and Adjustment	38
29; adopted, 29.		vol. vii:	
amendment of Mr. Buckalew, 30;		article reported by Committee on	590
		Revision and Adjustment	
adopted, 30.		article on third reading	911
the section as amended was agreed	9.0	motion of Mr. Wright to go into	
to	30	committee of the whole to	==0
new section proposed by Mr. Wood-		amend the fifth section	703
ward, construing the term "cor-		remarks on, by-	
porations," considered	30	Mr. Wright	
the section was agreed to	39	the motion was not agreed to	753
new section proposed by Mr. Mott,		motion of Mr. MacVeagh to go into	
no mining company shall own,		committee of the whole to	
hold or possess more than one		amend the fifth section	
thousand acres of land, consid-		the motion was not agreed to	554
ered	30	motion of Mr. Woodward to go into	
the section was not agreed to	31	committee of the whole to	
	-	amend the ninth section	754
section 6. Relative to business of		remarks on, by-	
corporations and assessment of	91	Mr. Woodward 754,	755
damages by, re-considered	31	the motion was not agreed to	755
amendment of Mr. Hall, that the		motion of Mr. Dallas to go into	
amount of damages shall be de-		committee of the whole to	
termined by a jury, 32; adopted,		amend the second section	756
32.		remarks on, by-	
amendment of Mr. Buckalew, 32;		Mr. Carey	756
adopted, 32.		the motion was agreed to	
amendment of Mr. Darlington, 32;		in committee, the amendment	
adopted, 32.		was directed to be made	758
the section as amended was agreed		motion of Mr. Corson to go into com-	
to	32	mittee of the whole to amend	
section 3. Relative to the exercise		the eighth section	758
of the power and the right of		remarks on, by—	100
eminent domain, re-considered,	33	Mr. Corson	758
amendment of Mr. Boyd, 33; re-		the motion was not agreed to	
jected, 36.		motion of Mr. Alricks to go into	100
amendment of Mr. Darlington, 36;		· · · · · · · · · · · · · · · · · · ·	
adopted, 37.		committee of the whole to	750
remarks on, by—		amend the eighth section	100
Mr. Alricks	36	remarks on, by-	
Mr. Biddle	34	Mr. Alricks	
Mr. Boyd	33	the motion was not agreed to	409
Mr. Broomall	35	motion of Mr. Brodhead to go into	
Mr. Corson	34	committee of the whole to	mro.
Mr. Cuyler	34	amend the seventh section	
Mr. Dallas	34	the motion was agreed to	160
Mr. Howard	36	in committee, the amendment	
Mr. Hunsieker	35	was directed to be made, 760;	
the section as amended was agreed	1,1.7	re-considered, 763; not agreed	
	37	to, 763.	
to	131	motion of Mr. Darlington to go into	
section 4. Relative to corporation		committee of the whole to strike	700
elections; motion to re-consider	00	out the fourth section	
rejected	38	the motion was not agreed to	101

orporations, private, art. on—Continued.	Corporations, private, art. on—Continued.
vol. vii:	vol. viii:
motion of Mr. Struthers to go into	report of committee on, relative to
committee of the whole to	organization of telegraph compa-
amend the third section 761	nies
the motion was not agreed to 761	report considered
motion of Mr. Cochran to go into	amendment of Mr. Broomall, 328;
committee of the whole to	rejected, 329.
amend the ninth section 761	amendment of Mr. Ewing, 329;
the motion was not agreed to 761	adopted, 330.
by unanimous consent the amend-	on second reading—amendment of
ment was made	Mr. Campbell, 331; rejected, 331.
	on third reading the section passed
motion of Mr. Woodward to go into committee of the whole to sub-	finally
stitute constitution for "article,"	remarks on, by-
in the thirteenth section 761	Mr Beebe
the motion was withdrawn 762	Mr. Broomall
	Mr. Cuyler 328
motion of Mr. Baer to go into com-	Mr. Ewing. 329
mittee of the whole to amend	Mr. Harry White
the eighth section	Mr. Woodward
the motion was not agreed to 762	amendment of Mr. Hunsicker to
motion of Mr. S. A. Purviance to go	article, 490; rejected, 491.
into committee of the whole to	amendment of Mr. Bullitt, 714; re-
strike out the tenth section 763	ferred to Committee on Revision,
remarks on, by-	714.
Mr. Beebe 774	vol. v:
Mr. Bigler 773	Corporations, county or city, not to
Mr. Boyd 776, 777	become stockholders in
Mr. Calvin 773, 775	not to be erected by special law 252 railroad track not to be laid by 252
Mr. Carey 764, 769	
Mr. Darlington 763, 777	special privileges not to granted to, 252 vol. vii:
Mr. Dodd	no municipal or other, to exercise
Mr. Howard	powers repugnant to the Consti-
Mr. Hunsicker 763	tution
Mr. Mantor 777	vol. vi:
Mr. Purman 778	cities not to become stockholders in, 234
Mr. S. A. Purviance 767	Corporation, construing term of 20
Mr. J. P. Wetherill 766	damages by
Mr. Woodward 764	right of, to construct a railroad or
the motion was agreed to 779	canal between any two points 549
in committee, the section was di-	remarks on, by—
rected to be stricken out 779	Mr. Bigler 550, 552, 553
motion of Mr. Brodhead to go into	Mr. Kaine
committee of the whole to	Corson, George N., delegate VIth
amend the seventh section 779	district:
the motion was agreed to 780	oath of office administered to, vol. i, 7
by unanimous consent the amend-	leaves of absence granted to, vol. i,
ment was made 780	205, 348; iv, 609; v, 637; vi, 212;
motion of Mr. Stanton to go into	vii, 153; viii, 49.
committee of the whole to add	Memorial presented by—
a new section to prevent com-	vol. iii:
binations to limit number of ap-	from Gwynedd Meeting of Society
prentices 780	of Friends to abolish the death
remarks on, by-	penalty 509
Mr. Stanton 780	vol. iv:
the motion was not agreed to 782	personal explanation by, relative to
the article passed finally 782	absence without leave
5—Vol IX	

Corson, George N.—Continued.	Corson, George N.—Continued.
petitions presented by—	remarks by—
vol. i:	vol. i:
from the American Mechanics as-	on resolution limiting debate 66 vol. ii:
sociation of Pennsylvania, rela-	on the form of ballot
tive to the limitation of appren-	on the Legislative article 22
tices	on eligibility for office of Gover-
vol. ii: from citizens of Montgomery	nor 34
county in favor of prohibition,	on the death of Hon. Wm. Hop-
249, 663.	kins41
vol. iii:	on the Education article 431, 44
in favor of female suffrage 299	vol. iii:
resolutions submitted by-	on the taxing of railroad corpora-
vol. i:	tions
to proceed to election of stenogra-	on leasing railroad franchises, 380, 38
pher 64	on the forfeiture of railroad char-
relative to trial by jury 91	ters 567, 56
to strike the word "white" from	on resolution limiting debate 24
the Constitution	on written charges of the court 47
relative to qualifications of judges, 185	on building and loan associations,
to amend Bill of Rights	631, 633, 634.
to drape the windows of Hall, 351, 638	vol. v:
vol. ii:	on appointments to office by the
relative to Senatorial district of	Governor
each county	on the pardoning power 229
to provide for uniformity of prac-	on the legislative apportionment, 750
tice in the courts throughout the	vol. vi:
State 3	on the right of eminent domain. 3
vol. v:	on the jurisdiction of the Supreme
relative to the hours of sessions 380	Court
vol. vii:	on the removal of criminal cases to the Supreme Court 28
relative to the order of business 380 ·	on acts of Assembly passed by
incidental remarks by—	bribery 385
vol. i:	on the granting of free passes by
308, 351, 643, 687, 733, 785, 805.	railroads
vol. ii:	vol. vii:
441, 451, 511.	on the Divine recognition in the
vol. iii:	Declaration of Rights 255
8, 13, 219, 586, 603, 604, 730, 778.	on election of Supreme Court
vol. iv: 264, 286, 319, 324, 325, 327, 346, 355,	judges by limited vote 504
405, 451, 474, 638, 734, 735, 737, 776,	on holding Philadelphia munici-
777.	pal elections in May
vol. v:	on compensation for damages to
358, 359, 372, 374, 725, 737.	dwelling houses
vol. vi:	on the settlement of the Printer's
32, 40, 90, 92, 168, 174, 187, 197, 198,	accounts 46
208, 212, 243, 245, 278, 346, 424, 499,	on continuing certain courts not
537, 939, 545, 555, 613, 644.	specified in the Constitution 419
vol. vn:	on form of ballot in voting on
131, 346, 388, 414, 423, 474, 476, 553,	Constitution 589
588, 590, 628, 639, 659, 673, 674, 682,	Counties, Townships and Boroughs,
685, 737, 738, 739, 780.	appointment of committee on,
vol. viii :	vol. i
14, 47, 77, 293, 437, 748, 755.	vol. iii:
remarks by—	report of committee on 5
vol. i:	article on, in committee of the
on taxing the elector	whole.

1	Counties, &c., article on—Continued.
vol. iii:	vol. v:
section 1. Relative to the erection	article on second reading 376
of new counties, considered 202	section 1. On the erection of new
substitute for, offered by Mr.	counties, considered 376
Niles, 204; first division adopted,	the section was agreed to, 376; re-
264.	considered, 405; amendment of
second division adopted, 268; third	Mr. Armstrong adopted, 406;
division withdrawn, 268.	the section as amended agreed
amendment of Mr. Darlington to	to, 403.
	section 2. No county to be divided
first section, 247; withdrawn,	· ·
255.	except by consent of a majority
amendment of Mr. Darlington to	voters, considered 376
first section, 225; accepted, 255.	amendment of Mr. Brodhead, 376;
amendment of Mr. Buckalew to	rejected, 376.
second section, 267; rejected,	amendment of Mr. Lawrence, 376;
268.	rejected by yeas and nays, 402.
amendment of Mr. Funck to sec-	amendment of Mr. Hall to amend-
ond section, 268; withdrawn,	ment of Mr. Lawrence, 385; re-
268.	jected, 390.
remarks on, by-	amendment of Mr. Clark to
vol. iii:	amendment of Mr. Lawrence,
	390; rejected, 390; reconsidered,
Mr. Bowman	
Mr. Darlington 250, 251, 263	391; rejected, 392.
Mr. Dodd	amendment of Mr. S. A. Purvi-
Mr. Dunning 215	ance to amendment of Mr. Law-
Mr. Lamberton 264	rence, 392; rejected, 392.
Mr. Lawrence 202, 204, 248, 254	aniendment of Mr. Darlington,
Mr. Lilly	402; modified, 403; adopted
Mr. Mantor	by yeas and nays, 403.
Mr. Minor	remarks on, by-
Mr. Niles 203, 204, 208, 210, 252	Mr. Baer 399
Mr. H. G. Smith	Mr. Beebe
Mr. Woodward 213, 214, 215	Mr. Bowman 385, 388
the section as amended was agreed	Mr. Buckalew 389, 403
to	Mr. Clark
section 2. Relative to apportionment	Mr. Darlington
of debts on sections of new	Mr. Dodd
county, considered 268	Mr. Dunning 393
amendment of Mr. Simpson, 270;	Mr. Hazzard 378
rejected, 270.	Mr. Lawrence 877, 384, 389
amendment of Mr. Darlington,	Mr. Lilly 399
270; rejected 270	Mr. MacVeagh 383, 384
remarks on, by—	Mr. Mantor 387, 388
Mr. Buckalew 268	Mr. Minor 387
Mr. Landis	Mr. Niles 382, 384
Mr. Lawrence	Mr. H. W. Palmer 377, 394
the section was agreed to 270	Mr. Pughe 395, 397, 398
section 3. The Legislature to pre-	the section was not agreed to 405
scribe the powers of boroughs	section 3. Sections forming new
and townships, considered 270	counties to pay equitable pro-
amendment of Mr. Funck, 271;	
	portion of old county's indebt-
rejected, 271.	edness, considered
the section was agreed to 270	the section was not agreed to 405
new section proposed by Mr. Niles,	section 4. The Legislature to pre-
relative to removal of county	scribe the powers of boroughs
seat, considered 271	and townships by general law,
the section was not agreed to 271	considered
article on, as amended 271	the section was not agreed to 405

Counties, &c., article on—Continued.	Counties—Continued.
vol. v:	article on formation, &c.—
article referred to Committee on	remarks on, by-
Revision and Adjustment 408	vol. viii:
vol. vii:	Mr. Cuyler 51
article reported by Committee on	Mr. Kaine 50
Revision and Adjustment 538	Mr. Lilly 50, 51
article on third reading	Mr. Niles 52
	Mr. S. A. Purviance 50
motion of Mr. Church to go into	Mr. Woodward
committee of the whole to add	
a new section relative to divi-	County, Township and Borough Offi-
sion of counties	cers—
remarks on, by—	vol. i:
Mr. Beebe	appointment of committee on 109
Mr. Bigler 711	vol. iv:
Mr. Bowman	article on, considered
Mr. Church 708	section 1. Designating county offi-
Mr. Cuyler 709	cers
Mr. Dunning 711	amendment of Mr. Bowman,
Mr. Mantor 710	775; rejected, 776.
Mr. Minor 709	amendment of Mr. Brodhead,
the motion was agreed to 719	776; withdrawn, 776.
in committee, the section was di-	amendment of Mr. Fulton, 776;
rected to be inserted 719	adopted, 776.
motion of Mr. Beebe, to go into com-	amendment of Mr. Corson, 776;
mittee of the whole, to substi-	rejected, 777.
tute the first section	amendment of Mr. Kaine, 777;
the motion was not agreed to 719	rejected, 777.
motion of Mr. S. A. Purviance, to go	amendment of Mr. Brodhead,
into committee of the whole to	777; adopted, 777.
substitute the entire section 719	amendment of Mr. Ross, 777;
remarks on, by—	withdrawn, 777.
Mr. Church	the section as amended was
Mr. Corbett	agreed to
Mr. De France	
Mr. Dunning	county officers, considered 778
Mr. Hazzard	amendment of Mr. MacConnell,
Mr. S. A. Purviance	778; adopted, 778.
the motion was not agreed to 722	amendment of Mr. Funck, 778,
motion of Mr. Brodhead, to go into	rejected, 778.
committee of the whole to sub-	the section as amended was
stitute the entire article 722	agreed to
the motion was withdrawn 722	section 3. Compensation of coun-
the article passed finally 723	ty, township and borough offi-
Counties not to be divided without ex-	cers, considered 778
press consent of electors, vol. vii, 425	amendment of Mr. D. N. White,
remarks on, by—	778; rejected, 778.
vol. vii:	amendment of Mr. Hemphill,
Mr. Dunning 227, 428	778; rejected, 778.
Mr. Lilly 431	amendment of Mr. Lear, 778;
Mr. H. W. Palmer 425	adopted, 780.
Mr. Pughe 431	the section as amended was
Mr. Woodward 428, 429, 430	agreed to 789
vol. viii:	section 4. The salary of officers
article on the formation of new,	not to be increased after elec-
consideration of	tion, considered 780
remarks on, by—	amendment of Mr. Lilly, 780;
Mr. Bowman 52	adopted, 780.
Mr. Broomall 49	the section as amended was
Mr. Church	agreed to 780

County, &c., officers-Continued.	Counties, &c., officers-Continued.
article on—	article on—
vol. iv:	new section—
section 5. Providing for strict ac-	remarks on, by
countability of all officers,	vol. v:
considered	Mr. Mantor 87
amendment of Mr. Beebe, 780;	Mr. Minor 114
rejected, 780.	Mr. D. W. Patterson, 76, 78, 79, 80
the section was agreed to 780	Mr. J. N. Purviance 96
section 6. Eligibility of individu-	Mr. Stewart 114
als for election, considered 780	Mr. Wherry 88
amendment of Mr. Brodhead,	Mr. D. N. White 106, 107
780; rejected, 780.	the section was agreed to 126
the section was agreed to 781	new section proposed by Mr. Mac-
new section proposed by Mr.	Connell, that the terms of all
Buckalew to provide for limi-	county officers shall begin on
ted voting for county com-	the first Monday of December
missioners and auditors, con-	nextafter election, considered, 126
sidered	the section was agreed to 126
	article as amended 126
vol. v:	vol. vi:
new section proposed by Mr.	
Buckalew, to elect county	article on second reading
commissioners and county	section 1. What county officers
auditors by the limited sys-	shall consist of, considered 195
tem of voting, considered,	amendment of Mr. Darlington,
6; postponed, 6; resumed con-	195; adopted, 195.
sideration, 67.	amendment of Mr. Kaine, 195;
amendment of Mr. Hunsicker,	rejected, 196.
78; withdrawn, 97.	amendment of Mr. Beebe, 196;
amendment of Mr. Darlington	rejected, 197.
to amendment of Mr. Hun-	amendment of Mr. Simpson, 197;
sicker, 92; withdrawn, 97.	rejected, 197.
amendment of Mr. Mann, 97;	amendment of Mr. Wright, 197;
withdrawn, 111.	rejected, 197.
amendment of Mr. Hunsicker	amendment of Mr. Darlington,
to amendment of Mr. Mann 102	
amendment of Mr. Hunsicker	amendment of Mr. Kaine, 197;
renewed, 111; adopted, 124.	rejected by yeas and nays, 198.
amendment of Mr. H. W. Smith,	amendment of Mr. Wherry, 198;
121; rejected, 124.	adopted, 198.
amendment of Mr. Buckalew,	amendment of Mr. Corson, 198;
125; adopted, 125.	adopted, 198.
amendment of Mr. Minor, 125;	amendment of Mr. J. W. F.
rejected, 125.	White, to strike out auditors,
remarks on, by-	198; withdrawn, 201.
Mr. Ainey 108, 118	amendment of Mr. Harry
Mr. Baer 109	
Mr. BigIer 115	
Mr. Broomall 109	
Mr. Buckalew, 67, 68, 70, 120,	amendment of Mr. T. H. B. Pat-
121, 122, 123, 124.	terson, 202; rejected, 203.
Mr. Carter71, 79	amendment of Mr. Ewing, 203;
Mr. Cochran 93, 94, 93	
Mr. Darlington 91, 92, 93	
Mr. De France 105, 106	
Mr. Gibson 113	
Mr. Lawrence 116, 117, 118, 119	
Mr. Lear	
Mr. Lilly 103, 104, 10	
Mr. Mann 111, 11	

Counties, &c., officers—Continued.	Counties, &c., officers—Continued.
article on second reading-	article on second reading—
section 1—	section 6—
remarks on, by—	
	vol. vi:
vol. vi:	amendment of Mr. Hanna, 211;
Mr. J. W. F. White 198	adopted, 211; withdrawn, 211.
the section as amended was	amendment of Mr. J. M. Bailey,
agreed to 203	211; rejected, 211.
section 2. County officers, when	the section as amended, agreed
elected, and their term of of-	to 211
fice, considered 203	section 8. The term of office to
amendment of Mr. Darlington,	_
	begin on the first Monday of
203; rejected, 203.	December, considered 212
amendment of Mr. Harry	amendment of Mr. S. A. Purvi-
White, 203; rejected, 204.	ance to strike out December,
amendment of Mr. Buckalew,	and insert January, 212; adopt-
204; modified, 204; adopted,	ed, 212.
204.	the section as amended was
amendment of Mr. A. Reed, 204;	agreed to 212
rejected, 204.	article referred to Committee on
the section, as amended, was	Revision and Adjustment 212
agreed to	
	vol. vii:
section 3. All county officers to	article on, reported by Committee
be paid by salary, considered, 204	on Revision and Adjustment 538
amendment of Mr. Lamberton,	article on third reading 728
205; adopted, 205.	motion of Mr. Darlington to go
amendment of Mr. Struthers,	into committee of the whole
205; adopted, 205.	to amend the eighth section, 724
amendment of Mr. S. A. Purvi-	the motion was not agreed to, 724
ance, 205; adopted, 206.	
amendment of Mr. Darlington,	motion of Mr. Ross to go into
206; rejected, 208.	committee of the whole to
	amend the first section 724
amendment of Mr. Buckalew,	remarks on, by—
208; rejected, 208.	Mr. Ross 725
remarks on, by—	the motion was not agreed to, 725
vol. vi:	motion of Mr. Brodhead to go
Mr. Clark 208	into committee of the whole
Mr. A. Reed 207	to strike out third section 723
Mr. H. G. Smith	the motion was not agreed to, 725
Mr. J. W. F. White 206	motion of Mr. Struthers to go
the section as amended was	into committee of the whole
agreed to by yeas and nays 209	to amend seventh section 723
section 4. The Legislature to pro-	remarks on, by—
vide for the strict accounta-	Mr. Bigler 727
bility of all officers, consid-	Mr. Cochran 725, 726
ered 209	
the section was agreed to 209	
section 5. Any qualified elector	the motion was not agreed to, 727
to be eligible, considered 209	
the section was not agreed to 209	
	to amond governth section 709
section 6. Election of county com-	to amend seventh section 728
missioners and auditors, con-	remarks on, by-
sidered 209	
amendment of Mr. J. N. Purvi-	the motion was not agreed to, 729
ance, 210; rejected by yeas	the article passed finally 730
and nays, 210.	vol. viii:
amendment of Mr. Buckalew,	article on, reconsideration of, on
210; adopted, 210.	third reading 30
amendment of Mr. Buckalew,	section 5. Amendment of Mr. Hun-
211; adopted, 211.	sicker 30-
incoproduction	222202111111111111111111111111111111111

Counties, &c., officers—Continued.	Courts, existing—Continued.
article on second reading-	remarks on, by-
section 5—	vol. viii:
vol. vii:	Mr. G. W. Palmer 424, 431
remarks on, by-	Mr. D. W. Patterson 418, 422, 432
Mr. Darlington 332	Mr. Pughe 430
Mr. Hunsicker 304, 305	Mr. J. N. Purviance
Mr. Kaine 333	Mr. Harry White 418, 419, 426, 428
the article was passed finally 334	Mr. Woodward 417, 418, 420, 422, 425
Counties, debt of, resolution relative	Mr. Wright 429
to limitation of, vol. viii 100	magistrates, instead of alderman's,
Counties, division of—	for Philadelphia436
vol. ii:	magistrates', resolution relative to,
petition of citizens of Lawrence	vol. i 480
county, relative to 100	of chancery, common pleas to have
resolution of Mr. Dunning, relative	powers of, vol. vi
to 332	of conciliation, resolution to estab-
petition from Hon. A. C. Bush, rel-	lish, vol. i 205
ative to 366	of common pleas in Philadelphia
vol. vii:	and Allegheny county, organi-
in formation of Legislative districts, 314	zation of, vol. viii 406, 412
remarks on, by-	remarks on, by—
Mr. MacVeagh 314	vol. viii:
to be submitted to a vote of the peo-	Mr. Armstrong 409
ple 708	Mr. Baker
remarks on, by—	Mr. Biddle
Mr. Beebe 718	Mr. Buckalew
Mr. Bigler 711	Mr. Cuyler 407, 408, 409, 411
Mr. Bowman 710	Mr. Darlington 411
Mr. Church	Mr. Hanna
Mr. Cuyler 709	Mr. Howard 411
Mr. Dunning 711	Mr. Littleton
Mr. Mantor 710	Mr. J. R. Read
Mr. Minor 709	Mr. Simpson
division of	Courts of common pleas, to continue
remarks on, by—	as at present established—
Mr. Dunning	remarks on, by-
Mr. H. W. Palmer	vol. vi:
Mr. Pughe	Mr. Broomall
remarks on, by-	Mr. Fulton
Mr. Dunning	Mr. Kaine
Mr. Lilly	Mr. Mitchell
Mr. Niles	Mr. Woodward
Mr. Woodward	Courts, rules for, Supreme Court to
County offices, where to be kept, vol.	provide—
vii	remarks on, by—
Courts, circuit, provisions relative to,	vol. vi:
vol. i	Mr. Armstrong 514
Courts, existing, the continuation of-	Mr. Kaine 516
remarks on, by—	Mr. S. A. Purviance 515
vol. viii:	Courts, special, rules for-
Mr. Armstrong 423, 432	remarks on, by—
Mr. Biddle	vol. vii:
Mr. Buckalew 420, 421, 424	Mr. Landis 493
Mr. Corson	not to be created by the Legisla-
Mr. Darlington 420	ture, except as authorized by the
Mr. Lilly	Constitution, vol. vi 542
Mr. MacVeagh 420, 421, 422	of common pleas to have powers of
Mr. Niles 431	court of chancery, vol. vi 347

Courts, special—Continued.	Court, Supreme, rules of practice en-
vol. vii:	acted by-
of nisi prius and district court of	remarks on, by—
Philadelphia, causes pending in,	vol. vii:
to be tried by common pleas, vol.	Mr. Armstrong 494, 495, 496
viii 412	Mr. Dallas 496
of record, right of appeal to, vol. vi, 338	Mr. Darlington 495
resolution to divide Philadelphia	Mr. Mann. 496
by, vol. ii	Mr. Woodward 494
resolution relative to uniformity of	Court, Supreme, tenure of judges of-
practice in, vol. iii 3	remarks on, by-
Court, Supreme, judges of, number	vol. vii:
and term of—	
remarks on, by-	Mr. Armstrong
vol. vi:	Mr. Darlington
Mr. Armstrong 241, 242, 243	Mr. Woodward 542
Mr. Darlington	Courts, to appoint overseers of elec-
Mr. Kaine	tion of—
Mr. S. A. Purviance	remarks on, by—
Mr. Struthers	vol. v:
Mr. Woodward	Mr. J. M. Bailey 50, 51
Court, Supreme, powers of the-	Mr. Beebe 51, 52
remarks on, by—	Mr. Buckalew, 37, 38, 42, 43, 45, 46,
vol. iii :	51, 54, 62.
Mr. Dallas	Mr. Darlington 40, 47
Mr. Darlington	Mr. Lilly 60
Mr. Gowen 772, 774, 776, 777, 778	Mr. M'Connell
Mr. Horton 765, 766	Mr. Mann 53, 54, 55
Mr. MacVeagh 761, 765	Mr. H. W. Palmer 44, 47
Mr. Sharpe 767, 770	Mr. D. W. Patterson 39, 40, 42
Mr. Temple 754, 757, 758, 760	Mr. S. A. Purviance 38, 43
Mr. Woodward 733, 742	Mr. Purman 57, 58, 59
Court, Supreme, removal of criminal	Mr. Ross. 41
cases to—	Mr. Simpson 59
remarks on, by—	Mr. Struthers 45, 46
vol. vi:	Mr. Temple 55, 56
Mr. Armstrong 283, 303, 309	Mr. J. P. Wetherill 60
Mr. Bartholomew 302	Courts, to try contested elections—
Mr. Beebe	remarks on, by—
Mr. Biddle	vol. v:
Mr. J. S. Black. 294, 295	Mr. Bowman 65
Mr. Boyd	Mr. Broomall 197
Mr. Broomall	Mr. Buckalew 196, 197, 198, 199
Mr. Buckalew	Mr. Darlington 63, 196
Mr. Cochran	Mr. MacVeagh 199
Mr. Corbett'	Mr. D. W. Patterson 197
Mr. Corson	Mr. Wherry 200
	Mr. H. White 198, 199
Mr. Cuyler	Courts, uniformity of the powers and
	process of—
Mr. Hazzard	remarks on, by—
Mr. Hunsicker 281, 299, 311	
Mr. Lear	Vol. Vi:
Mr. MacVeagh	Mr. Armstrong. 507, 508, 509, 510, 512 Mr. Corbett
Mr. Mann. 285 Mr. H. W. Palmer. 282	
	Mr. Cuyler
Mr. Purviance	Mr. Dallas
Mr. Ross. 283	Mr. Darlington
Mr. Sharpe	Mr. Ellis
281. 10111110	MIT. Kaille 303

Courts, uniformity, &c.—Continued.	CRAIG, DAVID—Continued.
vacancies in, how filled—	remarks by—
remarks on, by-	vol. ii:
vol. vi:	on the Suffrage article
Mr. Arnistrong 460	on the Legislative article 251
Mr. Cuyler 457	on the death of Hon. Wm. Hop-
Mr. Ewing 459	kins 411
Mr. Hay 453, 455, 460	vol. iii:
Mr. MacConnell 457	on the passage of retrospective
• Mr. Wm. H. Smith 45%	laws by the Legislature 31
Mr. J. W. F. White 456	on prohibitory liquor license 65
COWAN, EDGAR, of Westmoreland	on re-assembling of Convention
county, appointment of, in place	at Harrisburg 150
of Mr. Gowen, vol. v	on vesting the judicial power, 708, 709
declines appointment, vol. v 467	vol. iv:
	on the Judiciary article 151, 157
CRAIG, DAVID, delegate XXVIIIth	on the recognition of Almighty
district:	God in the Constitution 767, 768
oath of office administered to, vol. 1, 7	Crawford county—
leaves of absence granted to, vol. i,	petitions of citizens of in favor of
594; iv, 644; vi, 3; vii, 81.	prohibition, vol. ii, 129; iii, 254.
appointed on Committee of Revision	petition of citizens of, asking for
and Adjustment, vol. v 470	recognition of Almighty God in
death of, announced, vol. viii 766	the Constitution, vol. iii 146
resolution of Mr. Beebe relative	
to, vol. viii	Credit of the Commonwealth not to
remarks on, by-	be loaned or pledged, vol. v 291
vol. viii:	of the State, county, city, borough
Mr. Beebe	or township, not to be loaned, vol.
Mr. Biddle	vi
Mr. Bowman	Crimes, persons convicted of, ineligi-
Mr. Lawrence	ble to office, vol. v
Mr. Mantor 768	Crime, reports of Board of Charities
Mr. Wright 766	relative to, vol. i
resolution passed unanimously 779	Criminal courts of Philadelphia and
memorials presented by—	Allegheny counties, vol. vi 280
vol. i:	prosecutions, on testimony in, vol.
in favor of requesting the Con-	vi
vention to prohibit the manu-	rights of accused in, vol. v 623
facture and sale of intoxicating	cases, removal of to Supreme
liquors 783	Court—
petition presented by—	remarks on, by—
vol. ii:	vol. vi:
from citizens of Lycoming county,	Mr. Armstrong 183, 303, 309
in favor of prohibition 548	Mr. Bartholomew 302
resolution submitted by—	Mr. Beebe
vol. i:	Mr. Biddle 304
to submit the question of prohibi-	Mr. J. S. Black, 294, 295
tion to the people 157	Mr. Boyd
rises to a question of privilege, vol. i, 348	Mr. Broomall
incidental remarks by—	Mr. Buckalew 294, 308
vol. iii:	Mr. Cochran
69, 108.	Mr. Corbett 312
vol. iv:	Mr. Corson 285
152, 155, 430.	Mr. Cuyler 295
vol. v:	Mr. Ellis 305
680.	Mr. Hazzard 288
remarks by—	Mr. Hunsicker 281, 290, 311
vol. i:	Mr. Lear
on sessions of Legislature and	Mr. MacVeagh 309
elections	

Criminal cases—Continued.	CURRY, JAMES W.—Continued.
removal of to Supreme Court	invited by Convention to open ses-
remarks on, by-	sions with prayer, vol. i 252
vol. vi:	resolution to pay for services as
Mr. H. W. Palmer 285	chaplain, vol. viii 591
Mr. Purman	prayers offered by—
Mr. Ross	vol.i:
Mr. Sharpe	124, 248, 263, 274, 304, 322, 335, 348,
Mr. Temple 287, 288 Cumberland county—	362, 375, 409, 456, 477, 566, 589,
petition of citizens of in favor of	611, 637, 669, 711, 734.
prohibition, vol. iii	vol. ii:
petition of citizens of, asking for	3, 35, 100, 129, 151, 183, 213, 367, 414,
recognition of Almighty God in	450, 479, 512, 548, 584, 758.
the Constitution, vol. iii 342	vol. iii:
Cumulative voting—see Limited Vote.	3, 42, 84, 146, 238, 254, 298, 342, 433,
for election of county commission-	483, 532, 582, 685, 731.
ers and auditors—	vol. iv:
remarks on, by-	3, 52, 93, 135, 188, 241, 295, 396, 446,
vol. v:	513, 695, 741.
Mr. Ainey 108, 118	vol. v:
Mr. Baer 109	99, 218, 260, 299, 330, 470, 590, 637,
Mr. Bigler 115	678, 743.
Mr. Broomall 102	vol. vi:
Mr. Buckalew, 67, 68, 70, 120, 121,	3, 60, 110, 166, 238, 290, 349, 408, 429,
122, 123, 124.	480, 533, 588, 646, 672, 719, 755.
Mr. Carter 71, 79	vol. vii:
Mr. Cochran 93, 94, 95	52, 81, 118, 130, 153, 192, 229, 268,
Mr. Darlington 91, 92, 93	414, 454, 577, 617, 697, 731, 769.
Mr. De France 105, 106	vol. viii:
Mr. Gibson	41, 175, 222, 267, 308, 447, 591, 656,
Mr. Lawrence 116, 117, 118, 119	731.
Mr. Lear	communication presented by—
Mr. Lilly 103, 104, 105 Mr. Mann 111, 112	vol. vi:
Mr. Mantor 87	from city council of Altoona, invi-
Mr. Minor	ting Convention to visit that
Mr. D. W. Patterson, 76, 77, 78,	eity 672
79, 80.	petitions presented by—
Mr. J. N. Purviance 96	vol. ii:
Mr. Stewart 114	from citizens of Blair county, in
Mr. Wherry 88	favor of prohibition 184
Mr. D. N. White 106, 107	from citizens of Altoona, in favor
Culliss, Rev. Wm. B., of Scranton,	of prohibition 414
prayer by, vol. vii	vol. iii:
CRONMILLER, JOHN P., delegate	from citizens of Blair county, ask-
XVIIth district:	ing for recognition of Almighty
oath of office administered to, vol. i, 7	God in the Constitution 342
leaves of absence granted to, vol. iv, 741; vi, 355.	resolutions submitted by—
petition presented by—	vol. i:
vol. iii:	relative to stationery and printing
from citizens of Pennsylvania	contracts for the State 249
asking for recognition of Al-	vol. iv:
mighty God in the Constitution, 179	
CURRY, JAMES W., delegate XXIst	bers 513
district:	vol. v:
oath of office administered to, vol. i, 7	
leaves of absence granted to, vol. i,	vention
503, 758; ii, 249, 584; v, 678; vi,	relative to drawing of warrants of
408 · vii 295 454.	officers of Convention 499

CURRY, JAMES W Continued.	CURTIN, ANDREW G Continued.
report made by—	resolutions submitted by—
vol. iv:	vol. iv:
from select committee on salaries	relative to death of Mr. M'Allis-
of members of Convention 513	ter 94
incidental remarks by— vol. ii:	vol. v:
517.	relative to observance of Decora-
vol. iv:	tion Day 99
243, 504, 505, 506, 597.	vol. vi: to adjourn Convention over to
vol. v:	Monday 167
380, 424, 483, 490, 493, 494, 500, 565.	vol. viii:
vol. vi:	to place Mr. Barr on committees
672, 673.	filled by Mr. J. S. Black 327
vol. vii:	to pay R. A. West for reporting
79, 80. vol. viii:	proceedings in Supreme Court, 748
309.	incidental remarks by—
remarks by—	vol. i:
vol. iii:	120, 302, 517, 644. vol. ii:
on prohibitory liquor license 57	384, 386, 394, 513, 625, 674.
on re-assembling of Convention	vol. iii :
at Harrisburg 151	233, 301, 543, 613, 777.
vol. iv:	vol. iv:
on the powers of the Supreme	92, 122, 324, 429, 434, 614, 624.
Court	vol. v:
on compensation of members 706	24, 144, 206, 213, 240, 329, 372, 643,
on the recognition of Almighty God in the Constitution 765	655, 673.
vol. v:	vol. vi:
on liquor prohibition 323	40. 169, 215, 427.
vol. vi:	vol. vii : 167, 168, 271, 284, 307, 315, 316, 320,
on oath prescribed members of	329, 330, 331, 353, 378, 438, 442, 444,
Assembly after sine die adjourn-	446, 447, 449, 452, 514, 536, 578, 65£,
ment 185	661, 777, 785.
on accepting the resignation of	vol. viii:
Mr. Woodward	36, 204, 269, 276, 318, 326, 327, 351,
on separate judicial districts for each county	355, 369, 378, 405, 427, 428, 443, 444,
vol. viii:	446, 599, 625, 675, 677, 702, 728, 748,
on the investigation of charges	756, 762.
against members of the Conven-	remarks by— vol. i:
tion 325	on the form of ballot
URTIN, ANDREW G., delegate at	vol. ii:
large:	on the form of ballot 63
oath of office administered to, vol.	on fixing the number of Repre-
i 7	sentatives
leaves of absence granted to, vol. i,	on resolution to have two sessions
249; iv, 695; vii, 731; viii, 49. communication presented by—	a day 329
vol. vi:	on the Executive power 337
from citizensof Gettysburg, offer-	on title of Secretary of the Com-
ing a hall for meetings of Con-	monwealth
vention at 533	on legislative appropriations for
statement of, relative to the M'Al-	sectarian and other purposes,
lister memorial 408	658, 659.
resolutions submitted by—	vol. iii:
yol. ii:	on exempting persons having con-
relative to publishing the Debates	scientious scruples from mili-
III TOO NOWSDANAYA 510	**************************************

CURTIN, ANDREW G.—Continued. remarks by—	CURTIN, ANDREW G.—Continued. remarks by—
vol. iv:	vol. viii:
on the death of Mr. M'Allister 94 on the compensation and retiring	on the free pass system 14, 15, 285 on the settlement of the Printer's
of judges	accounts
eorporations to execution 622	67, 188. on the right of construction of
on appointment to office by the	railroads
Governor	on the investigation of charges
on legislative appropriations to charitable institutions 272	against members of the Conven- tion 325
on appropriations to institutions for soldiers' widows and or-	on the election of Senators and Representatives 346
phans 327, 328	on the continuation of all courts
on the Legislative apportionment, 533 vol. vi:	of record
on the establishment of indus-	on adjournment of the Convention464
trial schools	on the compensation of judges,
of the State 152, 153 on railroad and canal companies	501, 503. on the date of submitting the Con-
guaranteeing the stock of other	stitution
on discrimination in freight or	a whole to the people 555
passage by railroad companies, 633 on the granting of free passes by	on form of ballot in voting on Constitution
railroads	on extra compensation to the reporter 603
Convention	on appointing commissioners of
on the death of Mr. Meredith 767 vol. vii:	election for Philadelphia 650 on publishing the Constitution 659
on separate legislative districts, 157, 162.	on the closing of the labors of the Convention
on appropriations to institutions	Cuyler, Theodore, delegate at large
for support of soldiers' widows and orphans 353, 354, 355	from Philadelphia: oath of office administered to, vol.i, 7
on appropriations for payment of military claims 381	leaves of absence granted to, vol. iv, 600; v, 99; vi, 214; vii, 408, 769.
on limiting tenure of Auditor	rises to a personal explanation, vol.
General	iv, 451. memorial presented by—
judge	vol. iii: from citizens of Pennsylvania,
bly 479	asking for recognition of Al-
on the powers and jurisdiction of the courts of common pleas of	mighty God in the Constitution, 178 petitions presented by—
Philadelphia 508	
on the salary of judges of Phila- delphia courts 554	ing for recognition of Almighty
on establishing a Superior Court, 600	God in the Constitution 554
on the registration of voters 642	resolutions submitted by—
on the final reference of articles 660	vol. i:
on compulsory education 686	relative to fraudulent acts of As-
on the discrimination in freight	sembly
or passage by railroad companies	

CUYLER, THEODORE—Continued.	CUYLER, THEODORE—Continued.
resolutions submitted by—	remarks by—
vol. viii:	vol. ii:
to have the address to the people	on cities and city charters, 395, 398,
of the State attested by the	399, 400.
President and Clerk of Conven-	on the Education article 451 459
tion	on oath prescribed to members
incidental remarks by— vol. i:	of Legislature 535
8, 12, 150, 286, 374, 460, 514, 515, 520,	on Legislative appropriations for
521.	sectarian and other purposes 681
vol. ii :	on limiting amount recoverable
259, 287, 397, 454, 487, 488, 506, 507,	for injury to persons or property,
508, 538, 539, 671, 736, 752, 753.	728, 740, 741.
vol. iii:	on validity of acts of the Assem-
19, 38, 95, 99, 109, 110, 111, 112, 113,	bly, 782, 785, 787, 788.
124, 194, 230, 411, 412, 497, 502, 521,	vol. iii:
525, 550, 562, 589, 613, 624, 666, 694,	on the right of members having a
727, 758, 772, 778.	private or personal interest in
vol. iv:	a bill to vote thereon 36
81, 82, 140, 185, 186, 259, 281, 291,	on the powers of mayors of cities,
292, 293, 299, 302, 303, 309, 310, 312,	94, 96, 97.
314, 315, 316, 317, 473, 474, 538, 539,	on creating special municipal com- missions
559, 560, 561, 579, 589, 590, 592, 593,	on public transaction of business
595, 603, 603, 611, 617, 618, 619, 633,	by railroad companies, 332, 333,
635, 636, 637, 642, 670, 737, 738, 739, 751, 756.	335.
vol. v:	on railroads guaranteeing the
17, 24, 25, 32, 33, 223, 258, 291, 351,	stock of other corporations 450
352, 361, 372, 402, 416, 421, 421, 531,	on consequential damages by rail-
623, 630, 631, 634, 648, 651, 652, 655,	road and canal corporations,
656, 657, 720, 739, 751, 765, 768, 774.	586, 587.
vol. vi:	on railroads accepting the provis-
22, 24, 25, 37, 41, 102, 336, 338, 340,	ions of the general law, 613, 615,
415, 419, 433, 434, 441, 509, 520, 521,	619, 620, 621, 622, 623.
522, 585, 593, 595, 596, 604, 606, 608,	on vesting the judicial power, 711,
609, 620, 667, 669, 671, 735.	715.
vol. vii:	vol. iv:
50, 66, 101, 191, 212, 213, 214, 215, 217,	on the location of the Supreme
218, 241, 244, 308, 322, 325, 327, 331,	Court 82
349, 350, 439, 488, 551, 556, 557, 558, 578, 508, 500, 600, 605, 615, 679, 674	on the compensation of the offi-
578, 598, 599, 600, 606, 615, 672, 674, 675, 728, 742.	cers of the Philadelphia courts,
vol. viii:	182, 201.
16, 35, 40, 72, 159, 180, 209, 218, 219,	on the removal of indictments to
228, 229, 242, 245, 276, 283, 292, 297,	the Supreme Court
298, 300, 326, 369, 386, 547, 623, 652,	courts 279, 280, 300, 315
673, 676, 690, 697, 715, 716.	on dispensing with trial by jury
remarks by-	in civil cases
vol. i:	on establishing nisi prius courts
on time for holding municipal	in Philadelphia 484, 485
elections	on the validity of existing char-
on sessions of the Legislature, 437, 446	ters having no bona fide organi-
on salaries of members of Legis-	zation 580, 581, 582, 586
lature 499	on the liability of franchises, &c.,
vol. ii:	of corporations to execution, 612,
on the Legislature article, 203, 206,	613, 614, 624.
217, 493, 495, 496, 498.	on interference with free exercise
on the Executive power 339	of right of suffrage 673, 674, 675

TLER, THEODORE—Continued.	CUYLER, THEODORE—Continued.
remarks by—	remarks by—
vol. v:	vol. ii:
on oath prescribed to members of	on the salary of judges of Phila-
General Assembly, 18	delphia courts 554
on the appointment of overseers	derpina courts
	on submission of division of coun-
of elections	ties to the electors 709
on the pardoning power 232	on the powers of municipal gov-
on fixing rate of interest 258, 259	ernments
on Legislative appropriations to	on special legislation to amend
charitable institutions 255	
	existing city charters 741
on investment of trust funds, 396, 397	on the General Assembly author-
on the Congressional apportion-	izing local improvements 743
ment 556	vol. viii :
on damages to property by corpo-	
rations	on the free pass system, 284, 285,
	293, 299.
on the Senatorial apportionment,	on the application of Railroad ar-
642, 649.	ticle to telegraph companies 25
on corporation elections 761, 763	on the article on New Counties 51
on banking rates of interest 777	on the location of the State capi-
vol. vi:	
on the right of eminent domain, 34	tal
	on the right of construction of
on corporation elections 37	railroads 206, 208
on the assessment of special tax	on the leasing of railroads 226, 232
for local improvements 99, 101	on the discrimination by railroad
on the removal of criminal cases	
to the Supreme Court 295	companies in freight or pas-
on the election and analifications	sage 251, 260, 278, 279
on the election and qualifications	on the investigation of charges
of aldermen 323, 325, 337	against members of the Conven-
on requirement of judges to be	
learned in the law 340	tion
on adjournment of Convention 358	on the organization of telegraph
on filling recogning in court of me	companies
on filling vacancies in court of re-	on appointment of prothonotary
cord 452	of Philadelphia 415
on the election and qualifications	on abolishing jury commissioners, 529
of aldermen in Pittsburg and	
Allegheny 457	on the election of Lieutenant Gov-
	ernor, &c 673
on the uniformity of the powers	on signing the address to the peo-
and process of the courts 510	ple of the State 698
on establishing a Supreme Court	on corporation leases
nisi prius 518	on corporation reases
on railroad and canal companies	T
guaranteeing the stock of other	D.
gaaranteering the stock of other	
	DALLAS, GEORGE M., delegate at
001 P014110115	DALLAS, GEORGE M., delegate at
on preventing corporations doing	large:
on preventing corporations doing	large: oath of office administered to, vol. i, 7
on preventing corporations doing business of a common carrier	large:
on preventing corporations doing business of a common carrier from mining or manufacturing, 577	large: oath of office administered to, vol.i, leaves of absence granted to, vol.iv,
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or	large: oath of office administered to, vol.i, leaves of absence granted to, vol.iv, 135; vii, 337; viii, 3.
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies,	large: oath of office administered to, vol. i, leaves of absence granted to, vol. iv, 135; vii, 337; viii, 3. communications presented by—
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661.	large: oath of office administered to, vol. i, leaves of absence granted to, vol. iv, l35; vii, 337; viii, 3. communications presented by— vol. i:
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661.	large: oath of office administered to, vol. i, leaves of absence granted to, vol. iv, 135; vii, 337; viii, 3. communications presented by— vol. i: from the Law Association of Phila-
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661. on the death of Mr. Meredith 770 yel, vii:	large: oath of office administered to, vol. i, leaves of absence granted to, vol. iv, 135; vii, 337; viii, 3. communications presented by— vol. i: from the Law Association of Phila- delphia tendering use of library
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661. on the death of Mr. Meredith 770 yel, vii:	large: oath of office administered to, vol. i, leaves of absence granted to, vol. iv, 135; vii, 337; viii, 3. communications presented by— vol. i: from the Law Association of Phila- delphia tendering use of library
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661. on the death of Mr. Meredith 770 vol. vii: on decennial apportionment 210	large: oath of office administered to, vol.i, leaves of absence granted to, vol.iv, 135; vii, 337; viii, 3. communications presented by— vol.i: from the Law Association of Philadelphia tendering use of library to members of Convention
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661. on the death of Mr. Meredith 770 vol. vii: on decennial apportionment 210 on damages for injury to private	large: oath of office administered to, vol.i, leaves of absence granted to, vol.iv, 135; vii, 337; viii, 3. communications presented by— vol.i: from the Law Association of Philadelphia tendering use of library to members of Convention
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661. on the death of Mr. Meredith 770 vol. vii: on decennial apportionment 210 on damages for injury to private property 299	large: oath of office administered to, vol.i, leaves of absence granted to, vol.iv, 135; vii, 337; viii, 3. communications presented by— vol.i: from the Law Association of Philadelphia tendering use of library to members of Convention 63 vol. vii: from the bar of Philadelphia, rel-
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661. on the death of Mr. Meredith 770 vol. vii: on decennial apportionment 210 on damages for injury to private property 299 on the limitations of actions, 359,	large: oath of office administered to, vol.i, leaves of absence granted to, vol.iv, 135; vii, 337; viii, 3. communications presented by— vol.i: from the Law Association of Philadelphia tendering use of library to members of Convention 63 vol. vii: from the bar of Philadelphia, relative to the Judiciary article 498
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661. on the death of Mr. Meredith 770 vol. vii: on decennial apportionment 210 on damages for injury to private property 299	large: oath of office administered to, vol.i, leaves of absence granted to, vol.iv, 135; vii, 337; viii, 3. communications presented by— vol.i: from the Law Association of Philadelphia tendering use of library to members of Convention 63 vol. vii: from the bar of Philadelphia, rel-
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661. on the death of Mr. Meredith 770 vol. vii: on decennial apportionment 210 on damages for injury to private property	large: oath of office administered to, vol.i, leaves of absence granted to, vol.iv, 135; vii, 337; viii, 3. communications presented by— vol.i: from the Law Association of Philadelphia tendering use of library to members of Convention 63 vol. vii: from the bar of Philadelphia, relative to the Judiciary article 498
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661. on the death of Mr. Meredith 770 vol. vii: on decennial apportionment 210 on damages for injury to private property 299 on the limitations of actions, 359, 360, 361. on validity of acts of the Assem-	large: oath of office administered to, vol.i, leaves of absence granted to, vol.iv, 135; vii, 337; viii, 3. communications presented by— vol.i: from the Law Association of Philadelphia tendering use of library to members of Convention 63 vol.vii: from the bar of Philadelphia, relative to the Judiciary article 498 memorials presented by— from citizens of Philadelphia, ask-
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661. on the death of Mr. Meredith 770 vol. vii: on decennial apportionment 210 on damages for injury to private property	large: oath of office administered to, vol.i, leaves of absence granted to, vol.iv, 135; vii, 337; viii, 3. communications presented by— vol.i: from the Law Association of Philadelphia tendering use of library to members of Convention
on preventing corporations doing business of a common carrier from mining or manufacturing, 577 on discrimination in freight or passage by railroad companies, 623, 657, 660, 661. on the death of Mr. Meredith 770 vol. vii: on decennial apportionment 210 on damages for injury to private property 299 on the limitations of actions, 359, 360, 361. on validity of acts of the Assem-	large: oath of office administered to, vol.i, leaves of absence granted to, vol.iv, 135; vii, 337; viii, 3. communications presented by— vol.i: from the Law Association of Philadelphia tendering use of library to members of Convention 63 vol.vii: from the bar of Philadelphia, relative to the Judiciary article 498 memorials presented by— from citizens of Philadelphia, ask-

PALLAS, GEO. M.—Continued.	DALLAS, GEO. M.—Continued.
petitions presented by—	incidental remarks by—
vol. iii:	vol. vii :
from citizens of Pennsylvania, to	614, 700, 713, 714, 715, 716, 717, 718,
restrain the powers of railroad	734, 756, 757.
and canal companies 459	vol. viii:
reports made by— from the minority of the Com-	72, 73, 88, 129, 136, 268, 306, 309, 318,
mittee on the Legislature, vol.	385, 387, 446, 480, 503, 517, 535, 536,
i, 252; iii, 181.	545, 607, 644, 646, 648, 679, 700, 705, 707, 708, 709, 715, 716, 721, 724, 729,
vol. ii :	782.
from the Committee on the House, 481	. remarks by—
vol. iii:	vol. i:
from the minority of the Commit-	on contested seat 10
tee on the Judiciary 240	on changing time of holding gen-
vol. vi:	eral elections
from minutes of the Committee	on fixing time for holding munici-
on the Legislature, on location	pal elections
of the capital of the State 549	vol. ii:
resolutions submitted by—	on form of ballot 11, 38, 40, 47
'vol. i:	on the Suffrage article 61, 91
to appoint committee to confer	on division of election districts,
with councils of Philadelphia. 63	134, 137.
to provide for the better protection of the press 155	on special legislation
to refer amendments, as to form	on legislative appropriations for
and matter, to Committee on	sectarian and other purposes 685
Revision and Adjustment 349	on creating special commissions
vol. viii :	for municipal purposes 703 vol. iii:
relative to the submission of the	on the right of members having a
article on Railroads and Canals, 268	private or personal interest in a
rises to a question of privilege, vol.	bill to vote thereon 32, 33
iii, 240; v, 744.	on creating special municipal
incidental remarks by—	commissions 129, 143, 144
vol. i:	on removal from office 225
8, 9, 36, 44, 152, 189, 208, 209, 266,	on limiting municipal indebted-
279, 302, 307, 310, 349, 351.	ness
vol. ii:	on the right to construct railroads,
131, 150, 625, 626, 633, 634, 635, 648,	316, 317.
650, 654, 707, 712, 796, 797.	on railroads guaranteeing the
vol. iii:	stock of other corporations, 443, 444
197, 387, 416, 472, 517, 519, 575, 733.	on restraining raitroad companies
vol. iv: 69, 71, 72, 87, 319, 323, 325, 420, 437,	from mining and manufactur-
442, 443, 444, 445, 473, 556, 557,	on discrimination in freight or
596, 601, 602, 603, 608, 643, 683,	. passage by railroad companies,
722, 724, 732.	488, 489, 490, 491.
vol. v:	on increasing the capital stock of
15, 128, 133, 141, 174, 178, 179, 245,	railroad or canal corporations 576
246, 250, 258, 268, 291, 401, 419, 467,	on consequential damages by rail-
482, 542, 560, 609, 619, 657, 665, 677,	road and canal corporation s 588
702, 728, 751.	on the power of the Supreme
vol. vi:	Court 745, 747
13. 24, 32, 42, 194, 235, 241, 315, 319,	vol. iv:
392, 393, 424, 426, 427, 520, 521, 522,	on the election of judges 87
523, 549, 712, 754.	on the compensation of the offi-
vol. vii:	cers of the Philadelphia courts, 203
127, 132, 140, 141, 172, 230, 236, 244, 250, 261, 264, 265, 277, 292, 308, 315,	on the election of judges by the limited system of voting, 327,
324, 329, 414, 456, 498, 512, 561, 599,	328.
0=1, 0=0, 111, 100, 100, 011, 001, 000,	020,

DALLAS, GEO. M.—Continued.	DALLAS, GEO. M.—Continued.
remarks by—	remarks by—
vol. iv:	vol. vii:
on uniformity of practice in the	on the appointment of supervisors
courts	of election boards
on providing for phonographic re- porters to the courts of Phila-	on the General Assembly author-
delphia 471	izing local improvements, 745, 746 on restrictions on railroad com-
on the absorption of capital by	panies
corporations	
on interference with the free ex-	vol. viii:
ercise of the right of suffrage 672	on the location of the State eapi-
on the freedom of the printing	tal
press	on holding evening sessions 89
vol. v:	on the right of construction of
on the uniformity of registry laws, 167	on the discrimination in freight
on the appointment of overseers	or passage by railroad compa-
of elections	nies
on fixing the rate of interest, 259,	on a point of order made by Mr.
260, 262.	Hunsicker
on the legislative apportionment, 461	on adjournment of the Conven-
on the liberty of the press, 584,	tion 470
606, 607, 609.	on appointing commissioners of
on the Representative apportion-	election for Philadelphia, 585,
ment	606, 645, 691.
on the recess of the Convention 726	on extra compensation to the re-
on banking rates of interest 777	porter 620
vol. vi:	on ealling a special session of the
on the right of eminent domain. 34	Convention 680, 681
on the legislative power of cities, 218	on registration
on special municipal laws, 225,	on corporation leases 716
227, 228.	Damages by corporations, assessment
on the establishment of Philadel-	of, vol. vi
phia courts256, 266, 275, 276, 277	to property by railroad and canal
on the election and qualifications of aldermen	eorporations, vol. vi
on accepting the resignation of	remarks on, by—
Mr. Woodward	vol. vi:
on acts of the Legislature passed	Mr. Alrieks 739
by bribery 387	Mr. Biddle 740, 741
on the uniformity of the powers	Mr. Bigler 738
and process of the courts 761	Mr. Corbett
on the death of Mr. Meredith 510	Mr. Funek
vol. vii:	Mr. Lamberton
on the disqualification of duelists, 143	Mr. M'Connell
on the freedom of the printing	Mr. A. Reed
press	Mr. J. W. F. White
on restricting debate 271	DARLINGTON, WILLIAM, delegate
on damages for injury to private	Vth district: oath of office, administered to, vol.i, 7
property	
on validity of acts of Assembly,	leaves of absence, granted to, vol. i, 523, 637, 785; iv, 246, 695; v, 338; vi,
484, 485.	672.
on enacting rules of practice by Supreme Court	memorials presented by—
on the powers and jurisdiction of	vol. i:
the court of common pleas of	from Monthly Meeting of Society
Philadelphia 505, 506, 507, 511	of Friends of Chester county,
on holding Philadelphia munici-	relative to military exemption, 348
pal elections in May 632, 635	from the same, in favor of the
on the registration of voters 641	abolition of the death penalty 348

ARLINGTON, WM.—Continued.	DARLINGTON, WM.—Continued.
memorials presented by—	resolutions submitted by—
vol. i:	vol.i:
from the Birmingham Monthly	to provide for the appointment of
Meeting in favor of military ex-	council of pardons 143
emption 378	to choose Senators and Represen-
from the Bradford Monthly Meet-	tatives by single districts 143
ing, in favor of prohibition 611	to provide for legislative appor-
from the same, in favor of the	tionment 194
abolition of the death penalty, 611	relative to vacancy in office of
from the same, in favor of mili-	State Treasurer 198
tary exemption	to establish court of conciliation, 205
from citizens of Solesbury, in	to purchase a copy of Purdon's
favor of prohibition 611	Digest 307
vol. ii:	relative to debate upon adjourn-
from Fallowfield Monthly Meet-	ment 691
ing, in favor of abolishing the	vol. ii :
death renalty	to rescind the resolution limiting
_ T.,	debate 214
vol. iii:	vol. iii;
from citizens of Parkesburg, Ches-	to hold one session on Saturdays, 434
ter county, in favor of prohibi-	vol iv:
tion	to amend Rule XII 561
vol. vii:	vol. v:
from Board of Public Charities, on	fixing the compensation of mem-
the subject of the Legislation	bers of the Convention
and Education articles 57	vol. vii:
petitions presented by—	requesting attendance of absent
vol. i:	members
from citizens of Chester county,	vol. viii:
in favor of female suffrage, 264, 348	to provide for distribution of the
from the Monthly Meeting of the	The land and
Society of Friends, Chester	to rescind resolution fixing night
eounty, in favor of prohibition, 348	
from Birmingham Monthly Meet-	relative to the closing session of
ing, in favor of abolishing capi-	the Convention
tal punishment 378	to re-print the Debates and Jour-
from the same, in favor of prohi-	nal
bition	rises to a personal explanation, vol.
from citizens of Chester county,	vii
in favor of prohibition 544	incidental remarks by—
from citizens of West Chester, in	vol. i:
favor of prohibition 685	6, 8, 21, 158, 159, 171, 176, 188, 246,
vol, ii:	276, 299, 307, 326, 329, 347, 349,
from citizens of Chester county,	354, 374, 433, 434, 435, 452, 470,
in favor of prohibition 151	502, 513, 515, 519, 520, 521, 570,
from citizens of Chester county in	587, 588, 612, 613, 624, 625, 707,
favor of abolishing capital pun-	709, 713, 717, 737, 739,
ishment	
from the Longwood Monthly Meet-	vol. ii:
ing of Progressive Friends in fa-	146, 147, 148, 149, 163, 166, 174, 175,
vor of prohibition 366	180, 184, 203, 217, 267, 271, 275,
	282, 300, 303, 305, 308, 326, 327,
vol. iii:	328, 347, 355, 364, 372, 418, 421,
from citizens of Kennett Square,	434, 440, 462, 463, 470, 472, 512,
Chester county, in favor of pro-	542, 558, 592, 605, 606, 608, 622,
hibition	627, 632, 633, 648, 683, 705, 708,
report made by—	714, 715, 731; 740, 751, 753, 754.
vol. ii.	vol. iii:
from the Committee on Education,	43, 70, 71, 82, 117, 147, 161, 181, 198,
reporting article	232, 233, 243, 247, 255, 270, 271.
6—Vol. IX.	, , , , , ,

N	Division William Co. Co. Co.
DARLINGTON, WM.—Continued.	DARLINGTON, WM.—Continued.
incidental remarks by— vol. iii:	remarks by—
	vol. i:
274, 203, 387, 373, 374, 385, 419,	on resolution to adjourn for six
420, 436, 472, 483, 484, 560, 578,	weeks 119
587, 606, 732, 758, 760.	on changing time for holding gen-
vol. iv:	eral elections
34, 38, 43, 44, 82, 113, 114, 119, 128, 130, 135, 156, 160, 163, 194, 203,	on time of holding municipal elections
215, 228, 230, 233, 302, 319, 323,	on resolution requesting pro-
343, 346, 349, 350, 367, 368, 369,	thonotaries to report number of
371, 381, 383, 385, 386, 387, 403,	civil cases at issue 324
430, 435, 437, 444, 484, 485, 486,	on providing for term of Assem-
505, 506, 509, 556, 560, 561, 565,	blymen 339, 346
575, 576, 590, 591, 594, 595, 597,	on sessions of the Legislature 355
603, 618, 644, 677.	on oath of office
vol. v:	on pay of members of Legislature, 475
7, 13, 14, 48, 49, 50, 57, 62, 63, 95, 97,	on woman suffrage 579
99, 103, 106, 123, 127, 128, 132, 141,	on tax qualifications 630
143, 164, 172, 175, 182, 183, 193,	on resolution limiting debate 663
205, 207, 213, 219, 220, 237, 238,	on form of ballot
243, 250, 251, 256, 259, 267, 280,	vol. ii:
290, 291, 300, 334, 337, 380, 381,	on the Suffrage article 75, 84, 110
401, 425, 446, 447, 457, 460, 482,	on amendment to Mr. M'Allis-
483, 484, 485, 486, 490, 491, 495,	ter's substitute for
499, 500, 520, 522, 537, 560, 561,	on testimony in contested elec-
591, 633, 640, 641, 669, 712, 757,	tions
760, 775.	on defining the residence of vo-
vol. vi: 24, 32, 36, 39, 40, 41, 42, 47, 72, 79,	ters
82, 140, 148, 149, 162, 166, 193, 195,	274, 286, 287, 289, 291.
197, 203, 206, 210, 215, 216, 246, 315,	on the resolution to have two ses-
318, 329, 336, 338, 349, 392, 417, 425,	sions a day
426, 427, 440, 441, 442, 444, 448, 455,	on the Executive power 338
480, 503, 504, 520, 524, 537, 548, 610,	on the term of Governor 343
669.	on court of pardons 359, 378
vol. vii:	on Superintendent of Public In-
3, 6, 37, 57, 70, 73, 79, 80, 82, 115, 116,	struction
120, 121, 123, 127, 134, 135, 137, 138,	on resolution to print reports of
141, 142, 152, 154, 158, 164, 176, 179,	committees 416, 417, 513
188, 210, 222, 230, 241, 242, 245, 246,	on the Education article, 419, 427,
247, 270, 281, 288, 291, 292, 293, 298,	439, 464, 468, 469, 471.
303, 304, 312, 313, 318, 323, 325, 329,	on the oath prescribed to members
330, 337, 339, 341, 343, 344, 345, 346,	of the Legislature 556, 558
351, 356, 360, 389, 390, 396, 400, 421,	on the qualifications of members,
423, 433, 435, 436, 446, 447, 449, 452,	and contested elections of 575
462, 466, 490, 492, 498, 499, 501, 504,	on legislative appropriations to
526, 538, 541, 564, 615, 618, 623, 635,	charitable and educational insti-
638, 650, 653, 658, 659, 676, 677, 680,	tutions
681, 682, 696, 703, 704, 707, 717, 724,	on creating special commissions for municipal purposes 702
728, 760, 780.	on limiting amount recoverable
vol. viii:	for injuries to person or proper-
4, 6, 21, 41, 47, 57, 63, 88, 103, 104,	ty
120, 125, 137, 138, 267, 271, 306, 331,	on change of venue
332, 341, 385, 393, 405, 436, 438, 439,	vol. iii:
444, 446, 471, 474, 479, 518, 519, 534,	on exempting persons having con-
596, 599, 625, 632, 633, 661, 666, 675, 676, 677, 678, 680, 681, 685, 689, 690,	scientions scruples from mili-
698, 699, 730, 733, 734, 747, 748, 756,	tary service 166, 175, 176
757, 758, 759, 763, 769, 770.	on removal from office 225, 226, 230
, , , , , , , , , , , , , , , , , , , ,	

DARLINGTON, WM.—Continued.	DARLINGTON, WM.—Continued.
remarks by—	remarks by—
vol. iii:	vol. v:
on the erection of new counties,	on corporation elections 758
250, 251, 264.	on banking rates of interest 777
on the right to construct rail-	vol. vi:
roads 305, 306, 310	on banking rates of interest 6
on the taxation of railroad corpo-	on the establishment of industrial
rations 347	schools
on consequential damages by rail-	on compulsory education 82
road and canal corporations, 583,	on keeping at interest the moneys
584, 585, 586, 592, 605.	of the State 153
on the fencing of railroads 610	on general laws for incorporation
on the power of the Supreme	of cities
Court 750, 753	on the term of Supreme Court
vol. iv:	judges244
on the election of Supreme Court	on the jurisdiction of the Supreme
judges by districts 59, 60	Court 247, 248
on the election of judges of court	on acts of Assembly passed by
of common pleas. 121, 122, 124, 125	bribery
on the establishment of probate	on abolishing the registers' courts, 436
courts	on the style of process and form
on the election of judges by the	of prosecution
limited system of voting, 323,	on separate judicial districts for each county
324, 325, 326, 327, 328.	on the uniformity of the powers
on the compensation and retiring	and the process of the courts 511
of judges	on dispensing with trial by jury
on abolishing the office of associate judge	in civil cases
on uniformity of practice in the	on preventing corporations doing
courts	the business of a common car-
on dispensing with trial by jury	rier from mining or manufac-
in civil cases	turing 574
on stockholders election of incor-	on the death of Mr. Meredith 758
porated companies 606, 607	vol. vii:
on the Declaration of Rights 664	on representative apportionment.
on the interference with the free	69, 89.
exercise of the right of suf-	on the disqualification of duelists,
frage 670, 671	141, 147.
vol. v:	on separate legislative districts 156
on the appointment of overseers	on decennial apportionment 193
of elections 40, 47	on restricting debate 269, 273
on the trial of contested elections	on legislative representation of
by the court 63, 196	cities
on limited voting for county com-	on the limitation of actions 359, 360
missioners and auditors, 91, 92,	on the appointment of Superin-
93.	tendent of Public Instruction 443
on appointments to office by the	on the management of the public
Governor	funds 447, 448
on fixing the rate of interest 262	on abolishing office of associate
on the passage of bills contrary to	judge
constitutional provisions 311	on enacting rule of practice by
on liquor prohibition 317	Supreme Court
on the exemption laws 332	on election of Supreme Court
on the formation of new counties, 406	judges by limited vote 605
on the free exercise of the right of	on the power and jurisdiction of
suffrage	the court of common pleas of
on the trial by jury	Philadelphia
on the Senatorial apportionment, 648	on the tenure of judges of the Su-
on the recess of the Convention 732	preme Court 541

DARLINGTON, WM.—Continued.	DAVIS, WILLIAM, delegate at large:
remarks by—	oath of office administered to, vol.i,
vol. vii:	leaves of absence granted to, vol. i,
on the salary of judges of the	289, 711; ii, 129; iv, 695; v, 519;
Philadelphia courts 554	vi, 166, 588; vii, 81, 454, 657. petition presented by—
on organizing the militia of the	vol. i:
State	from citizens of Monroe county,
of election boards 647	in favor of prohibition 431
on establishing industrial schools, 691	resolution submitted by-
on the election of county com-	vol. i:
missioners	relative to adjournment 486
on the liability of individual asso-	incidental remarks by—
ciations	vol. i:
vol. viii:	479.
on the free pass system 32	vol. iv:
on holding evening sessions 88	367, 368, 377.
on the formation of Senatorial	vol. v: 489.
districts 101, 107, 108, 109, 117	vol. vii:
on the right of construction of	644.
railroads	Dauphin county, report of prothono-
on the leasing of railroads 237, 242	tary of, vol. i
on the compensation of county officers	petition of citizens of, asking for re-
on the election of Senators and	cognition of Almighty God in
Representatives 349	the Constitution, vol. iii 179, 328
on Senatorial apportionment with	Deaf and Dumb asylum, invitation of
reference to Delaware county 384	directors of, to visit, vol. i 26-
on the compensation of judges of	Dean, John Haid, communication
the court	from, relative to Debates of Conven-
on the appointment of prothono-	tion, vol. i
tary of Philadelphia 413	Death penalty, memorial of Society
on continuing certain courts not	of Friends for abolition of, vol. ii,
specified in the Constitution 420	151, 213, 327.
on corporations not to exercise	Death of Mr. Hopkins—
powers repugnant to the Consti-	remarks on, by—
tution	vol. ii : Mr. Biddle
on apportionment of Senators, 457, 671, 672.	Mr. J. S. Black 400
on adjournment of the Conven-	Mr. Bowman 40
tion	Mr. Buckalew 41
on dividing the State into Sena-	Mr. Corson 41:
torial districts 481	Mr. Craig
on the pay of officers of the Con-	Mr. Hazzard 403
vention 520	Mr. Lawrence 405
on rescinding Rule XLIII 524	Mr. MacVeagh 409
on appointing commissioners of	Mr. T. H. B. Patterson 413
election for Philadelphia 612	Mr. Patton
on extra compensation to the re-	Mr. J. N. Purvianee
porter	Mr. W. H. Smith 40:
on election expenses	Mr. Turrell 400
on the payment of expenses of Committee on Address to the	Mr. J. W. F. White
People	Mr. Wright 40
on reprinting the Debates and	Death of Mr. M'Allister—
Journal	remarks on, by—
on the payment of certain claims, 755	vol iv:
Davis, Mrs. E. M., and others, petition	Mr. Alricks 9
from, in favor of female suffrage,	Mr. Armstrong 108
vol. i	Mr. J. M. Bailey 10

Death of Mr. M'Allister—	Debate—Continued.
remarks on, by-	resolution relative to limiting—
vol. iv:	remarks on, by—
Mr. Bigler 96	vol. iii:
Mr. Bowman	Mr. Lilly 45
Mr. Carter 101	Mr. T. H. B. Patterson 49
Mr. Coehran	vol. iv:
Mr. Curtin 94	
Mr. Lilly 105	remarks on, by—
Mr. Mann 108	Mr. S. A. Purviance
Mr. Mantor 107	
Mr. Patton 104	vol. v:
Mr. A. Reed 101	
Mr. Simpson 106	vol. vii:
Mr. W. H. Smith 106	
Mr. Stanton 107	remarks on, by-
Mr. H. White 103	Mr. Bigler 275
Mr. Woodward 99	
Death of Mr. Meredith—	Mr. Broomall 270, 273
remarks on, by-	Mr. Buckalew 270, 27
vol. vi:	Mr. Campbell
Mr. Armstrong 775	Mr. Carter 26
Mr. Biddle 759	Mr. Coenran
Mr. Carey 756	Mr. Danas
Mr. Curtin 767	Mr. Darlington 269, 272
Mr. Cuyler 770	Mr. Hunsicker. 273
Mr. Dallas 761	Mr. Lawrence 272, 273, 275
Mr. Darlington 758	Mr. Mae Veagh 269
Mr. Landis 762	Mr. H. W. Smith 270
Mr. J. N. Purvianee 769	Mr. Turrell
Mr. Sharpe	Debates, resolution relative to publication of in the newspapers, vol.
Mr. Stanton 763	55
Mr. Woodward 772	ii
Mr. Wright 772	adopted, vol. ii
Death of Mr. Craig—	report of Committee on Printing,
remarks on, by-	relative to publishing of in daily
vol. viii:	papers, vol. iii
Mr. Beebe 766	incidental remarks by—
Mr. Biddle	
Mr. Bowman 767	Mr. Coehran
Mr. Lawrence	Mr. Lilly
Mr. Mantor 768	Mr. Newlin. 116
Mr. Wright 766	resolution of inquiry whether the
Death penalty, memorials of Society	Printer is justified to repeat in
of Friends, for abolition of, vol. ii,	the Debates the Journal of the
151, 213, 327.	Convention 157
petition of citizens of Chester coun-	remarks on, by—
ty, for abolition of, vol. ii 213	Mr. Cochran 158
Debate, limiting of, resolutions rela-	Mr. Lilly 157, 158
tive to, vol. ii, 128, 130, 282, 417.	Mr. Struthers 157
remarks by—	resolution relative to publication of
vol. ii:	in the newspapers
Mr. Ewing 305	vol. iv:
Mr. Gowen 305	and Journals, resolution relative to
Mr. Lilly 128	binding of 53, 188
Mr. S. A. Purviance 307	vol. v:
Mr. Harry White 307	petition of compositors on, request-
Mr. J. W. F. White 306	ing a bound copy of

Debates—Continued.	Decision of the Chair—Continued.
vol. v:	appeal from—
resolution restricting number of	remarks on, by—
bound volumes of 222	vol. viii:
vol. vi:	Mr. Armstrong 14
relative to publication of 423	Mr. Baer
vol. vii:	Mr. Biddle 14
to cease publication of 3	Mr. Bowman 14:
directing presentation of copies	Mr. Broomall 13
of 57	Mr. Buckalew 138, 14
to furnish copies of 118	Mr. Cochran
to furnish judges of Supreme	Mr. Howard 14
Court with copies of 130	Mr. Lawrence 14
to furnish copies of to U.S. Sen-	Mr. MacVeagh 137, 14
ate and Congressional libraries, 620	Mr. Mann 14
vol. viii:	Mr. T. H. B. Patterson 14
distribution of, resolution to pro-	Mr. S. A. Purviance 13
vide for 55	Mr. Simpson 13
resolution of Mr. Stanton, instruct-	Mr. Harry White 13
ing Auditor General and Attorney	Declaration of Rights—
General to print, 741; rejected, 741.	vol.i:
resolution of Mr. Hunsicker to re-	
print, 747; withdrawn, 747.	resolution to appoint standing com-
resolution of Mr. Darlington to re-	
print, 747; withdrawn, 747.	remarks on, by— Mr. Armstrong5
resolution of Mr. Armstrong to re-	
print, 747; adopted, 748.	
and Journal, resolution to provide	Mr. J. S. Black 55, 5
for re-printing of	Mr. Cochran 6
remarks on, by-	Mr. Dadd
vol. viii:	Mr. Dodd 5
Mr. Ainey 740	Mr. Ellis. 5 Mr. Gibson 6
Mr. Bowman	Mr. Gibson 6 Mr. Gowen 5
Mr. Cochran 737	Mr. Kaine 5
Mr. Darlington 734, 735	Mr. M'Allister
Mr. Hay 734, 735, 736, 738	
Mr. Hunsicker 738	
Mr. Kaine 737	
Mr. Lilly 734, 735, 737	· ·
Mr. J. P. Wetherill 736	Mr. Simpson
Mr. Harry White 738	
Debtor, property of, to value of \$1,000,	yeas and nays on
resolution to exempt from sale,	appointment of committee on 10
vol. i	preamble referred to committee on, 24
person of, not to be continued in	
prison, vol. iv, 755; v, 631.	vol. iii:
Debtors, resolution relative to exemp-	report of committee on
tion of, vol. iv 513	preamble and article on 19
Decision of the Chair, appeal from, by	minority report of committee on 21
Mr. Boyd, vol. vi	vol. iv:
sustained by year and nays, vol. vi, 712	report of committee on 29
appeal from, vol. vii, 369; with-	article on, considered 64
drawn, 371.	preamble, considered 64
remarks on, by—	amendment of Mr. Clark to insert
vol. vii:	article nine, present Constitu-
Mr. Broomall 370	
Mr. Mann 370, 371	amendment of Mr. W. H. Smith
vol. viii:	to seventh section of amend-
appeal from, 137; decision sustained,	ment of Mr. Clark, 656; reject-
	ed, 665.
144.	04, 000

Declaration of Rights—Continued.	Declaration of Rights-Continued.
amendment of Mr. Clark-	section 7—
remarks on, by-	vol. iv:
vol. iv:	amendment of Mr. Lear to amend-
Mr. Broomall 665	ment, 717; rejected, 732.
Mr. Buckalew 666, 667	amendment of Mr. W. H. Smith,
Mr. Clark 647, 648, 654	732; rejected, 733.
Mr. Darlington 654	amendment of Mr. J. W. F.
Mr. De France 663	White, 783; rejected, 733.
Mr. Dodd 660, 661	remarks on, by—
Mr. Kaine	Mr. Dallas
Mr. Mann	Mr. Gibson
Mr. Newlin	Mr. Gowen 730
Mr. W. H. Smith	Mr. Lear
MI. W. II. Shifth	Mr. Newlin
section 1. All men born equally free	Mr. Sharpe
and independent, considered and	Mr. H. G. Smith 711, 714
agreed to	Mr. J. W. F. White 728, 729, 730
section 2. All power inherent in the	
people, considered and agreed to, 669	the section was agreed to 733
section 3. All men have a right to	section 8. The people shall be secure
worship Almighty God, consid-	in their persons, houses, papers,
ered and agreed to	and possessions from unreasona-
section 4. No one on account of re-	ble searches and seizures, con-
ligious sentiments to be disquali-	sidered
fied, considered and agreed to 670	the section was agreed to 733
section 5. No interference with the	section 9. In all criminal prosecu-
free exercise of the right of suf-	tions the accused has a right to
frage, considered 670	be heard, considered 733
amendment of Mr. Ainey, 672;	the section was agreed to 733
adopted, 676.	section 10. That no person shall for
amendment of Mr. Mann to	any indictable offence be pro-
amendment, 676; rejected, 676.	ceeded against criminally by in-
remarks on, by-	formation, and that no person
Mr. Cassidy 675, 676	shall, for the same offence, be
Mr. Cnyler 673, 674, 675	twice put in jeopardy of life .
Mr. Dallas 672	and limb, considered 733
Mr. Darlington 670, 671	
Mr. Lear 672	amendment of Mr. Stewart, 733;
Mr. Newlin 673, 674, 675	adopted, 734; re-considered, 748;
the section as amended was agreed	rejected, 754.
to 676	amendment of Mr. Kaine, 734;
section 6. The trial by jury to re-	first division adopted, 734; sec-
main inviolate, considered 676	ond division adopted, 738; third
amendment of Mr. De France,	division adopted, 739.
676; rejected, 683.	amendment of Mr. Campbell, 739;
amendment of Mr. MacConnell	rejected, 748.
toamendment, 677; rejected, 678.	the section was agreed to 755
amendment of Mr. J. W. F.	section 11. That all courts shall be
White, 683; rejected, 687.	open, considered 755
remarks on, by—	amendment of Mr. MacConnell,
Mr. De France 676, 677	755; adopted, 755.
Mr. Dodd	the section as amended was agreed
Mr. Gibson 681	10 755
Mr. J. W. F. White 683, 684	10 m 1
the section was agreed to 687	1t la ala 11 ha arranda
section 7. Relative to the freedom	ed, considered
	the section was agreed to 753
of the printing press, consid-	<u>.</u>
ered	not be required, considered 755
amendment of Mr. Dallas, 688; re-	the section was agreed to 755
jected, 732.	the section was agreed to 186

Declaration of Rights-Continued.	Declaration of Rights-Continued.
vol. iv:	vol. iv:
section 14. All prisoners to be bail-	section 26. Everything excepted out
able by sufficient sureties and	of the general powers of govern-
the writ of habeas corpus shall	ment shall remain inviolate,
not be suspended, considered, 755	considered
the section was agreed to 755	the section was agreed to 758
section 15. No commission of oyer	new section offered by Mr. Camp-
and terminer or jail delivery to	bell, no property or educational
be issued, considered 755	qualification shall ever be re-
the section was agreed to 725	quired, considered 758
section 16. The person of a debtor	the section was not agreed to 758
not to be continued in prison,	new section offered by Mr. Camp-
considered	bell, married women to have
amendment of Mr. Temple, 756;	the same rights over their sepa-
rejected, 756.	rate property as if not married;
amendment of Mr. Mitchell, 756;	no tenancy by courtesy in this
rejected, 756.	State, considered
the section was agreed to 756	not agreed to
section 17. Relative to ex post facto	considered
laws, considered	amendment of Mr. Buckalew,
amendment of Mr. Cuyler, 756;	758; adopted, 770.
rejected, 756.	amendment of Mr. Lamberton to
amendment of Mr. Mann, 756;	amendment of Mr. Buckalew,
rejected, 757.	761; adopted, 770.
the section was agreed to 757	amendment of Mr. Hanna, 770;
section 18. No person to be attainted	ruled out of order, 771.
of treason or felony by the Leg-	remarks on, by-
islature, considered 757	Mr. Broomall, 759, 760, 761, 763,
the section was agreed to 757	770, 772.
section 19. No attainder to work cor-	Mr. Buckalew 758, 769, 771
ruption of blood, considered 757	Mr. Craig 767, 768
amendment of Mr. Brodhead, 757;	Mr. Curry 765
rejected, 757.	Mr. Dunning 769
the section was agreed to 757	Mr. T. H. B. Patterson 766, 767
section 20. The citizens have a right	Mr. Woodward 763, 764
to assemble for their common	the preamble, as amended, was
good, considered	agreed to
the section was agreed to	article as amended
bear arms, considered 757	vol. v:
amendment of Mr. Brodhead, to	article on second reading 561
insert the word "publicly," 757;	section 1. All men born equally free
rejected, 758.	and independent, considered 561
the section was agreed to 758	the section was agreed to
section 22. No standing army in	section 2. All power inherent in the
times of peace, considered 758	people, considered 561 section 3. All men have right to
the section was agreed to 758	worship Almighty God, con-
section 23. No soldier in time of	sidered 561
peace to be quartered in any	the section was agreed to 561
house, considered	section 4. No one on account of his
the section was agreed to 758	religious sentiments to be dis-
section 24. Legislature shall not con-	qualified, considered 561
fer any title of nobility, consid-	amendment of Mr. Broomall, 561;
ered	rejected, 563.
the section was agreed to 758	amendment of Mr. Corbett, 563;
section 25. Emigration from the	rejected by yeas and nays, 565.
State shall not be prohibited 758	amendment of Mr. Campbell, 565;
the section was agreed to 758	rejected by yeas and nays, 566.

Declaration of Rights-Continued.	Declaration of Rights—Continued.
article on second reading-	article on second reading—
section 4—	section 7—
vol. v:	vol. v:
amendment of Mr. Runk, 566;	amendment of Mr. Littleton to
rejected, 566.	amendment, 619; rejected, 619.
remarks on, by—	amendment of Mr. Broomall to
Mr. Bartholomew 562	amendment, 619; withdrawn,
Mr. Broomall 561, 562, 564, 565	619.
Mr. Corbett 563, 565	amendment of Mr. Broomall, 620;
section 5. No interference with the	adopted, 621.
free exercise of right of suffrage,	amendment of Mr. Alricks, 621;
considered	rejected, 621.
amendment of Mr. Darlington,	amendment of Mr. Littleton, 622;
	adepted, 623.
567; rejected by yeas and nays, 567	remarks on, by—
remarks on, by—	Mr. Alricks 617, 627
Mr. Darlington	Mr. Biddle 598
the section was agreed to 567	Mr. Broomall
section 6. The trial by jury to re-	Mr. Buckalew
main inviolate, considered 567	Mr. Clark
amendment of Mr. Newlin, 567;	Mr. Corbett 597
first division rejected, 582; sec-	Mr. Dallas 584, 589, 606, 609
ond division rejected, 583.	Mr. De France 588
amendment of Mr. Campbell, 583;	Mr. Dodd 598
rejected, 584.	Mr. Gibson
remarks on, by— Mr. Bartholomew	Mr. Hay 589, 603
Mr. Beebe	Mr. Landis 591, 607
Mr. Boyd. 578	Mr. MacVeagh 610, 62
Mr. Calvin	Mr. H. W. Palmer 608
Mr. Darlington 579	Mr. D. W. Patterson 613
Mr. Hazzard	Mr. H. G. Smith 608
Mr. Newlin	Mr. W. H. Smith 618
Mr. Turrell 582	Mr. Woodward 600
Mr. Wright	the section as amended was agreed
the section was agreed to 586	to 623
section 7. Relative to the liberty of	section 8. Relative to right of search,
the printing press, considered 584	considered 623
amendment of Mr. Dallas, 584; re-	the section was agreed to 625
jected, 614.	section 9. Rights of accused in crim-
amendment of Mr. Hay to amend-	inal prosecutions, considered 623
ment, 589; adopted, 606.	amendment of Mr. Broomall, 623;
amendment of Mr. Broomall to	rejected, 624.
amendment, 606; withdrawn,	amendment of Mr. Simpson, 621;
606.	rejected, 625.
aniendment of Mr. Landis to	remarks on, by—
amendment, 607; rejected, 607.	Mr. Broomall
amendment of Mr. H. W. Palmer	the section was agreed to 625
to amendment, 608; rejected,	section 10. That no person shall for
610.	any indictable offence be pro-
amendment of Mr. W. H. Smith,	ceeded against criminally by in-
615; rejected, 617.	formation; and that no person
amendment of Mr. Newlin, 617;	shall for the same offence be
rejected, 619.	twice put in jeopardy of life and
amendment of Mr. Cochran to	limb, considered
amendment, 618; rejected, 618;	amendment of Mr. Hay, 625; re-
omitted from Journal, 637.	jected, 627.
amendment of Mr. Dallas, 617;	amendment of Mr. Struthers, 627;
rejected, 620.	adopted, 628.

Declaration of Rights—Continued. article on second reading—	Declaration of Rights—Continued. article on second reading—	
section 10—	section 17—	
vol. v:	vol. v:	
amendment of Mr. Stewart, 628;	remarks on, by-	
rejected, 629.	Mr. Gilpin	63:
amendment of Mr. Bowman, 629;	the section as amended was a greed	
adopted, 629.	to	63
amendment of Mr. Funck, 630;	section 18. No person to be attainted	
rejected, 630.	of treason or felony by the Leg-	
amendment of Mr. Bullitt, 630;	islature, considered	63
modified, 630; withdrawn, 630.	the section was agreed to	63
amendment of Mr. Wherry, 630; rejected, 630.	section 19. No attainder to work cor-	
remarks on, by, (damages to pro-	ruption of blood, considered	
perty by corporations,)—	the section was agreed to	63
Mr. Bullitt	section 20. Citizens have a right to	
Mr. Cuyler 626	assemble for their common	
Mr. Hay 625	good, considered	
Mr. Russell	the section was agreed to	63
Mr. Stewart 628	section 21. The right of citizens to	-
Mr. Struthers 627, 628	bear arms, considered	
the section as amended was agreed	the section was agreed to	63
to	section 22. No standing army in	62
section 11. That all courts shall be	time of peace, considered the section was agreed to	
open, and suits brought against	section 23. No soldier in time of	00
Commonwealth as Legislature	peace to be quartered in any	
may direct, considered	house, considered	63
amendment of Mr. Cuyler, 630; rejected, 631.	the section was agreed to	
amendment of Mr. Struthers, 631;	section 24. No title of nobility to be	
rejected, 631.	conferred, considered	63
the section was agreed to 631	the section was agreed to	63
section 12. That no power of sus-	section 25. Emigration from the	
pending laws shall be exercised,	State not to be prohibited, con-	
considered	sidered	63
the section was agreed to 631	amendment of Mr. Simpson, 633;	
section 13. Excessive bail, fines and	adopted, 633.	69
punishment prohibited, consid-	the section was agreed to section 26. Everything excepted	00
ered	out of general powers of gov-	
the section was agreed to 631	ernment to remain inviolate,	
section 14. All persons bailable ex-	considered	63
cept for capital punishment, and writ of habeas corpus not to be	the section was agreed to	
suspended, considered 631	preamble expressing gratitude to	
the section was agreed to 631	Almighty God, considered	63
section 15. No commission of over	amendment of Mr. J. N. Purvi-	
and terminer or jail delivery to	ance, 633; rejected, 631.	
be issued, considered 631	remarks on, by-	
the section was agreed to 631	Mr. J. N. Purviance	
section 16. The person of a debtor	the preamble was agreed to	63
not to be continued in prison,	article referred to Committee on	co.
considered 631	Revision and Adjustment	oo
the section was agreed to 631	vol. vii:	
section 17. Relative to ex post facto	article on, reported by Committee	00
laws, considered	on Revision and Adjustment	
amendment of Mr. Buckalew,	article on third reading	-4
631; adopted, 631. amendment of Mr. Gilpin, 632;	into committee of the whole to	
rejected 629	amount the programmie	9

Declaration of Rights—Continued.	Declaration of Rights—Continued.
article on third reading-	article on third reading—
motion of Mr. J. N. Purviance-	vol. vii:
remarks on, by-	motion of Mr. Harry White to go
vol. vii:	into committee of the whole to
Mr. Cochran	insert in additional section 282
Mr. Corson	remarks on, by-
Mr. J. N. Purviance	Mr. Broomall 284, 286
the motion was not agreed to 253	Mr. Harry White 282, 283
	the motion was not agreed to 296
motion of Mr. Hall to go into com- mittee of the whole to amend	motion of Mr. De France to go into
fourth section	committee of the whole to
	amend sixth section 296
remarks on, by-	remarks on, by-
Mr. Hall	Mr. De France 296, 297
motion of Mr. Hanna to go into	Mr. Woodward
committee of the whole to amend	the motion was not agreed to 298
fourth section 254	motion of Mr. Dallas to go into
remarks on, by-	committee of the whole to
Mr. Hanna	amend tenth section 298
the motion was not agreed to 255	remarks on, by-
motion of Mr. Russell to go into	Mr. Cuyler 290
committee of the whole to amend	Mr. Dallas
by inserting "that," at the be-	the motion was not agreed to 300
gining of each section 255	the article passed finally 300
the motion was not agreed to 258	De France, Powell, resolution to em-
motion of Mr. Struthers to go into	ploy, vol. i
committee of the whole to amend	resolution to pay extra compensa-
twenty-first section	tion, vol. viii
the motion was not agreed to 261	remarks on, by—
motion of Mr. Newlin to go into com-	vol. viii:
mittee of the whole to amend	Mr. Bowman 519, 520
ninth section 261	Mr. Darlington 520
remarks on, by-	• Mr. Hay 529
Mr. Newlin	Mr. Howard
Mr. J. N. Purviance 262	DE FRANCE, ROBERT, del. XXVIIIth
Mr. Harry White	district:
the motion was not agreed to 263	oath of office administered to, vol. i, 7
motion of Mr. Dallas to go into com-	communication from, to the Presi-
mittee of the whole to amend	dent of the Convention, vol.
seventh section	viii
remarks on, by—	memorials presented by—
Mr. Dallas	vol. i:
the motion was not agreed to 264	from citizens of Mercer county,
motion of Mr. Ewing to go into	in favor of prohibition 611
committee of the whole to	vol. iii:
amend seventh section 264	from citizens of Mercer county,
	asking for the recognition of
remarks on, by—	Almighty God in the Constitu-
Mr. Ewing	tion
the motion was not agreed to 265	petitions presented by—
motion of Mr. Harry White to go	vol. i:
into committee of the whole to	from citizens of Mercer county,
amend seventh section 265	in favor of female suffrage 783
remarks on, by-	vol. ii:
Mr. Broomall	from citizens of Mercer county,
Mr. M'Camant	in favor of prohibition 479, 548
Mr. H. G. Smith 266	from citizens of Lycoming county,
Mr. Harry White 265	to require the fencing of rail-
the motion was not agreed to 267	roads

DE FRANCE, ROBERT—Continued.	DE FRANCE, ROBERT—Continued.
resolutions submitted by-	remarks by—
vol. i:	vol.v:
to compel railroad companies to	on the exercise of the pardoning
fence their road 147	power before conviction 214
relative to the sinking fund 182	on the liberty of the press 588
relative to private property 182	vol. vi :
relative to trial by jury 182	on special municipal laws 202
relative to special privileges 183	on the election and qualifications
relative to damages against rail-	of aldermen 316
roads 198	on adjournment of the Conven-
to provide for preferential voting, 198	tion 358, 414
to district the State into divisions, 204	vol. vii:
relative to inviolability of trial by	on separate legislative districts,
jury 220	160, 164.
relative to third reading of bills	on decennial apportionment 203
in Legislature 353	on the inviolability of trial by
vol. ii:	jury
relative to a recess of the Conven-	on the formation of new counties, 721
tion	vol. viil:
relative to hours of sessions 685	on the free pass system 13, 295
incidental remarks by—	on holding evening sessions 93
vol.i:	on abolishing jury commissioners, 528
476, 565.	on printing the Constitution in
vol. ii:	pamphlet form 594
200, 275, 289, 427.	Delaware county, petition of citizens
vol. iv:	of, for universal suffrage, vol. i 544
160, 503, 563, 654, 655, 656, 698, 703,	memorial of Society of Friends of,
739, 756.	relative to exemption from mili-
vol. v:	tary service, vol. i 589
11, 118, 128, 406, 642, 775.	memorial from same, in favor of
vol. vi:	prohibition, vol. i 589
294, 288, 291, 293, 335, 538, 619, 715.	memorial from same, against the
vol. vii:	death penalty, vol. i 580
151, 220, 232, 729.	petition of citizens of, in favor of
vol. viii:	female suffrage, vol. ii
58, 269, 309, 433, 547, 662, 714, 719.	resolution of Mr. Broomall relative
remarks by—	to the placing of, in Senatorial
vol. i:	districts with parts of Philadel-
on sessions of the Legislature 415	phia, vol. viii
on the oath of office 469	remarks on, by—
on the form of ballot	vol. viii:
vol. ii:	Mr. Broomall
on the form of ballot	Mr. Buckalew 383, 384
on the Suffrage article 82	Mr. Darlington 384
on the Legislature article 280	Denominational institutions, appro-
on the court of pardons 376	priations to, by the State—
on prohibitory liquor license 59	remarks on, by—
on re-assembling of Convention at	vol. ii:
Harrisburg 149	Mr. Alricks 692
vol. iv:	Mr. Baer 690
on abolishing the office of asso-	Mr. Bartholomew 665, 678
ciate judge	Mr. J. S. Black 678
on the Declaration of Rights 663	Mr. Curtin 658, 653
on the trial by jury to remain in-	Mr. Cuyler 681
violate 676, 677	Mr. Dallas 685
vol. v	Mr. Ewing 661, 662, 660
on the limited vote in election for	Mr. Hay 650
county commissioners and audi-	Mr. Howard 652, 653
tors 105, 106	Mr. Hunsicker 66

Denom'nal institutions, &c.—Continuea.	DODD, SAMUEL C. 1.—Communaca.	
remarks on, by-	incidental remarks by—	
vol. ii:	vol. i:	
Mr. Landis 680	124, 689, 712, 713.	
Mr. M'Clean 678, 680	vol. ii:	
Mr. Mann 693	717, 741, 744.	
Mr. Newlin	vol. iii:	
Mr. H. W. Palmer	454, 529, 530, 551, 552, 621.	
	vol. v:	
Mr. Sharpe	360, 560, 698.	
Mr. Wm. H. Smith	vol. vi:	
Mr. D. N. White 687		
Mr. Woodward 654, 655	41, 193.	
vol. vii:	vol. vii:	
Mr. J. N. Purviance 374	142, 224, 705, 754, 763, 766.	
Mr. Stewart 373, 375	remarks by—	
Mr. D. N. White	vol. i:	
Descent, law of, relative to change of,	on resolution to appoint Commit-	
vol. v 249	tee on Declaration of Rights 5	5
Dictionary, Webster's Unabridged,	to adjourn over inauguration of	
resolution to procure copy of, vol.	Governor 273	2
vii	vol. ii:	
DIMMICK, SAMUEL E., delegate at	on defining the residence of voters, 15	5
large:	on the Legislature article 26	5
oath of office administered to, vol. i, 7	on the Education article 26	
resignation of, vol. i	on proposition to prevent Legis-	
appointment of Henry Green in	lature to submit any law to ma-	
	jority voters of elections 58	7
place of, vol. ii	vol. iii:	•
District courts, abolishment of, vol.	on testimony in bribery cases 2	Q
iv		0
Districts, election, debate on section	on the passage of retrospective	
relative to, vol. ii 132, 150	laws	
Representative, resolution relative	on the erection of new counties 26	1
to, vol. ii	on discrimination in freight or	
Senatorial, vol. ii	passage by railroad companies, 52	2
Senatorial and Representative, res-	on the forfeiture of railroad char-	
olution relative to, vol. ii, 366	ters 566, 56	9
Divorces, Legislature not to grant,	on the fencing of railroads 61	1
vol. v	vol. iv:	
not to be granted except for adul-	on the election of judges of the	
tery, vol. i	Supreme Court by districts 5	7
DODD, SAMUEL C. T., delegate at large:	on validity of existing charters	
oath of office administered to, vol. i, 7	having no bona fide organiza-	
leaves of absence granted to, vol. i,	tion 581, 58	2
152, 322, 758; iv, 246; v, 50; vi, 429;	on the Declaration of Rights, 660, 66	
viii, 656.	on the trial by jury to remain in-	-
petitions presented by—	violate	S
from citizens of Venango county,	vol. v:	
in favor of prohibition, vol. i,	on the formation of new counties, 40	
660; ii, 665.	on the liberty of the press 59	
resolutions submitted by—	on corporation elections 76	16
vol. i:	vol. vi:	
to provide that no retro-active law	on liability of individual associa-	
should be enacted		90)
relative to printed reports of Com-	on general laws for the incorpora-	
mittee on Legislation 288		
relative to Rule XXV 691	vol. vii:	
reasons given for voting against a	on the liability of individual asso-	
recess, vol. v		3.5
,		-

Dodd, Samuel C. T.—Continued.	DUNNING, ABRAHAM B.—Continued.
remarks by—	incidental remarks by—
vol. viii:	vol. viii:
on the leasing of railreads 241	53, 57, 732.
on'the discrimination by railroad	remarks by—
companies in freight or passage, 261	vol. i:
Douglass, Rev. John, D. D., of Pitts-	on resolution limiting debate 662
burgh, prayer by, vol. viii 3	vol. ii:
Dumb persons, relative to suffrage	on the Suffrage article 97
of, vol. ii	on special legislation 598, 633
Duelling, aiders and abettors in, dis-	vol. iii:
qualified for holding office, vol.	on the right of members having a
vii	private or personal interest in a
remarks on, by-	bill, to vote thereon 39
vol. vii:	on the election of new counties 215
Mr. Buckalew 142, 146	vol. iv:
Mr. Dallas	on the compensation of members,
Mr. Darlington	on industrial interests and the
Mr. Hazzard	usury law 545
Mr. Howard 145, 147	on the recognition of Almighty
Mr. Kaine	God in the Constitution 769
Mr. Turrell	vol. v:
Mr. Woodward	on the election by ballot 138
DUNNING, ABRAHAM B., delegate	on legislative appropriations to
	charitable institutions 286
XIIIth district:	on the formation of new counties, 393
oath of office administered to, vol. i, 7	on leave of absence
leave of absence granted to, vol. iv,	vol. vi:
741; v, 519; vi, 212; vii, 454, 657.	on the legal rate of interest 132, 137
personal explanations by, relative	on discrimination in freight or pas-
to absence without leave, vol. iv, 598	sage by railroad companies 636
petitions presented, by—	vol. vii:
vol. ii:	
from citizens of Luzerne county,	on new counties and county lines, 348 on division of counties
in favor of prohibition 184, 518	on the assent of electors to divi-
from citizens of Carbondale, in	
favor of prohibition	sion of counties 427, 428
from citizens of Pittston, Luzerne	on submission of division of coun-
county, in favor of the same 584	ties to the electors
resolutions submitted by—	on the formation of new counties, 721
vol. i:	
	vol. viii:
to provide for appointment of	on the free pass system
	on the free pass system
to provide for appointment of	on the free pass system
to provide for appointment of judges of court of common	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor 96	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system
to provide for appointment of judges of court of common pleas by the Governor	on the free pass system

Educationa nstitutions, &c.—Continued.	Education, article on—Continued.
remarks on, by—	section 4—
vol. ii:	vel. ii:
Mr. J. P. Wetherill	the section was agreed to 463
Mr. Walker	section 5. No appropriations, grants,
Mr. Wherry	&c., to be made for sectarian
vol. vii:	purposes, considered
Mr. Mac Veaglı 387	adopted, 463.
vol. i:	amendment of Mr. H.G. Smith,
Education—	463; rejected, 463.
article on, in Constitution 91	amendment of Mr. J. R. Read,
appointment of committee on 109	463; rejected, 463.
vol. ii: report of committee on	the section was agreed to 463 section 6. Arts and sciences to be en-
article on, considered	couraged, considered
section 1. Maintenance of system of	amendment of Mr. Minor, 464;
public schools, considered 419	rejected, 467.
amendment of Mr. Minor, 422; re-	amendment of Mr. Ewing, 468;
jected, 426.	rejected, 469.
amendment of Mr. Wherry, 426; rejected, 426.	amendment of Mr. Campbell, 469;
amendment of Mr. Howard, 426;	rejected, 470. the section was not agreed to 470
withdrawn, 434.	section 7. Industrial schools for va-
amendment of Mr. De France to	grant children, considered 470
amendment 427	the section was not agreed to 472
amendment of Mr. Newlin, 434;	section 8. Compulsory attendance
withdrawn, 434. the section was agreed to 434	at public schools, considered 470
section 2. Annual appropriations for	amendment of Mr. Edwards, 472; not agreed to, 473.
public school purposes, consid-	amendment of Mr. Harry White, 473
ered	the section was not agreed to 473
amendment of Mr. Boyd, 436; re-	remarks on, by—
jected, 439.	Mr. Alricks 461
the section was agreed to	
schools not to be used for secta-	Mr. Broomall 432 Mr. Campbell 469
rian purposes, considered 439	Mr. Carter
amendment of Mr. Stewart, 440;	Mr. Corson
adopted, 440.	Mr. Cuyler 451, 459
amendment of Mr. H. G. Smith,	Mr. Darlington, 419, 427, 439, 464,
440; adopted, 440.	468, 469, 471.
amendment of Mr. W. H. Smith, 440; rejected, 440.	Mr. Dodd
amendment of Mr. Lear; 440;	Mr. Hay
adopted, 440.	Mr. Hazzard 423, 425, 445, 446
the section was agreed to 440	Mr. Howard 426, 460, 468
section 4. Appointment and term	Mr. Landis 423, 428
of Superintendent of Public In-	Mr. Lear
struction, considered 440 amendment of Mr. Corson, 441;	Mr. Lilly
rejected, 460.	Mr. Mann
amendment of Mr. Newlin to	Mr. Mantor
amendment,441; rejected, 459.	Mr. Newlin 434, 453
amendment of Mr. Mott, 460;	Mr. G. W. Palmer 447
rejected, 460.	Mr. H. W. Palmer 429, 444
amendment of Mr. Howard, 460; rejected, 462.	Mr. Pughe
amendment of Mr. Darlington,	Mr. Russell
462; adopted, 462.	Mr. Simpson
	1

77.1		77.1	
Education, article on—Continued.		Education, article on—Continued.	
section 8—		article on second reading—	
remarks on, by—		vol. ii:	
vol. ii:		new section proposed by Mr. Dar-	
Mr. H. G. Smith	458	lington, providing for the estab-	•
Mr. W. H. Smith		lishment of industrial schools,	
Mr. Stanton 424, 430, 4		considered	4
		amendment of Mr. Wherry, 42;	
Mr. Temple		modified, 45; rejected, 46.	
Mr. Wherry 424, 426, 467, 4		amendment of Mr. Knight, 46;	
Mr. Harry White 437, 4		adopted, 57; re-considered, 75;	
Mr. Woodward 427, 441, 4	453		
article as amended 4	173	rejected, 78.	
vol. vi:		amendment of Mr. Gibson, 59; re-	
	00	jected, 74.	
article on second reading	38	amendment of Mr. J. M. Wether-	
section 1. The Legislature shall pro-		ill	7
vide for the maintenance and		motion to re-commit the article to	
support of a thorough and effi-		Committee on Education, to re-	
cient system of public schools,		port the first and fourth sections	
	38	alone, 78; adopted, 79.	
	38	report of committee on, as di-	
	90	- '	7
section 2. The Legislature shall ap-		rected	75
propriate at least one million		consideration of the same	8
dollars each year for that pur-		section 1. The Legislature shall pro-	
pose, considered	38	vide for the maintenance and	
amendment of Mr. Alricks, 39;		support of a thorough and effi-	
rejected, 39.		cient system of public schools,	
the section was agreed to by yeas		considered	80
	39	amendment of Mr. Mann, 80; re-	
	00	jected by yeas and nays, 81.	
section 3. No money raised for the			0
support of public schools shall		the section was agreed to	8:
ever be appropriated to secta-		remarks on, by-	
	40	Mr. Baer	6:
amendment of Mr. Corson, 40;		Mr. Boyd	53
adopted, 40.		Mr. Bullitt	Ge
	40	Mr. Campbell	51
section 4. The appointment of a Su-		Mr. Carter 47,	49
perintendent of Public Instruc-		Mr. Corbett	70
	40	Mr. Curtin 48,	49
22011 , 22111111111111111111111111111111111	10		
amendment of Mr. Darlington, 40;		Mr. Darlington 46, 63,	64
adopted, 40.		Mr. Gibson	51
the section as amended agreed to,	40	Mr. Hanna 58,	59
section 5. Neither the Legislature		Mr. Hazzard	40
nor any county, city, borough		Mr. Hunsicker	49
or school district, shall make ap-		Mr. Kaine	55
propriations to any institution		Mr. Knight	66
under sectarian control, consid-		Mr. MacConnell	64
	10	Mr. Mann	
	1()	Mr. Mann	45
the section mastig	11	Mr. Mantor	54
new section proposed by Mr. Hay,		Mr. D. W. Patterson	74
to prohibit the use of bonds, con-		Mr. Purman	61
	11	Mr. Runk 70, 71, 72, 73,	75
	41	Mr. Stanton	50
new section proposed by Mr. Dar-		Mr. Stewart	47
lington, the arts and sciences to		Mr. J. M. Wetherill	78
ington, the arts and sciences to		Mr. J. P. Wetherill	-70 -53
be encouraged and promoted in			
colleges and other institutions		Mr. Wherry 42,	43
	11	new section proposed by Mr. Wher-	
amendment of Mr. Cuyler, 41; re-		ry, to provide for the establish-	
jected, 41.		ment of industrial schools, con-	
	11	sidered	81

Education, article on—Continued.	Education, article on—Continued.	
article on second reading-	article on third reading—	
new section-	vol. vii:	
vol. ii:	motion of Mr. Darlington to go into	
the section was not agreed to by	committee of the whole to	
yeas and nays	Authorite the second control of the second control	
5	years, * in first section	677
new section proposed by Mr. Dar-	the motion was not agreed to	
lington, providing for compul-	motion of Mr. Darlington to go into	٠.,
sory education, considered 82	committee of the whole to	
remarks on, by-	strike out last alonge of first see	
Mr. Darlington 82	tion	677
the section was not agreed to by	ramarks on hy	011
yeas and nays 83	Mr. Beebe	670
new section proposed by Mr. H. W.	Mr. Carter	
Palmer, that no money raised	Mr. Hanna	
for school purposes shall be ap-		
plied to the support of any sec-	Mr. Stanton	000
tarian schools, considered \$3		
remarks on, by-	the motion was not agreed to	031
Mr. Broomall 83	motion of Mr. Darlington to go into	
Mr. Buckalew 84	committee of the whole to add	
Mr. H. W. Palmer 83	new section to provide for the	
the section was agreed to by yeas	encouragement of the arts and	
and nays 85	sciences	681
section 4. The appointment of a Su-	the motion was not agreed to	681
perintendent of Public Instruc-	motion of Mr. Darlington to go into	
	committee of the whole to add	
The state of the s	new section to provide for m-	
. 3	dustrial schools	
new section proposed by Mr. Coch-	the motion was agreed to	682
ran, that there shall be no dis-	in committee the amendment was	
tinction of sex in the componsa-	directed to be made	682
tion of teachers, considered 85	motion of Mr. Darlington to go into	
remarks on, by-	committee of the whole to add	
Mr. Cochran85	now section to provide for com-	
the section was not agreed to by	pulsory education	682
yeas and nays 86	remarks on, by-	
new section proposed by Mr. J. M.	Mr. Bowman	682
Wetherill, to provide for the	Mr. Buckalew	689
establishment of schools for free	Mr. Curtin	686
instruction in agriculture, mines	Mr. Hanna	683
and the mechanic arts and sci-	Mr. Hazzard	684
ences, considered 87		684
the section was not agreed to by	Mr. D. W. Patterson 683,	688
yeas and nays 87	Mr. Stanton	686
new section proposed by Mr. C. A.	Mr. Turrell	685
Black, that no school officer or	the motion was agreed to	0 30
teacher shall be interested in	in committee the amendment was	
the sale, proceeds or profits of	directed to be made	689
any books, &c., considered 87		000
the section was not agreed to 87	committee of the whole to amend	
	fourth section	693
new section proposed by Mr. Rus-	remarks on, by-	000
sell, that the arts and sciences shall be promoted, considered 87	Mrs. Ct. A. Dlook	600
and the second s	Mn Doulineton	861
	Mr. Howard	1.00
article referred to Committee on	Mr H G Smith	800
Revision and Adjustment 87	the motion was agreed to	600
vol. vii:	in committee the amendment was	000
article on third reading 677	directed to be made	
7—Vol IV	and other to be made	

Education, article on-Continued.	EDWARDS, MATTHEW—Continued.
article on third reading—	incidental remarks by—
vol. vii:	vol. iii:
motion of Mr. Hall to go into com-	96. vol. iv:
mittee of the whole to substi- tute the entire article 694	600, 739.
the motion was agreed to 694	vol. v:
in committee the amendment was	93, 380.
directed to be made 694	vol. vi:
motion of Mr. Mann, to go into com-	27, 60, 162, 460, 543, 669, 710, 715, 734.
mittee of the whole to amend	vol. vii:
first section	293, 558, 672, 789.
the motion was agreed to 695	vol. viii:
in committee the amendment was	41, 258, 461, 509, 664, 697, 713, 714,
directed to be made 695	764.
the article passed finally 696	Elections—See Suffrage.
Educational purposes, appropriations	vol. i:
for, vol. vii	article providing for time of holding,
remarks on, by—	reported by committee 17
vol. vii:	article considered in committee of
Mr. MacVeagh	the whole
Education, appropriations for, Legis-	section 1. To hold the general elec-
lature to make, vol. i 104 compulsory, resolutions to provide	tion on the Tuesday following the first Monday of November,
for, vol. i	considered
communication from Board of Pub-	amendment of Mr. Parsons, 223;
lic Charities on, vol. i	withdrawn, 225.
to provide for, vol. vi	amendment of Mr. Church, 225;
remarks on, by-	modified, 228; rejected, 228.
vol. vi:	amendment of Mr. Hunsicker,
Mr. Darlington 82	228; rejected, 228.
vol. i:	remarks on, by—
board of, resolution granting use of	Mr. Church
Hall to	Mr. Dallas
thanks of, to Convention 685	Mr. Darlington
State Board of, resolution relative	Mr. Hunsicker
to	Mr. Lilly 25
EDWARDS, MATTHEW, del. XXIIId	Mr. Littleton
district: oath of office administered to, vol. i, 7	Mr. M'Allister 26
oath of office administered to, vol. i, 7 leaves of absence granted to, vol. i,	Mr. M'Clean 25
322; vi, 166; vii, 414; viii, 308.	Mr. MacVeagh 25
petitions presented by—	Mr. Minor 25
vol. iii:	Mr. Simpson 29
from citizens of Allegheny county	Mr. J W. F. White 25
asking for recognition of Al-	the section was agreed to 25
mighty God in the Constitution, 342	section 2. To hold city, borough and
vol. iv:	township elections on the third
from the same, in favor of the	Friday in March, considered 22
same 444	amendment of Mr. Corbett, 241; adopted, 246.
resolutions submitted by—	amendment of Mr. J. N. Purvi-
vol. i:	ance to the amendment, 241; re-
to create a Bureau of Industrial	jected, 245.
Statistics	amendment of Mr. Simpson, 246;
declaratory of the law of libel 161 relative to industrial statistics 186	rejected, 246.
to amend Rule XXV	remarks on, by—
incidental remarks by—	Mr. Campbell 2
vol. ii	Mr. Clark 2
33, 155, 282, 472.	Mr. Darlington 2

Elections—Continued.	Elections—Continued.
section 2—	article on second reading—
remarks on, by-	section 2—
vol. i:	remarks on, by—
Mr. Hanna 245	vol. i:
Mr. Hay 245	Mr. Mantor
Mr. M'Allister 240	Mr. HW. Palmer 259
Mr. Simpson	Mr. A. Reed 293, 296, 298
Mr. J. P. Wetherill 241	Mr. Simpson. 257, 290, 291, 299, 313
Mr. Harry White 228	Mr. W. H. Smith 301
the section as amended was agreed	Mr. Temple
to	Mr. J. P. Wetherill 259
article on second reading 253	Mr. Worrell
section 1. Time of holding the gen-	the section, as amended, was
eral election, considered 253	agreed to 320
amendment of Mr. Purman, 253;	Election boards and contested elec-
rejected, 253.	tions, article on—
amendment of Mr. Darlington,	vol. iv:
256; rejected, 257.	reported by committee 773
amendment of Mr. Struthers, 257;	vol. v:
rejected, 257.	article on first reading
remarks on, by—	section 1. Relative to district elec-
Mr. Buckalew 255	tion boards, considered 34
Mr. Carter 256	amendment of Mr. J. N. Purvi-
Mr. Cochran	ance, 35; adopted, 36.
Mr. Darlington 253	the section as amended was a greed
Mr. Purman	to 36
Mr. Struthers	section 2. Qualification of election
the section was agreed to 257	officers, considered 36
section 2. Time for holding munici-	amendment of Mr. Simpson, 37;
pal elections, considered 257	rejected, 37.
amendment of Mr. Stanton, 257;	remarks on, by—
adopted, 257.	Mr. Buckalew 36
amendment of Mr. Broomall, 257;	the section was agreed to 37
ruled out of order, 257.	section 3. The courts to appoint
amendment of Mr. Simpson, 257;	overseers of elections, consid-
rejected, 261.	ered 37
amendment of Mr. Broomall, 261;	amendment of Mr. Brodhead, 38;
rejected, 320.	rejected, 44.
amendment of Mr. Reed to	amendment of Mr. H. W. Palmer,
amendment, 293; rejected, 303.	44; adopted, 44.
amendment of Mr. Simpson to	the first division as amended was
amendment, 319; rejected, 319.	agreed to 45
amendment of Mr. Hay, 320; re-	amendment of Mr. Struthers, 45;
jected, 320.	rejected, 46.
remarks on, by-	the second division was agreed to, 46
Mr. Broomall	amendment of Mr. J. N. Purvi-
Mr. Campbell 260, 292, 318	ance, 47; rejected, 61.
Mr. Carter 294, 295, 298	amendment of Mr. MacConnell,
Mr. Corson 302	61; adopted, 62.
Mr. Curtin	the third division as amended was
Mr. Cuyler	agreed to 62
Mr. Dallas 259, 302	. amendment of Mr. Buckalew, 62;
Mr. Darlington	adopted, 62.
Mr. Ewing 298	the fourth division as amended
Mr. Gowen	was agreed to 62
Mr. Hay 261, 320	remarks on, by—
Mr. Knight 315	Mr. John M. Bailey 50, 51
Mr. M'Allister 308	Mr. Beebe 51, 52
Mr. MacVeagh 316	
Mr. Mann 313	46, 51, 54, 62.

Election boards, &c., art. on—Continued.	Election boards, &c., art. on-Continued.
section 3—	article on second reading—
remarks on, by—	section 3—
vol. v:	remarks on, by—
Mr. Darlington 40, 47	vol. v:
Mr. Lilly 60	Mr. Cuyler 190
Mr. Mann 53, 54, 55	Mr. Dallas 191
Mr. H. W. Palmer 44, 47	Mr. Lilly 194
Mr. D. W. Patterson 39, 40, 42	Mr. MacVeagh 194
Mr. S. A. Purviance 38, 43	Mr. Turrell 193
Mr. Purman 57, 58, 59	the section as amended was agreed
Mr. Ross	to by yeas and nays 195
Mr. Simpson 59	section 4. Contested elections to be
Mr. Struthers	tried by the courts, considered, 193
Mr. Temple 55, 53	amendment of Mr. Buckalew,
Mr. J. P. Wetherill 60	196; adopted, 196.
***************************************	amendment of Mr. Darlington,
section 4. The courts to try contest-	196; rejected, 198.
ed elections, considered 63	amendment of Mr. Campbell, 198;
amendment of Mr. Simpson, 63;	rejected, 198.
adopted, 65.	amendment of Mr. Harry White,
remarks on, by-	198; rejected, 199.
Mr. Bowman 65	remarks on, by—
Mr. Darlington	Mr. Broomall 197
the section as amended was agreed	Mr. Buckalew 196, 197, 198, 199
to	Mr. Darlington 193
article as amended 66	Mr. MacVeagh
article on second reading 187	Mr. D. W. Patterson. 197
section 1. Relative to district elec-	Mr. Wherry
tion boards, considered 187	Mr. Harry White 198, 199
the section was agreed to 188	the section as amended was agreed
section 2. Qualifications of election	to by yeas and nays 201
officers, considered 188	article referred to the Committee
amendment of Mr. Hanna, 188;	on Revision and Adjustment 201
rejected, 189.	
amendment of Mr. Hay, 189; re-	Elections and Electors, article on
jected, 190.	second reading, vol. v 127
amendment of Mr. Simpson, 190;	vol. v:
adopted, 190.	section 1. Qualifications of electors,
remarks on, by-	considered 127
Mr. Buckalew 189	amendment of Mr. Wherry, 127;
Mr. Hanna 188	rejected 127; re-considered, 128;
the section asamended was agreed	adopted, 128.
to 190	amendment of Mr. Campbell, to
section 3. The courts to appoint	strike out the word "male,"
overseers of elections, consid-	127; rejected by yeas and nays,
ered 190	128.
amendment of Mr. Buckalew, 190;	amendment of Mr. Gibson to
adopted, 190.	amendment, 127; withdrawn.
amendment of Mr. Cuyler, 190;	127.
adopted by yeas and nays, 193.	amendment of Mr. Dailas, 128;
amendment of Mr. Turrell, 193;	rejected by yeas and nays, 129.
rejected by yeas and nays, 193.	amendment of Mr. Harry White,
amendment of Mr. J. N. Purvi-	129; rejected, 129.
ance to amendment of Mr. Tur-	amendment of Mr. Hemphill, to
rell, 193; adopted, 193.	insert "white freeman," 130; re-
amendment of Mr. J. M. Bailey,	jected by yeas and nays, 130.
195; adopted, 195.	amendment of Mr. D. N. White,
remarks on, by—	130; rejected, 130.
Mr. Broomall 192	amendment of Mr. Bigler, 131:
Mr. Buekalew 190, 191	rejected, 131.

Elections and Electors-Continued.	Elections and Electors—Continued.
article on second reading—	article on second reading—
section 1—	section 2—
vol. v:	remarks on, by
amendment of Mr. Hunsicker,	vol. v:
131; rejected, 131.	Mr. Mann
amendment of Mr. Alricks, 132;	Mr. Temple
rejected, 132.	Mr. J. P. Wetherill 151, 152, 158
amendment of Mr. D. W. Patter-	Mr. Woodward 137, 153
son to amendment, 132; reject-	section 3. Electors to be privileged
ed, 132.	from arrest, considered 163
amendment of Mr. Darlington,	the section was agreed to
132; rejected, 132.	section 4. Electors in actual mili-
amendment of Mr. Temple, 132;	tary service of the U.S., under
rejected, 132.	a requisition of the President,
amendment of Mr. Russell, 132;	to have the right of suffrage,
adopted, 132.	considered
amendment of Mr. Broomall, 132;	
rejected, 133.	jected by yeas and nays, 163.
amendment of Mr. Woodward to	amendment of Mr. Darlington,
amendment, 133; rejected, 133.	164; adopted, 164. the section as amended was agreed
the section as amended was agreed	to
to 134	section 5. All registry laws to be
section 2. All elections to be by bal-	uniform in their operations, con-
lot, considered	sidered 164
amendment of Mr. Harry White,	amendment of Mr. Bartholomew,
134; rejected 136.	164; rejected, 164.
amendment of Mr. Broomall to	amendment of Mr. Darlington,
amendment, 135; adopted, 136.	164; adopted, 164.
amendment of Mr. Kaine, 137;	amendment of Mr. Buckslew, 164;
rejected, 140.	rejected, 165.
amendment of Mr. Lilly, 140; re-	amendment of Mr. M'Clean, 168;
jected, 140.	rejected, 170.
amendment of Mr. Broomall, 141;	remarks by—
adopted, 146.	Mr. Buckalew 164, 165, 170
amendment of Mr. Temple, 147;	Mr. Dallas 167
withdrawn, 147.	Mr. Hunsicker 169
amendment of Mr. Funck, 147;	Mr. M'Clean
rejected, 161.	Mr. Purman 165
amendment of Mr. Boyd to amend-	Mr. Simpson 167
ment, 160; withdrawn, 161; re-	Mr. Harry White 165, 166, 169
newed and rejected by yeas and	Mr. Worrell 166
nays, 162.	the section as amended was agreed
amendment of Mr. Temple, 162;	to
rejected, 162.	section 6. Electors to forfeit right
amendment of Mr. Harry White,	of suffrage by receiving or offer-
162; rejected, 163.	ing or promising gifts or other
remarks on, by—	consideration for votes, consid-
Mr. Bartholomew	ered
Mr. Biddle	amendment of Mr. Alricks, 172;
Mr. Bigler	adopted, 172.
Mr. Buckalew	amendment of Mr. Bartholomew,
Mr. Carter	172; rejected, 173.
Mr. Dunning	amendment of Mr. M'Murray,
Mr. Funck	173; rejected, 173.
Mr. Hanna	the section as amended was agreed
Mr. Kaine	
Mr. Knight 149, 152	section 7. Relative to fraudulent
Mr. Landis	violation of the election laws,
Mr. Lilly 160	considered 174

Elections and Electors—Continued.	Elections and Electors—Continued.
article on second reading—	article on second reading-
section 7—	section 11—
vol. v:	vol. v:
amendment of Mr. Stewart, 174;	amendment of Mr. Darlington,
rejected, 174.	182; rejected by yeas and nays,
amendment of Mr. Carter, 174;	182.
adopted by yeas and nays, 175.	
amendment of Mr. Darlington,	amendment of Mr. Darlington,
175; adopted, 175.	183; rejected, 183.
amendment of Mr. S. A. Purvi-	remarks on, by—
ance, 175; adopted, 175.	Mr. Buckalew
amendment of Mr. H. W. Palmer,	Mr. Hay 18
175; adopted by yeas and nays,	the section was agreed to by yeas
176.	and nays 18
the section as amended was agreed	section 12. Relative to gain or loss
to 176	of residence, considered 18
section 8. Relative to testimony in	amendment of Mr. Cochran, 185;
cases of contested election, con-	rejected by yeas and nays, 185.
	amendment of Mr. Ainey, 185;
sidered	rejected, 185.
	amendment of Mr. Lilly, 185; re-
adopted, 176.	jected, 186.
amendment of Mr. Harry White,	amendment of Mr. Guthrie, 186;
177; adopted, 177.	withdrawn, 186.
remarks on, by-	remarks on, by-
Mr. Buckalew 177	Mr. Lilly 18
Mr. Knight 176	the section was agreed to 18
Mr. Harry White 177	new section proposed by Mr.
the section as amended was agreed	Broomall directing a special
to 177	election to decide whether wo-
section 9. Division of wards of cities	men shall have the right of suf-
or boroughs and townships into	
election districts, considered 177	frage, considered
amendment of Mr. Campbell, 177;	the section was not agreed to by
rejected, 178.	yeas and nays
amendment of Mr. Lilly, 178, re-	article referred to Committee on
jected, 181.	Revision and Adjustment 18
amendment of Mr. Dallas to	Elections, commissioners of in large
amendment, 178; rejected, 178.	cities provided for, vol. i 9
amendment of Mr. Hanna to	vol. viii:
amendment, 178; rejected, 181.	commissioners of, for Philadelphia,
remarks on, by-	resolution to appoint 54
Mr. Hanna 178	remarks on, by-
Mr. J. W. F. White 179	Mr. Temple
the section was agreed to 181	Mr. Harry White 54
section 10. All elections by persons	Mr. Woodward 54
in a representative capacity to	commissioners of, for Philadelphia,
be viva voce, considered 181	appointment of-
the section was agreed to 181	remarks on, by—
section 11. Women of the age of 21	Mr. Armstrong 61
years or upwards to be eligible	Mr. Biddle
	Mr. Buckalew65
to office of school director, con-	Mr. Cochran
sidered	Mr. Curtin
amendment of Mr. Broomall, "to	Mr. Dallas585, 606, 64
allow women to vote for school	
directors and on questions re-	Mr. Darlington
lative to sale of intoxicating	Mr. Hanna
drinks," 182; rejected by yeas	Mr. Hay 640
and nays, 182.	Mr. Knight
amendment of Mr. Boyd to amend-	Mr. Littleton 613, 646
ment, 182; rejected, 182.	Mr. Simpson 65

GENERAL INDEX.

Elections—Continued.	Elections—Continued.
commissioners of, &c	resolution relative to purity of 480
remarks on, by-	vol. ii:
vol. viii:	special, on adopting Constitution 414
Mr. Temple	təstimony in contested cases of, rel-
Mr. J. P. Wetherill652, 653	ative to 124
Mr. Harry White	remarks on, by-
	Mr. Buckalew 125
Mr. J. W. F. White 587	Mr. Darlington 125
Mr. Woodward 607	Mr. M'Allister 127
vol. i:	Mr. M'Lean
memorials on frauds at 216, 217	Mr. Simpson
of Senators	viva voce, by representative bodies, 183
of solicitors	Electors, resolution relative to quali-
committee on, report of 503	fications of, vol. i
minority report of	rights of, vol. i
vol.ii:	tax qualifications of—
districts, relative to division of 137	remarks on, by—
remarks on, by-	vol.i;
Mr. Buckalew	Mr. Beebe
Mr. Cassidy 140	Mr. C. A. Black 655
Mr. Dallas134, 137	Mr. Bowman 630
Mr. Hanna	Mr. Broomall
Mr. M'Murray 136	Mr. Buckalew 632
Mr. Newlin	
Mr. Temple	Mr. Campbell
Mr. Turrell	Mr. Corson
	Mr. Darlington 630
Mr. J. P. Wetherill136, 144	Mr. Gowen 631
Mr. J. W. F. White134, 135, 146	Mr. Howard
majority votes of 585	Mr. Hunsicker 657
remarks on, by-	Mr. M'Allister 632, 639, 644
Mr. Dodd 587	Mr. H. G. Smith
Mr. Ross	Mr. Worrell
Mr. Simpson 586	vol. vii:
of incorporated companies 132	to give consent to annexing terri-
relative to, in Philadelphia, com-	tory to any city or borough 234
munication of Hon. John M.	prerogatives of
Read 183	
vol. v:	Mr. Bowman
opening and conducting of 249	vol. viii:
vol. i:	to have Constitution submitted to, 476
resolution to change time of hold-	ELLIOTT, MORTIMER F., delegate
ing State	XVIth district:
resolution to provide for holding the	oath of office administered to, vol. i, 7
general, in November 143	leaves of absence granted to, vol. i,
resolution to disfranchise all who	124; ii, 151; iii, 299; iv, 741; v,
commit fraud at 148	260, vii, 697.
resolution to provide for rights of	report of committee on mileage of,
majorities in	vol.i
resolution requiring voting at dele-	resolution submitted by-
gate 184	vol. i:
resolution relative to exempting of-	relative to taxes on corporations, 237
ficers of, from jury duty 250	
resolution to provide for full and	on the form of ballot
equal	
resolution to punish fraud at, by	on vesting the judicial power, 691, 695
hanging 355	
debate on article to change time of	oath of office administered to, vol. i, 7
holding general, 221-229, 223-262,	leaves of absence granted to, vol. i,
290-303, 309-320.	124; v, 49; vi, 214, 646.

ELLIOTT, JAMES—Continued.	Eminent domain—Continued.	
report of committee on mileage of,	the exercise of the power and right	
vol. i	of, vol. iv, 688; v, 755; vi, 33.	
resolutions submitted by—	remarks on, by—	
vol. i:	vol. vi:	
relative to taxing corporations 237	Mr. Alricks	36
vol. ii:	Mr. Biddle	34
to procure skeleton maps of the	Mr. Boyd	33
State 185	Mr. Broomall	35
incidental remarks by-	Mr. Corson	34
185, 577, 709, 716.	· Mr. Cuyler	34
vol. iii:	Mr. Dallas	31
7, 13, 14, 37, 38, 112.	Mr. Howard	36
vol. iv:	Mr. Hunsicker	35
163, 171, 373, 407, 408, 695, 749.	Employees of the Legislature, num-	
vol. v:	ber, &c., to be prescribed by law,	
710.		268
vol. vi:	Enrolment tax, resolution relative to	
£22, 543.		353
vol. vii:	Error, writ of, resolution relative to	
116.		353
vol. viii:	writs of, communication from pro-	
371, 374, 496, 497, 692, 748.	thonotary of Erie county, relative	
remarks by—	to, vol. ii	3
vol. i:	Erie, invitation from mayor of, invit-	
on the form of ballot	ing Convention to hold its sessions	
	in that city, vel. vi	480
vol. ii:	Evans, Clement, elected Doorkeeper,	
on qualification of members, and	vol. i	32
contested elections of	Evening Telegraph, Pittsburg, article	-
on validity of acts of Assembly, 773	from, relative to validity of acts of	
vol. iii:	the Assembly, vol. vii	474
on railroads guaranteeing the	Evening sessions, resolution of Mr.	1.1
stock of other corporations, 438, 439	Buckalew to hold, vol. viii, 56;	
vol. iv:	adopted, 56; rescinded, 95.	
on the location of the Supreme	remarks on, by-	
Court	vol. viii:	
on the establishment of probate	Mr. Baer	93
courts 376	Mr. Beebe	89
vol. v:	Mr. Boyd.	94
on the Representative apportion-	Mr. Buckalew	56
ment	Mr. Dallas	89
vol. vi:	Mr. Darlington	88
on the removal of criminal cases	Mr. De France	93
to the Supreme Court 305	Mr. Hay	91
on the uniformity of the powers	Mr. Howard	94
and process of the courts 307	Mr. Kaine	92
on the creating of any other court	Mr. Mann	92
than those authorized by the	Mr. Mantor	89
Constitution	Mr. D. W. Patterson	91
vol. viii:	Mr. Purman	91
on the continuation of all courts		-
of record 370	EWING, THOMAS, delegate XXIIId	
on form of ballot in voting on the	district:	-
Constitution	oath of office administered to, vol. i,	7
Emigration from the State not to be	leaves of absence granted to, vol. i,	
prohibited, vol. i, 758; iv, 758; v,	704; iv, 644; vi, 408.	
633.	petitions presented by—	
Eminent domain, resolution relative	vol. ii: from citizens of Allegheny county,	
	in favor of prohibition	2.10
to right of, vol. i 149, 183	In rayor or prominition	410

E

WING, THOMAS—Continued.	EWING, THOMAS—Continued.
resolutions submitted by—	remarks by—
vol. i:	vol. i:
relative to reports of standing com-	on pay of members of the Legis-
mittees 92	lature 473
relative to printing resolutions	vol. ii:
and propositions 92	on Legislature article, 225, 227, 509, 510
relative to insurance companies, 144	on limiting debate in committee
relative to elections of mayors of	of the whole 305
cities144	on eligibility to office of Governor, 346
of inquiry into the capital stock of	on the Executive power 334
railroads and canals 219	on cities and city charters 397
vol. v:	on postponing consideration of
	Executive article
relative to hours of meeting 520	on the Education article 435, 468
wol. vii:	
to change the constitution of a	on legislative appropriations for
guorum 380	sectarian and other purposes,
vol. viii:	661, 662, 666.
to provide for evening sessions 95	on creating special commissions
incidental remarks by—	for municipal purposes 698, 699
vol. i:	on limiting amount recoverable
121, 136, 137, 224, 233, 454, 472, 475,	for injury to persons or property, 744
513, 514, 630, 638.	on validity of acts of Assembly,
vol. ii:	769, 771, 774.
254, 292, 327, 328, 338, 385, 398, 399,	on legislative bribery 797
582, 588, 604, 605, 626, 633, 635, 637.	vol. iii:
vol. iii:	on legislative bribery 15
6, 70, 125, 334, 335, 347, 377, 419, 439,	on the powers of mayors of cities, 101
449, 575, 577, 613, 655, 676, 715, 760,	on creating special municipal
774, 776.	commissions 133, 134
vol. iv:	on taxing railroad corporations 370
46, 74, 130, 165, 173, 209, 327, 254, 255,	on restraining railroad companies
261, 264, 265, 269, 287, 295, 311, 356,	from mining and manufactur-
357, 378, 379, 385, 387, 451, 510.	ing
vol. v:	vol. iv:
	on the powers of the Supreme
266, 311, 334, 340, 358, 366, 375, 423,	Court
424, 444, 483, 507, 519, 520, 590, 634,	on the establishment of separate
635, 637, 656, 702, 710, 733, 872, 780,	orphans' courts
781.	of philip contraction
vol. vi;	on the establishment of justices'
26, 39, 61, 72, 91, 99, 108, 194, 203,	courts
205, 210, 211, 225, 232, 234, 280, 306,	on industrial interests and the
318, 321, 343, 373, 613, 644, 705, 710,	nsury laws 504
718.	vol. v:
vol. vii:	on legislative appropriations to
20, 39, 50, 75, 80, 117, 120, 122, 162,	charitable institutions 289
260, 265, 306, 309, 311, 317, 319, 326,	on the passage of bills contrary to
340, 357, 358, 380, 381, 413, 424, 494,	Constitutional provisions 311
502, 540, 572, 612, 623, 632, 636, 739,	on appropriations to institutions
740, 741, 750, 779.	for soldiers' widows and or-
vol. viii:	phans 320
79, 95, 98, 127, 141, 159, 177, 231, 292,	on the Congressional apportion-
293, 330, 331, 375, 436, 441, 460, 601,	ment
663, 697, 698, 699, 713, 714, 718, 719,	on the Representative apportion-
	ment
720, 721, 723, 724, 725.	on banking rates of interest 779
remarks by—	
vol. i:	vol. vi: on taxation of foreign insurance
on resolution relative to printing, 70	companies
on fixing time of municipal elec-	companies
tions	On connection,

EWING, THOMAS—Continued.	Executive Department, report of com-	
remarks by-	mittee on, vol. ii 12	S
vol. vi:	vol. ii:	
on special municipal laws, 228, 229, 330	article on first reading 33	50
on the election and qualifications	section 1. Officers of Executive De-	
of aldermen 332, 334	partment, considered, 333; cor-	
on the election and qualifications	rected, 334.	,,
of aldermen in Pittsburg and	the section was agreed to 35	٠.
Allegheny	section 2. Powers of the Executive,) (
on the establishment of separate	considered) i,
orphans' courts	amendment of Mr. Bowman, 334;	
on providing for a recess of the	adopted, 334; re-considered,	
Convention	334; adopted, 334.	
vol. vii:	amendment of Mr. Harry White	
	to amendment, 334; rejected, 334.	
on Representative apportionment,	amendment of Mr. Ewing, 334;	
62, 63, 94, 95.	withdrawn, 338.	
on decennial apportionment 214 on the freedom of the printing	amendment of Mr. Harry White	
	to amendment, 336, 340; adop-	
press	ted, 340.	
on appropriations to charitable in-	amendment of Mr. Gowen, 340;	
stitutions	rejected, 340.	
	remarks on, by—	
of merchandise 399, 400, 416	Mr. Armstrong 35	38
on the punishment for legislative	Mr. Buckalew 35	
on appellate jurisdiction of courts	Mr. Curtin 35	
	Mr. Cuyler 35	
of record	Mr. Darlington 35	
on the registration of voters 641 on municipal debts of consolida-	Mr. Ewing 35	
	Mu I N Dungianos	
ted municipalities 655, 656 on the powers of municipal gov-	Mr. Harry White 333, 35	
	the section was agreed to 3-	
on the General Assembly autho-	section 3. Term of Governor, con-	
	sidered34	10
rizing local improvements 744	amendment of Mr. Brodhead, 340;	
vol. viii:	rejected, 341.	
on officers and employees of rail-	amendment of Mr. Buckalew,	
roads engaging in transporta-	341; rejected, 344.	
tion 9	amendment of Mr. Wright to	
on the formation of Senatorial dis-	amendment, 342; rejected,	
tricts	344.	
on the leasing of railroads 242	remarks on, by-	
on the investigation of charges	Mr. Armstrong 34	ŧ]
against members of the Con-	Mr. Biddle	1:
vention	Mr. Buckalew 34	1]
on the organization of telegraph	Mr. Darlington 5	ŧ:
companies 329	Mr. Harry White 3-	ŧ:
on the appointment of prothono-	the section was agreed to 3-	1-1
tary of Philadelphia	section 4. Providing for a Lieuten-	
on tenure of office and election of	ant Governor, considered 3-	1-
aldermen	the section was agreed to 34	14
on adjournment	section 5. Persons eligible to office	
on form of ballot in voting on the	of Governor and Lieutenant	
Constitution 574	Governor, considered 35	1-
on printing Constitution in pam-	remarks on, by-	
phlet form	Mr. Corson 3	
on the organization of the courts	Mr. Ewing 3-	
in Allegheny county 601	Mr. D. W. Patterson 3-	
on paying expenses of committee	Mr. Simpson 3	
on address to the people 717	Mr. Worrell	4

Executive Department-Continued.	Executive Department—Continued.
vol. ii:	section 10—
section 6. Members of Congress or	remarks on, by—
other officers of the United	vol. ii:
States, or State, ineligible to	Mr. Buckalew 377
hold office of Governor, consid-	Mr. Cochran
ered 344	Mr. Curtin 351, 353, 369
amendment of Mr. Turrell, 344;	Mr. Darlington 359, 378
modified, 346; rejected, 347.	Mr. De France 379
the section was agreed to 347	Mr. Gowen 361
section 7. Compensation of Gover-	Mr. Howard 380
nor and Lieutenant Governor,	Mr. Lawrence 371
not to be changed after election,	Mr. Lilly 355
considered 347	Mr. Mann 367, 368
substitute of Mr. Wherry, 347; re-	Mr. Newlin 351, 355, 356
jected, 347.	Mr. J. N. Purviance 376
substitute of Mr. Andrew Reed,	Mr. S. A. Purviance 379
347; rejected, 347.	Mr. H. W. Palmer 358
the section was agreed to 347	Mr. J. R. Read 351
section 8. Governor to be Comman-	Mr. Simpson 380
der-in-Chief, considered 347	Mr. Temple 373
the section was agreed to 347	Mr. Turrell
section 9. Officers to be appointed	Mr. Walker 351
by Governor, considered 347	Mr. Harry White 358
amendment of Mr. Armstrong,	the section was agreed to 384
347; withdrawn, 350.	section 11. Governor may require
amendment of Mr. Mantor, 350;	information from officers of the
rejected, 351.	Executive Department in writ-
remarks on, by—	ing, considered 384
Mr. Armstrong 349	the section was agreed to 384
Mr. Curtin 348	section 12. Governor from time to
Mr. Mantor 350	time to give information to the
Mr. J. N. Purviance	General Assembly, considered, 384
Mr. Walker 349	the section was agreed to 384
Mr. Harry White 348	section 14. Vacancy in office of Gov-
Mr. J. W. F. White 348	ernor to be filled by Lieutenant
the section was agreed to 351	Governor, considered 384
section 10. Court of pardons, con-	the section was agreed to 384
sidered 351	section 15. Senate to elect a presi-
amendment of Mr. Newlin, 351;	dent pro tempore, considered 384
rejected, 358.	the section was agreed to 384
substitute of Mr. John R. Read,	section 16. Approval or non-ap-
351; withdrawn, 355.	proval of bills by Governor, and
amendment of Mr. H. W. Palmer,	action of Legislature thereou,
358; modified, 359.	considered 384
amendment of Mr. Armstrong to	amendment of Mr. Ewing, 384;
amendment, 359; adopted, 359.	adopted, 384.
amendment of Mr. Darlington,	the section was agreed to 384
359; rejected, 361.	section 17. Governor to have power
amendment of Mr. Gowen, 362;	to disapprove of distinct items
rejected, 363.	in appropriation bills, consid-
division called by Mr. Lilly, 363;	ered 385
rejected, 369.	the section was agreed to 385
amendment of Mr. John M. Bailey,	section 18. Contested elections of
383; adopted, 384.	Governor or Lieutenant Gover-
amendment of Mr. Simpson, 384;	nor incumbent to hold over, con-
rejected, 384.	sidered
remarks on, by-	the section was agreed 385
Mr. Biddle 356, 357	section 19. Duties of Secretary of
Mr. Boyd 375	Commonwealth, considered 385

Executive Department—Continued.	Executive Department—Continued.
section 19—	article on second reading—
vol. ii:	section 3—
the section was agreed to 385	vol. v:
section 20. Duties of Secretary of In-	the section as amended was agreed
ternal Affairs, considered 385	to 20
the section was agreed to, 385; re-	section 4. Creating office of Lieu-
considered, 392.	tenant Governor, considered 20
amendment of Mr. Clark, 392;	the section was agreed to 20
adopted, 392.	section 5. Eligibility to office of
amendment of Mr. Broomall, 394;	Governor and Lieutenant Gov-
adopted, 394.	ernor, considered 20
the section as amended was agreed	the section was agreed to 20
to 394	section 6. No member of Congress
section 21. Duties of Superintend-	or officer of the United States
ent of Public Instruction, con-	shall exercise office of Governor
sidered	or Lieutenant Governor, con-
amendment of Mr. Minor, 386;	sidered
adopted, 391.	amendment of Mr. Darlington,
amendment of Mr. Struthers to	205; adopted, 205.
amendment of Mr. Minor re-	the section as amended was agreed
jected, 391; the section as amend-	to 20
ed was agreed to, 391; reconsid-	section 7. The compensation of Gov-
ered, 392.	ernor and Lieutenant Governor
amendment of Mr. Clark, 392;	not to be increased or diminish-
adopted, 392.	ed after election, considered 20
amendment of Mr. Broomall to	the section was agreed to 20
amendment of Mr. Clark, 393;	section 8. The Governor to be Com-
agreed to, 394.	. mander-in-Chief of the army
the section as amended was agreed	and navy of the Commonwealth,
to 394	eonsidered
amendment to sections twenty and	amendment of Mr. Lamberton,
twenty-one-	206; adopted, 206.
remarks on, by-	the section as amended was agreed
Mr. Clark 392, 391	to 20
Mr. Ewing 418	section 9. Appointments to office by
article on second reading 418	the Governor, considered 20
section 1. Was considered and agreed	amendment of Mr. Worrell, 206;
to 418	adopted, 206.
section 2. The supreme executive	amendment of Mr. Darlington,
power to be vested in a Gover-	206; rejected by yeas and nays,
nor, considered 418	212.
amendment of Mr. J. M. Bailey,	amendment of Mr. Woodward to
418; rejected, 418.	amendment, 208; accepted, 208.
vol. v:	amendment of Mr. Newlin, 212;
the section was agreed to 203	rejected by yeas and nays, 212.
section 3. The Governor to hold of-	amendment of Mr. J. N. Purvi-
fice for one term of four years,	ance, 212; rejected by yeas and
considered	nays, 213.
amendment of Mr. Brodhead, 203;	amendment of Mr. Darlington,
adopted, 203.	213; adopted, 213.
amendment of Mr. Wherry, 203;	amendment of Mr. Darlington,
rejected, 203.	213; rejected, 213.
amendment of Mr. Buckalew, to	amendment of Mr. Simpson, 213;
provide for second term, 203;	adopted, 213.
rejected by yeas and nays, 204.	remarks on, by-
amendment of Mr. Darlington,	Mr. Armstrong 200
205; rejected, 205.	Mr. Biddle 21
remarks on, by-	Mr. Bigler 21
Mr. Buckalew 203	Mr. Corson

Recutive Department—Continued.	Executive Department-Continued.
article on second reading—	article on second reading—
section 9—	section 10—
remarks on, by-	vol. v:
vol. v:	the section was agreed to 23
Mr. Curtin 209	section 11. Governor may require
Mr. Darlington 206	information from all officers of
Mr. MacVeagh	Evecutive Deportment consideration
Mr. Harry White	Executive Department, consid-
Mr. Woodward	ered
the section asamended was agreed	the section was agreed to. 23
to	section 12. Governor to give Gen-
section 10. Relative to the pardon-	eral Assembly all information
ing power of the Governor, con-	and make recommendations,
sidered 213	considered. 23
amendment of Mr. Lamberton,	the section was agreed to 23
213; adopted, 213.	section 13. Governor may convene
amendment of Mr. Lamberton,	General Assembly on extraordi-
213; adopted, 214.	nary occasions, considered 23
amendment of Mr. Lamberton,	the section was agreed to 23
214; adopted, 214.	section 14. Vacancy of office of
	Governor to be filled by Lieu-
amendment of Mr. DeFrance, 214, rejected, 215.	tenant Governor, considered 23
emondanout of Mr. Dislam of a	the section was agreed to 23
amendment of Mr. Bigler, 216; re-	section 15. The election of Presi-
jected, 223.	dent of Senate pro tempore, con-
amendment of Mr. Bigler to	sidered23
amendment, 222; adopted, 223.	the section was agreed to 23
amendment of Mr. Hazzard, 223;	section 16. Relative to approval of
rejected, 223.	bills passed the General Assem-
amendment of Mr. Cuyler, 223;	bly, considered
rejected, 223.	amendment of Mr. Harry White.
amendment of Mr. Bnekalew, pro-	233; adopted, 234; reconsidered
viding for an Advisory Board of	237; amended, 238; rejected,
Pardons, 223; modified, 227; re-	238.
jected by yeas and nays, 229.	amendment of Mr. Harry White,
amendment of Mr. Alrieks, 229;	234; rejected, 234.
rejected, 229.	amendment of Mr. Hay, 234;
amendment of Mr. Corson, 229;	adopted, 235.
rejected, 231.	amendment of Mr. Worrell, 235;
amendment of Mr. Hemphill, 231;	rejected, 237.
rejected, 231.	amendment of Mr. Harry White
amendment of Mr. Mann, 231; re-	to amendment, 237; accepted,
jected, 231.	237.
amendment of Mr. Brodhead,	the section as amended was agreed
231; rejected, 231.	to
amendment of Mr. J. M. Bailey,	section 17. The Governor to have
232; rejected, 232.	power to disapprove of any
amendment of Mr. Cochran, 232;	item or items of appropriation
rejected, 232.	bills, considered
remarks on, by-	the section was agreed to 23:
Mr. Armstrong	section 18. In trial of contested
Mr. Bigler	election of Governor or Lieu-
Mr. Buckalew 224	tenant Governor continuing
Mr. Cochran	after the third Monday of Jan-
Mr. Corson 229	uary, the incumbents to hold
Mr. Curtin	over, considered
Mr. Cuyler	amendment of Mr. Brodhead, 238;
Mr. De France	rejected, 238.
Mr. MacVeagh. 226	amendment of Mr. Darlington,
Mr. Mann 231	238; rejected, 238.

Executive Department—Continued.	Executive Department—Continued.
article on second reading—	article on third reading—
section 18—	vol. vii:
vol. v:	motion of Mr. Darlington to go into
amendment of Mr. Buckalew,	committee of the whole to
providing that the Chief Justice	amend ninth section 443
shall preside at the trial of such	remarks on, by-
contest, 238; adopted, 239.	Mr. Darlington 445
remarks on, by—	the motion was not agreed to 444
Mr. Buckalew 239	motion of Mr. Hemphill to go into
	committee of the whole to
the section was agreed to 239	amend sixth section 44
section 19. The Secretary of Com-	the motion was not agreed to 446
monwealth to keep a register	motion of Mr. Brodhead to go into
of all the official acts and pro-	committee of the whole to
ceedings of the Governor, con-	amend twentieth section 446
sidered	
amendment of Mr. Hanna, 239;	the motion was not agreed to 440
rejected, 239.	motion of Mr. Curtin to go into com-
the section was agreed to 239	mittee of the whole to amend
section 20. Relating to Secretary of	tenth section
Internal Affairs, considered 240	the motion was agreed to 447
amendment of Mr. Wherry, 240;	in committee, the amendment
rejected, 240.	was directed to be inserted 44
the section was agreed to 240	motion of Mr. Darlington to go into
section 21. Relating to Superinten-	committee of the whole to add
dent of Public Instruction, con-	a new section, relative to the
sidered	funds of the Commonwealth 447
the section was agreed to 240	remarks on, by—
section 22. Relating to term of office	Mr. Darlington 447, 448
of Secretary of Internal Affairs,	the motion was withdrawn 44
Auditor General and State Trea-	motion of Mr. S. A. Purviance to
surer 240	go into committee of the whole
the section was agreed to 240	to amend tenth section 449
article referred to Committee on	remarks on, by-
Revision and Adjustment 240	Mr. Bigler
vol. vii:	Mr. Carter 450
article on, reported by Committee	Mr. H. W. Palmer 449
on Revision and Adjustment 281	Mr. S. A. Purviance 44
article on third reading, considera-	the motion was not agreed to 450
tion of	motion of Mr. D. W. Patterson to
motion of Mr. Mann to go into com-	go into committee of the whole
mittee of the whole to strike	to amend twenty-second sec-
out the seventh section 441	tion
stricken out by unanimous con-	remarks on, by—
sent	Mr. Curtin 451, 45
motion of Mr. Hemphill to go into	Mr. D. W. Patterson 450, 45
committee of the whole to	the motion was not agreed to 455
amend the fifteenth section 442	
the motion was not agreed to 442	motion of Mr. Brodhead to go into
motion of Mr. Struthers to go into	committee of the whole to
committee of the whole to	amend twentieth section 45
amend sixteenth section 442	the motion was not agreed to 455
the motion was not agreed to 442	motion of Mr. J. W. F. White to go
motion of Mr. Woodward to go into	into committee of the whole to
committee of the whole to	amend thirteenth section 45
amend first section 442	the motion was not agreed to 45
remarks on, by—	the article passed finally 45
Mr. Woodward 442, 443	vol. viii:
the motion was not agreed to 443	article considered 42
the motion was not agreed to 410	(mayeen void need to be seen to b

Executive Department—Continued.	F.
vol. viii:	τ.
new section proposed by Mr. Carter:	FAYETTE COUNTY, report of prothon-
The Governor to have power to	otary of, vol. i
convene the Senate in extraor-	Federal Constitution, resolution rela-
dinary session, considered 427	tive to amendments to, vol. i 158
remarks on, by-	resolutions to provide for amend-
vol. viii:	ments to, vol. i
Mr. Buckalew 443	relations, resolution to add com-
Mr. Curtin	mittee on, vol. i 186, 199
Mr. Darlington 443	Fees of public officers to be paid into
Mr. Mann 443	public treasury, vol. i 90
Mr. Harry White 427	memorial on system of, vol. i 216, 217
the section was agreed to 444	Female Suffrage—See Suffrage.
the section on second reading was	FELL, J. GILLINGHAM, delegate at
agreed to 444	large:
referred to Committee on Revi-	oath of office administered to, vol. i, 7
sion and Adjustment 444	leaves of absence granted to, vol.
Executive Committee to give pub-	iv, 600; v, 99; vii, 337; viii, 732.
licity to the provisions of the new	report presented by—
Constitution, resolution to ap-	vol. vii:
point, vol. viii	from delegates at large appointing
remarks on, by-	Mr. M'Michael to fill vacancy
vol. viii:	occasioned by death of Mr. Meredith 4
Mr. Howard 516	edith 4 incidental remarks by—
Mr. Minor	vol. i:
Mr. Newlin 514, 517	475, 503.
Mr. Wherry 516	vol. iii:
Mr. Harry White 516	447, 663.
Executive Committee, address of, to	vol. iv:
the people of Pennsylvania, vol.	555.
viii	vol. v:
resolution relative to expenses of,	531, 746.
vol. viii	vol. vi:
remarks on, by-	24, 557, 276.
vol. viii ;	vol. vii:
Mr. Biddle 718, 719	4.
Mr. Bowman	vol. viii:
Mr. Darlington	576.
Mr. Ewing	Financial Board of Control, resolution
report of	to create, vol. i
resolution of thanks to	Fines and penalties, Legislature not
Exemption laws, Legislature to pro-	to remit, vol. v
vide for liberal, vol. v	Finletter, Judge, of Philadelphia, as-
vol. v:	signed to court of common pleas
Mr. Baer 330	number three, vol. viii
Mr. Darlington	FINNEY, ASHEL C., delegate XVIIIth district:
Mr. Lilly	oath of office administered to, vol.i, 7
Mr. Newlin 330, 332	leaves of absence granted to, vol. i,
Mr. D. W. Patterson	199; ii, 658; iv, 555; vii, 130.
Mr. Harry White	report of committee on mileage of,
Ex post facto laws, Legislature not to	vol. i
pass, vol. iv	report made by—
Ex post facto law, none to be passed,	vol. ii:
vol. v 631	from Committee on Agriculture,
Expenses of the Convention, resolu-	Mining, Manufactures and Com-
tion relative to, vol. i 480	merce, reporting article 663
	0

FINNEY, ASHEL C.—Continued.	Form of ballot—Continued.
resolutions submitted by—	resolution to provide for—
vol. i:	remarks on, by-
requiring electors to be able to	vol. i:
read and write	Mr. Hay
relative to local female suffrage, 658	Mr. Hazzard
vol. ii:	Mr. Howard
limiting mining corporations in	Mr. Kaine
holding land	Mr. Knight 764
vol. iii:	Mr. Lamberton
from citizens of Clearfield county,	Mr. M'Allister 786
asking for recognition of Al-	Mr. Mantor
mighty God in the Constitu-	Mr. Newlin
tion	Mr. D. W. Patterson 723
Firemen, to dispense with, resolution	Mr. Patton 740
relative to, vol. v 6	Mr. J. R. Reed 750
pay of, resolution relative to, vol. v,	Mr. Ross 804
499, 519.	Mr. Simpson 729, 805
Fishing Creek, memorial of Friends	Mr. Temple 777
of, vol. i 611	Mr. Walker 796
Fletcher, Albert W., nominated for	Mr. J. P. Wetherill 747
Assistant Clerk, vol. i	Mr. H. White 724
Fogg, Frederick, memorial from, rel-	Mr. J. W. F. White 761
ative to labor, vol. i	Mr. Woodward 726
Foreign corporations to have a place	Mr. Worrell 798
of business in the State, vol. v,	vol. ii:
768 : vii, 809.	Mr. Ainey
remarks on, by-	Mr. Armstrong 65, 67
vol. v:	Mr. J. M. Bailey 26, 27
Mr. Alricks	Mr. Bartholomew
Mr. Bowman	Mr. Biddle 58
Mr. Lilly	Mr. C. A. Black
Mr. MacConnell	Mr. Boyd
Mr. H. W. Palmer	Mr. Broomall
Mr. Woodward	Mr. Buckalew
vol. vii:	Mr. Cassiday
Mr. Brodhead 809	Mr. Cochran
Mr. MacVeagh 809, 810	Mr. Corbett. 42
Mr. Woodward	Mr. Corson
Form of ballot—	Mr. Curtin 63
vol. i:	Mr. Dallas 38, 40, 47
resolution to provide for 268	Mr. De France 48
remarks on, by-	Mr. Gibson 45, 65
Mr. Armstrong 802	Mr. Hanna 27, 28, 39
Mr. Bartholomew 753	Mr. Hazzard 28
Mr. Beebe 793	Mr. Hemphill 29
Mr. Biddle 723, 724	Mr. Hopkins
Mr. Boyd 803	Mr. Howard 13, 27, 28, 3
Mr. Buckalew 731	Mr. Hunsicker 31, 43
Mr. Carter	Mr. Kaine 3:
Mr. Cassidy	
Mr. Collins 788	
Mr. Curtin	
Mr. Darlington	Mr. MacVeagh
Mr. De France. 792 Mr. Elliott. 720	
Mr. Ellis	
Mr. Gowen	
1111 OO HOIII,	1111 111 11tanay

Form of bailot-Continued.	Franchises of railroads—Continued.
resolution to provide for—	remarks on, by-
remarks on, by-	vol. iii:
vol. ii:	Mr. Boyd 397
Mr. Minor	
Mr. Newlin 6	
Mr. Patton 2	5 408, 410, 411, 412.
Mr. Ross 2	
Mr. Runk 2	
Mr. Struthers 22, 4	
Mr. Temple 4	
Mr. Turrell 2	1111 1111 000, 00
Mr. J. P. Wetherill 2	2-2-1 22-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1
	1111 11 111
, , ,	
Form of ballot for election on new	hibited from granting, vol. vi 696
Constitution, reported from the	remarks on, by-
Committee on Schedule, vol. viii, 58	
prescribed for affirmative vote on	Mr. Alricks 700
the Constitution, vol. viii 57	3 Mr. Buckalew 703
remarks on, by—	Mr. Carter 701
vol. viii:	Mr. Cochran 696, 700
Mr. Ewing 57	4 Mr. Corson 700
Mr. Hanna 57	4 Mr. Curtin
Mr. H. White 57	4 Mr. Howard
prescribed for negative vote on Con-	Mr. Knight
stitution 57	
remarks on, by-	Mr. Harry White 697, 698
Mr. Armstrong 577, 58	
Mr. Buckalew 57	
Mr. Carter	
Mr. Cochran	,
Mr. Corson	
Mr. Curtin	
Mr. Ellis 57	
Mr. Hall 58	
Mr. Hanna 58	
Mr. Hay 58	_
Mr. Kaine 57	
Mr. Littleton 57	8
Mr. Niles 57	
Mr. H. W. Palmer 57	8 Mr. Lilly 593
Mr. H. G. Smith 57	6 vol. v:
Mr. Struthers 57	
Mr. Turrell57	8 Mr. Corbett
Mr. Harry White 58	1 Mr. Cuvler 761, 763
Mr. J. W. F. White 57	Mr. Darlington 758
Forten, William D., communication	Mr. Dodd
from, relative to the Bill of Rights,	Mr. Hunsicker
vol. vii	
	Mr. MaeVeagh
Fourteenth amendment to Constitu-	Mr. Minor
tion of the United States—	Mr. Andrew Reed
remarks on, by—	
Mr. Broomall, vol. i 67	Mr. Woodward
Franchises of railroads, relative to	
leasing of, vol. iii 37	
remarks on, by-	triet:
vol. iii:	oath of office administered to, vol. i, 7
Mr. Baer	resignation of, vol. i
y val iv	

FREEZE, JOHN G.—Continued.	Freight or passage—Continued.
report of committee relative to pay	remarks on, by—
and mileage of, vol. i	vol. viii:
resolution submitted by—	Mr. Hay 27
vol. i: relative to departmental expendi-	Mr. Howard 215, 248, 249, 261, 280
tures	Mr. Landis
Freight or passage, no discrimination	Mr. MacVeagh 23, 212, 245, 262, 277
in to be made, vol. vi, 611, 692;	Mr. Minor
vii, 787; viii, 23, 212.	Mr. T. H. B. Patterson 215, 278
remarks on, by-	Mr. Purman
vol. vi:	Mr. S. A. Purviance
Mr. Ainey 620, 621	Mr. Rooke 247
Mr. Armstrong 653, 655, 656, 684	Mr. H. G. Smith
Mr. Baer 621, 642, 649	Mr. W. H. Smith
Mr. J. M. Bailey	Mr. J. P. Wetherill 36
Mr. Broomall	Freight or passengers, transportation
Mr. Buckalew 644, 686	of, officers and employees of rail-
Mr. Clark	road and canal companies, not to
Mr. Cochran 634, 650, 651, 664	engage in, vol. vi
Mr. Curtin	remarks on, by—
Mr. Cuyler 623, 657, 660, 661	Vol. vi:
Mr. Dunning 636	Mr. Bullitt
Mr. Gilpin 638	Freights, rates of, to regulate, vol. i 237
Mr. Howard 626, 642, 666, 667	Friends, memorials of Monthly
Mr. Knight 643	Meetings of—
Mr. Landis	on right of conscience, vol. i 301
Mr. Lilly 521, 656	in favor of military exemption, vol.
Mr. M'Murray	i, 348, 378, 478, 523, 589, 611, 637; ii,
Mr. T. H. B. Patterson 640, 647, 687 Mr. Purman 652, 687	327.
Mr. S. A. Purviance	in favor of prohibition, vol. i, \$78,
Mr. J. R. Read	477, 523, 589, 611; ii, 4, 69, 213, 327,
Mr. A. Reed	366.
Mr. Rooke	against capital punishment, vol. i, 378, 523, 589, 641; ii, 151, 213, 327;
Mr. Wm. H. Smith 624, 625	iii, 509.
Mr. Stewart	in favor of female suffrage, vol. i 580
Mr. J. P. Wetherill	Fulton, Andrew M., del. XXIVth
Mr. Harry White 694	district:
vol. vii:	oath of office administered to, vol. i,
Mr. Calvin	leaves of absence granted to, vol. v,
Mr. Carey	143; vii, 268, 577; viii, 267.
Mr. Curtin	petitions presented by—
Mr. Howard	from citizens of Westmoreland
Mr. Lear	county, in favor of prohibition,
Mr. T. H. B. Patterson 793, 794	vol. i, 637; ii, 213.
Mr. J. P. Wetherill 795	vol. vi:
vol. viii:	from citizens of Westmereland
Mr. Alricks	county, asking for recognition
Mr. Baer 23, 262	of Almighty God in the Constitution, 252, 688, 689.
Mr. J. M. Bailey 257	incidental remarks by—
Mr. Biddle	vol. iv:
Mr. Bigfer	417, 776.
Mr. Calvin	vol. vii:
Mr. Cuyler 251, 260, 278, 279	530.
Mr. Dallas	vol. viii:
Mr. Dodd	300.

FULTON, ANDREW M.—Continued.	Funck, Josiah—Continued.
remarks by—	incidental remarks—
vol. ii:	vol. viii:
on the Legislature article 324	29, 159, 163, 272, 273, 275, 287, 458, 495.
vol. iv:	
on the election of judges of the	remarks by—
courts of common pleas 127	vol. iv:
on abolishing the office of asso-	on the appointment of prothono-
ciate judge	taries of courts of common pleas, 212 vol. v:
on the present established court	on the election by ballot 154
of common pleas	vol. vi:
on separate judicial districts for	on banking rates of interest 3
each county 475, 500	on damages to property by rail-
on preventing corporations doing	road and other corporations 716
business of a common carrier,	vol. vii:
and from mining or manufac-	on separate judicial districts 455
turing 572	vol. viii:
vol. vii:	on apportionment of Senators, 449,
on the present formation of the	451, 457.
judicial districts 527, 528	Funds of the State, management of,
	vol vii
Fulton county, report of prothono-	vol. vii
tary of, vol. i	remarks on, by—
Funds of the State, management of,	vol. vii:
vol. vii	Mr. Darlington 447, 448
remarks on, by-	Future amendments—
Mr. Darlington, vol. vii 447, 448	vol. i:
FUNCK, JOSIAH, delegate XIIth dis-	appointment of committee on 110
triet:	vol. iii:
oath of office administered to, vol. i, 7	report of committee on
leaves of absence granted to, vol. i,	article on
192, 734; iv, 644; v, 144; vi, 110;	vol. v:
vii, 268.	considered in committee of the
resolutions submitted by—	whole
vol. i:	section 1. Electors to vote for or
	against a Convention to amend
relative to a general law for col-	Constitution every twenty years
lecting taxes	considered
to annul all bank charters 108	the section was not agreed to 9
to withhold power from Legisla-	section 2. Relative to proposed
ture to create banks 108	amendments by the Legisla-
relative to banks of issue 181	ture, considered
relative to debate	amendment of Mr. D. N. White.
petition presented by—	9; rejected, 10; re-considered,
vol. v:	13; adopted, 14.
from compositors on Debates, ask-	amendment of Mr. J. N. Parvi-
ing for a bound copy of each	ance to amendment, 10; reject-
volume	ed, 10.
incidental remarks by—	amendment of Mr. Darlington,
vol. i:	10; rejected, 10.
75, 125, 449, 593, 591.	the section was agreed to, 10; re-
vol. ii:	considered, 13; and amended,
150, 383.	14; adopted, 15.
vol. iv:	new section proposed by Mr. Struth-
40, 215, 256, 778.	ers, that the Governor shall con-
vol. v:	fer with the judges of Supreme
136, 147, 630.	Court once every twenty years
vol. vi:	in regard to call for a Conven-
27, 161, 164, 362, 410, 411, 527, 546.	Aiom moraldanad
vol. vii:	amendment of Mr. S. A. Purvi-
381, 400, 401, 669, 674.	ance, 12; rejected, 13.
001, 100, 101, 000, 071,	ance, 12; rejected, 15.

Future amendments—Continued.	Geary, John W.—Continued.
new section proposed—	death of—
vol. v:	remarks on, by-
the section was not agreed to 13	
article as amended 15	
vol. vi:	resolutions relative to death of 630
article on second reading, consid-	resolutions relative to funeral of 690
ered	General Assembly, validity of acts of—
section 1. How amendments to the	remarks on, by-
Constitution shall be proposed	vol. ii:
and adopted, considered 161	Mr. Alricks 779
amendment of Mr. Funck, 161;	Mr. Buckalew 775, 776, 786, 787, 788
rejected, 162.	Mr. Cochran 764, 765, 785
amendment of Mr. Buckalew,	Mr. Corbett
162; adopted, 162.	Mr. Cuyler 782, 785, 787, 788
amendment of Mr. Guthrie, 162;	Mr. Ellis 77:
adopted, 163; re-considered, 193;	Mr. Ewing 769, 771, 775
rejected by yeas and nays, 195.	Mr. Gowen 758, 793, 79-
amendment of Mr. Stewart, 163;	Mr. Howard, 760, 768, 771, 772, 773, 790
modified, 164; adopted, 164.	Mr. Hunsicker 773, 774
remarks on, by—	Mr. Kaine 790, 791, 792
Mr. Guthrie	Mr. MacVeagh, 771, 772, 773, 774,
the section as amended was agreed	776, 779, 781, 782, 784, 785, 790, 794,
to, 164; re-considered, 193;	796.
agreed to, 195.	Mr. Mann 777, 789, 790
new section proposed by Mr. Funck,	Mr. Minor 768
to provide for a call of a Conven-	Mr. H. W. Palmer, 761, 784, 788,
tion every twenty years, con-	789, 790, 795.
sidered 164	
the section was not agreed to by	vol. iii:
yeas and nays 164	Mr. Walker 78-
article referred to Committee on	Mr. D. N. White 794
Revision and Adjustment 195	Mr. J. W. F. White 763, 789
vol. viii:	Mr. Woodward, 777, 779, 781, 791, 796
article on third reading, consid-	Mr. Worrell
ered 74	vol.v:
amendment of Mr. Hay to change	adjournment of
the word "State" to "Common-	approval of bills passed by 23
wealth," 75; not agreed to, 75.	arrest of members of, to be privi-
amendment of Mr. Brodhead to	leged from 36
strike out the first three words,	convened by Governor
75; not agreed to, 75.	legislative power to be vested in 337
amendment of Mr. Brodhead to	oath prescribed to members of 16, 350
make "three months" read "one	remarks on, by—
month," 75; not agreed to, 75.	Mr. J. M. Bailey 3
the article passed finally 75	Mr. Bartholomew 21, 25
C;	Mr. Bigler 17, 18, 28
G.	Mr. Bowman
Gamblers, resolution to prevent	Mr. Boyd
holding office, vol. i	
Gambling, resolution relative to, vol.	Mr. Cuyler 18
ii	2
Gauging, offices for—See Inspection.	Mr. H. W. Palmer 19, 25
Gazette, Pittsburg, article from, rela-	vol. vi:
tive to Pennsylvania railroad, vol. i, 595	
Geary, John W., Governor of Penn-	remarks on, by—
sylvania, proclamation of, vol. i 3	The state of the s
death of, announced, vol. i 635	Mr. Cochran 173
,	

GENERAL INDEX.

Janoral Aggarably Continued	GIBSON, JOHN—Continued.
deneral Assembly—Continued. oath prescribed members of—	resolutions submitted by-
remarks on, by—	vol. i:
vol. vi:	to provide for spring election of
Mr. Kaine 88, 89	judges 277
Mr. T. H. B. Patterson 173	relative to adopting new sections, 322
Mr. Harry White 173, 174	incidental remarks by-
oath prescribed members after sine	vol. i:
die adjournment	170.
remarks on, by—	vol. ii:
Mr. Beebe	33, 401.
Mr. C. A. Black 188	vol, iii:
Mr. J. S. Black 177, 180, 181	315, 334, 457.
Mr. Cochran 179, 181	vol. iv:
Mr. Corbett	405, 456, 460, 669, 754, 755.
Mr. Curry 185	vol. v:
Mr. Kaine 185	127.
Mr. Knight 190	vol. vi:
Mr. H. W. Palmer 184	59, 153, 162, 180, 377, 412.
Mr. D. W. Patterson 182	vol. vii:
Mr. Purman	260, 492, 576, 610, 632.
Mr. J. N. Purviance 191	vol. viii:
quorum of each House of 360	58, 372, 689.
rule of proceeding to be determined	remarks by—
by 360	vol. i:
salary of members of	on appointment of Committee on
sessions to be open 360	Declaration of Rights 60
time of meeting of 348	on sessions of the Legislature 439
to pass laws to carry the Constitu-	on suffrage 541
tion into effect 440	on residence qualification 705
remarks on, by-	vol. ii:
vol. iii:	on the form of ballet 45, 62
Mr. Armstrong 441	on the Legislature article 240
Mr. MacVeagh	vol. iii:
Mr. Mann 440	
Mr. D. W. Patterson 441	stock of other corporations 444
Geological Survey of the State, reso-	vol. iv:
lution to provide for, vol. iii 532	on dispensing with trial by jury
Gettysburg, Adams county, petition	in civil cases 453
of citizens of, asking for recogni-	on the inviolability of the trial
tion of Almighty God in the Con-	by jury 681
stitution, vol. iv	
invitation of town council of, to hold	press
sessions of Convention in, vol. vi, 140	vol. v:
thanks of Convention extended to,	on the election of county commis-
vol. vi 166	sioners and auditors by the limi-
tender of Hall for use of Convention	ted vote 113
at, vol. vi 533	
GIBSON, JOHN, delegate XXth dis-	vol. vi:
trict:	on the establishment of industrial
oath of office administered to, vol. i, 20	
memorials presented by—	on separate judicial districts for
from citizens of York county, ask-	each county 408
ing for the recognition of Al-	vol. vii:
mighty God in the Constitution,	on Representative apportionment, 78
vol. iii, 298; iv, 134.	on organizing the militia of the
resolutions submitted by—	State
vol. i:	vol. viii:
to abolish eaths in court of justice, 146	on adjournment of Convention 473

GIBSON, JOHN—Continued.	God, Almighty—Continued.
remarks by -	petitions for recognition of, from-
vol. viii:	vol. iii:
on submitting the Constitution as	Lancaster county 228, 342
a whole to the people 630	Meroer
on substitution of General Assem-	
	Montgomery
bly for the word Legislature 688	
GILPIN, JOHN, delegate XXVIIth	Perry
district:	Philadelphia 42, 116, 146, 298
oath of office administered to, vol. i, 7	
leaves of absence granted to, vol. i,	Somerset 116
309; ii, 250; vi, 214; vii, 617, 697;	Sullivan
viii, 380.	Union
resolutions submitted by—	Washington
vol. i:	Westmoreland 42
to amend section seventeen, arti-	York
cle XI of the Constitution 131	
to furnish members additional co-	Adams, (Gettysburg,) 135
pies of Debates 267	
incidental remarks by—	Bradford 135, 600
vol. i:	Butler
28.	Franklin
	Indiana
vol. ii:	Jefferson 600
314, 422.	Lancaster
vol. iii ;	_
492, 530.	Northampton, (Hellertown,) 52
remarks by—	1 //
vol. ii:	Philadelphia
on the Legislature article 261, 263	Susquehanna
vol. iii:	Venango.
on restraining railroad corpora-	Washington 554
tions from mining and manufac-	Westmoreland
turing 46	7 York 13:
vol. vi:	vol. v:
on separate judicial districts for	Bradford county 3, 145
each county 46	8 Butler 3, 150
vol. vii:	Huntingdon
on providing for separate judicial	Jefferson
districts	Mifflin
God, Almighty, all men have a right	Montour
, – • ,	vol. iv:
to worship, vol. iv, 669; v, 561.	Westmoreland 583
God, Almighty, petitions of citizens	God Almighty, recognition of in the
in favor of recognition of, in the	Constitution—
Constitution, from—	
vol. iii:	remarks on, by-
Allegheny county 34	
Bedford	
Bradford22	THE REAL PROPERTY AND THE PROPERTY AND T
Bueks 179, 22	
Butler	8 Mr. Craig 767, 768
Clarion	8 Mr. Curry 768
Clearfield	2 Mr. Dunning 769
	7 Mr. T. H. B. Patterson 763, 767
Crawford	6 Mr. Woodward 763, 76-
Cumberland 34	2 vol. vii:
Dauphin	Ś - Mr. Cochran
Franklin	
Huntingdon11	
Indiana	.0
Juniata 29	

lovernor, appointing power of-Contin'd.	Governor—Continued.
remarks on, by-	pardoning power of, to limit—
vol. ii:	remarks on, by-
Mr. Mantor 350	vol. v:
vol. v:	Mr. Cochran
appointments by, to be made with	Mr. Corson
consent of Senate	Mr. Curtin
remarks on, by—	Mr. Cuyler
Mr. Armstrong 208	Mr. De France
	Mr. MacVeagh
Mr. Biddle	
Mr. Bigler	Mr. Mann
Mr. Corson	vol. i:
Mr. Curtin	resolution to provide for advisory
Mr. Darlington	council to, in pardons 144
Mr. MacVeagh	resolution to forward copy of De-
Mr. Harry White	bates to
Mr. Woodward	vol. ii:
approval of bills by, passed General	term of 340, 344
Assembly 233	remarks on, by—
Commander-in-Chief of army and	Mr. Armstrong 341
navy of Commonwealth, vol. ii,	Mr. Biddle 342
347; v, 206.	Mr. Buckalew 341
compensation of, vol. ii, 347; v, 205.	Mr. Darlington 343
eligibility to office of, vol. ii, 344; v,	Mr. Harry White 342
205.	vol. v:
remarks on, by-	Mr. Buckalew
vol. ii.	vol. i:
Mr. Corson	term of, resolution relative to ex-
Mr. Ewing 346	tending 89
Mr. D. W. Patterson 346	resolution providing for one 157
Mr. Simpson 345	vol. v:
Mr. Worrell	to hold over until contested office
vol. v:	is decided
executive power to be vested in 203	to make recommendations to the
impeachment of	
information to, furnished by officers	· ·
	vol. i:
of the Executive Department 233 vol. i:	salary of, resolution relative to 183
	vol. iv: vacancies, judicial, to fill 406
inauguration of, resolution to ad-	vacancies, judiciai, to iii
journ Convention until after 270	in Legislature, to fill 94, 249
judges to be appointed by 89, 113	in State offices, to fill 94
vol. v:	vol. vi:
may convene the General Assem-	in courts of record, to fill 452
bly 233	remarks on, by-
vol. viii:	Mr. Cuyler 452
may convene Senate in extraor-	vol. v:
dinary session 42, 439	vacancy in office of
remarks on, by—	Governor, Lieutenant, office of crea-
vol. viii:	
Mr. Buckalew 443	ted, vol. v
Mr. Curtin 427, 443	eligibility to office of, vol. v 205
Mr. Darlington 433	to provide for office of, vol. ii 314
Mr. Mann	term of, vol. ii
Mr. Harry White	compensation of, vol. ii 347
pardoning power of, resolution to	to fill vacancy in office of Governor,
limit rol : 00 019	vol. v
remarks on, by—	Government, seat of, resolution rela-
	tive to fixing, vol. i
vol, v:	GOWEN, FRANKLIN B., delegate at
Mr. Armstrong	large:
Mr. Buckalew 224	oath of office administered to, vol. i. 7

GOWEN, FRANKLIN B.—Continued.	GOWEN, FRANKLIN B.—Continued.
leaves of absence granted to, vol. i,	remarks by—
70, 181; iii, 152.	vol. ii:
resignation of tendered, vol. iv 773	on resolution to have two sessions
resolution of Mr. Woodward to ac-	
cept, vol. v	a day
resignation accepted, vol. v 202	on court of pardons 36
	on Legislature article 50
appointment of Mr. Cowan in place	on creating special commissions
of, vol. v, 219; declines, 467.	for municipal purposes 699, 70
appointment of Mr. Bullitt in place	on limiting amount recoverable
of, vol. v, 470; accepted, 470.	for injury to person or property,
explanation of Mr. MacVeagh to,	737, 747, 758.
vol. ii	on validity of acts of Assembly,
reply to Mr. MacVeagh, vol. ii, 115, 116	758, 793, 794.
report made by—	
vol. i:	vol. iii:
	on prohibitory liquor license 70, 7
from the delegates at large ap-	on public transactions of business
pointing Mr. Buckalew in place	by railroad companies 32
of Mr. Freeze	on taxing railroad corporations,
resolutions submitted by—	337, 339, 340, 351.
vol. i:	on leasing railroad franchises, 403, 40
to fix the hours of session 152	on railroads guaranteeing the
of thanks to Athenæum of Phila-	
delphia	stock of other corporations, 423,
	429, 430.
to prevent courts appointing any	on discrimination in freight or
officer	passage by railroad companies,
to furnish documents to newspa-	492, 493, 495.
per reporters 354	on declaring all railroads and ca-
relative to stocks and bonds of	nals public highways 546, 549, 55.
railroads 599	on consequential damages by rail-
incidental remarks by-	road and canal corporations, 600,
vol. i:	601, 605, 607.
15, 21, 46, 50, 52, 75, 179, 308, 337,	
346, 350, 354, 424, 426, 629.	on the acceptance by railroads of
vol. ii:	the provisions of the general
340, 359, 507, 707, 712, 713, 714, 739,	law 614, 63
748, 756, 757, 769.	on vesting the judicial power 67:
vol. iii:	on the powers of the Supreme
357, 358, 391, 414, 417, 455, 456, 457,	Court 772, 774, 776, 777, 778
529, 598, 608, 613, 627.	vol. iv:
	on the location of the Supreme
remarks by—	Court 83
vol. i:	on individual liability of associa-
on the election of officers 22, 26	
on reporting and printing, 36, 79,	tions
82, 165, 186.	on the freedom of the printing
on the appointment of Committee	press
on Declaration of Rights 58	Grade of railroads in borough and
on holding municipal elections in	cities to be regulated by local au-
spring 310, 318	thorities, vol. vi
on term of members of the Legis-	Gratuitous transportation by railroad
	companies, relative to, vol. iii 578
lature	Greene county, petition of citizens in
on sessions of the Legislature and	favor of prohibition, vol. iii 140
elections 405	report of, prothonotary of, vol. i 758
on woman suffrage 540, 563	
on tax qualification 631	GREEN, HENRY, delegate at large:
on residence qualification 680	appointment of, in place of Mr.
on the form of ballot 778, 799	Dimmick, resigned, vol. ii 100
vol. ii:	oath of office administered to, vol.
on the Suffrage article 111	ii 104
on resolution to limit debate in	incidental remarks by-
committee of the whole 305	vol. iv. 143: vi. 164.

GREEN, HENRY-Continued.	H.
remarks by—	
vol. iii:	Habeas Corpus, writ of, not to be
on restraining railroad companies	suspended, vol. iv
from mining and manufactu- ring473	HALL, JOHN G., delegate XVIIIth
Ground rents, irredeemable, resolu-	district:
tions relative to, vol. i, 266; ii, 512.	oath of office administered to, vol. i, 7
GUTHRIE, JOHN B., delegate XXIIId	leaves of absence granted to, vol. i,
district:	205, 711; ii, 584; iv, 290; vi, 290;
oath of office administered to, vol.i, 7	vii, 454, 657; viii, 49.
petitions presented by—	memorial presented by—
vol. iv:	vol. iii:
from citizens of Allegheny county,	from citizens of Clearfield county,
asking for recognition of Al-	asking for recognition of Al-
mighty God in the Constitution,	mighty God in the Constitution, 228
518, 599.	petition presented by—
from citizens of Butler county, of	vol. iii :
similar import 513	from citizens of Clearfield county,
resolutions submitted by-	in favor of prohibition 228
yol. i:	incidental romarks by—
relative to printing by the State	vol. v:
Printer 70	385, 757.
to provide for government of in-	vol. vi:
corporated cities 218	31, 32, 167, 206, 500, 525, 732.
incidental remarks by—	vol. vii:
vol.i:	116, 213, 215, 216, 219, 246, 253, 456,
162, 163, 310, 612.	580, 694.
vol. ii:	vol. viii:
136, 397, 398, 720.	479, 480, 496, 535, 583, 662, 663.
vol. iii:	remarks by—
90, 91, 111, 133, 138, 139, 552, 554,	vol. v:
558, 559, 621.	on the Legislative apportionment, 549
vol. iv:	on providing for apportionment
143, 403, 711.	every ten years
vol. v:	vol. vii:
186, 460.	on representative apportionment, 77
vol. vi:	on report of special committee on
41, 162, 163, 220, 224, 227, 234. vol. vii:	Legislature
93, 165, 278, 292, 535, 621, 623, 713,	on decennial apportionment 209, 210
732, 733, 734.	on religious disqualification 253
vol. viii :	vol. viii:
274, 718.	on adjournment of Convention 474
remarks by—	on form of ballot in voting on Con-
vol. iii :	stitution
on the powers of mayors of cities, 89	Hall of Convention, devices to remedy
vol. iv:	the acoustics of, vol. i
on the compensation of members,	Hallowell, H. W., Secretary Board of
698, 700.	Public Education, presents resolu-
vol. vi:	tion of thanks, vol. i 683
on providing for future amend-	HANNA, WILLIAM B., delegate IId
ments to the Constitution 194	district:
vol. vii:	oath of office administered to, vol. i, 7
on Representative apportionment,	leaves of absence granted to, vol. iv,
86, 87.	189; vi, 140, 719.

HANNA, WILLIAM B.—Continued.	HANNA, WM. B.—Continued.
communication presented by—	remarks by—
vol. i:	vol. ii:
from the Board of Inspectors of	
the Eastern Penitentiary, with	on creating special commissions
an invitation to visit that insti-	for municipal purposes 697
tution	vol. iii:
resolutions submitted by—	on the powers of mayors of cities,
	81, 82.
vol. i:	on creating special municipal com-
relative to legislation	missions 119
to provide for the election of Lieu-	vol. iv:
tenant Governor, State Treasu-	on fixing salaries of county offi-
rer and Auditor General 96	
to print rules of the Convention, 124	on establishment of police courts,
to amend Rule VII 131	
to add a new rule, XLII 131	297, 298.
vol. viii:	on uniformity of practice in the
to submit article on Railroads and	eourts
Canals separately 664	vol. v:
incidental remarks by	on the election by ballot 147
vol. i:	on the division of election districts
41, 124, 454, 471, 597, 691, 717, 780,	in large cities 178
801, 805.	on the Senatorial apportionment,
vol. ii:	646, 647.
271, 696, 610, 630, 720.	vol. vi:
vol. iii:	on the establishment of industrial
	schools
52, 87, 294, 709, 757, 779.	on the assessment of special tax
vol. iv:	
671, 674, 770.	for local improvements 100
vol. v:	on county officers
74, 75, 189, 234, 274, 287, 352, 353,	on the legislative power of cities,
381, 673, 743.	220, 221.
vol. vi:	on the establishment of the Phila-
201, 211, 215, 266, 269, 278, 327, 329,	delphia courts
331, 339, 405, 415, 416, 438, 443, 458,	on the election and qualifications
507, 512, 535, 538, 539, 544, 705.	of aldermen 222, 325, 335
vol. vii:	on adjournment of the Conven-
31, 240, 249, 253, 255, 337, 511, 514,	tion
519, 559, 610, 622, 623, 635, 639,	on abolishing the registers' courts,
664, 680, 741, 742.	406, 429, 433.
vol. viii:	on the establishment of separate
282, 397, 409, 435, 446, 500, 526, 545,	orphans' courts53
548, 600, 644, 647, 648, 664, 711,	vol. vii:
728.	on decennial apportionment, 206, 207
remarks by—	on changing the location of the
vol. i:	State Capital 23:
on time of holding municipal elec-	on religious disqualification 254
tions	on the powers and jurisdiction of
on resolution relative to stocks	the court of common pleas of
and bonds of railroads 596	Philadelphia 513
vol. ii:	on the establishing separate or-
on form of ballot, offering substi-	phans' courts 517, 518
	on the jurisdiction of justices of
tute for	
•	the peace and aldermen 540, 541
133, 134.	on holding Philadelphia munici-
on cities and city charters 399	pal elections in May 633
on special legislation	on the registration of voters 640
on legislative appropriation to	on appropriations for support of
charitable and educational in-	public schools
stitutions	on compulsory education 68

GENERAL INDEX.

HANNA, WM. B.—Continued.	Harrisburg, &c.—Continued.
remarks by—	remarks on, by—
vol. viii:	vol. iv:
on the free pass system 281	Mr. D. W. Patterson 84
on the election of Lieutenant	Mr. Sharpe
Governor	Mr. Wright 84
on the compensation of judges of	vol. v:
the courts 377	resolution of Mr. MacConnell, to
on appointment of prothonotary	adjourn to 146
of Philadelphia 413, 414	resolution of Mr. Lamberton, to
on adjournment of Convention 464	meet at
on form of ballot in voting on Con-	resolution of Mr. Bartholomew, to
stitution	adjourn to
on appointing commissioners of	resolution of Mr. Kaine, to fix Capi-
election for Philadelphia 611, 647	tal at 718
on registration	vol. vi:
on publishing Constitution in	resolution of Mr. Lamberton, to ad-
pamphlet form 727	journ Convention to meet at 171
Harding, Wm. W., resolution to con-	resolution of Mr. Alricks, providing
tract with, to supply printing	for meeting in Hall of House of
paper, vol. i	Representatives at
contract of, with Convention, vol. i, 230	majority report of Committee on
accounts of, resolution to settle, vol.	Legislature, locating Capital per-
v	manently at
Hare, Judge, of Philadelphia, assign-	minority report on same
ed to court of common pleas num-	Supreme Court to sit in banc in 549
ber two, vol, viii	vol. vii:
Harrisburg, resolution inviting elergy	resolution of Mr. Baer, to hold ses-
of, to open sessions of Convention	sions of Convention at
with prayer, vol. i	Harrison, Geo. L., President Board of
resolution tendering thanks to	Public Charities, submits extract
clergy of, vol. i	from report, vol. i
resolution to provide for remaining	HARVEY, EDWARD, delegate XIth dis-
the permanent seat of govern-	triet:
ment, vol. i 107, 195	oath of office administered to, vol.i, 7
resolution relative to removal of	leaves of absence granted to, vol.
Convention to, vol. ii 304	vii, 268, 414.
resolution to re-assemble in city of,	memorial presented by—
offered by Mr. Mann, vol. iii 148	vol. iii:
remarks on, by—	/ from citizens of Pennsylvania,
Vol. iii:	asking for recognition of Al-
Mr. Craig	mighty God in the Constitution, 178
Mr. Curry	resolutions submitted by— vol. i:
Mr. De France	relative to transportation and
Mr. Mantor	rates of railroads
incidental remarks on, by—	to provide for the eligibility of
	voters
Mr. Lilly	to provide for counties of fifty
Mr. Niles	thousand inhabitants to com-
	prise separate judicial districts, 148
Harrisburg, proposition of Mr. Sharpe to locate Supreme Court perma-	to provide for each county to be a
	separate Senatorial district 148
nently at, vol. iv	Haskell, E., of Philadelphia, memo-
vol. iv:	rial of, relative to jury system, vol. i, 348
	HAY, MALCOLM, delegate XXIIId dis-
	trict:
Mr. Cuyler	oath of office administered to, vol. i, 7
Mr. Gowen	leaves of absence granted to, vol. ii,
Mr. Kaine	366; vii, 617.
2.11. 17:01HO	000, 411, 011.

IAY, MALCOLM—Continued.	HAY, MALCOLM-Continued.
petitions presented by—	resolutions submitted by—
vol.i:	vol. v:
from Jas. B. Fulton, and others,	relative to warrants to pay mem-
in favor of prohibition 660	bers and officers
from citizens of Allegheny county,	vol. vi:
of the same import	
	that Committee on Accounts and
vol. iii:	Expenditures have authority to
from citizens of Allegheny, ask-	sit during recess
ing for the payment of damages	relative to pay of Benjamin Sin-
to liquor manufacturers, in case	gerly 738
of prohibition 238	vol. vii:
reasons given for voting against	relative to audited accounts of
adjournment, vol. ii 101	Benjamin Singerly, Printer to
reasons given for voting against a	Convention
recess of the Convention, vol. v 743	directing presentation of copies of
reports made by-	Debates
from Committee on Accounts and	relative to mileage of members 118
Expenditures:	
vol. i:	to furnish copies of Debates to
124, 139, 186, 280, 691.	members resigned
vol. ii :	to proceed to consideration of
304.	Printer's accounts 149
	to pay expenses of Hall 230
vol. iii:	to pay Official Reporter 539
5, 114, 199, 200, 608.	to furnish copies of Debates to
vol. v:	United States Senate and Con-
101, 558, 638.	gressional libraries 620
vol. vi:	to provide for pay of officers 701
291, 533, 534, 645, 673, 756.	to provide for printing the new
vol. vii :	Constitution on parchment 731
9, 229, 456, 621, 701.	vol. viii:
vol. viii :	to print an index to the Journal, 597
271, 444, 661, 684, 712, 754.	incidental remarks by—
resolutions submitted by—	•
vol. i:	vol. i:
to fix the hours of session 88	7, 30, 49, 125, 127, 134, 188, 204, 232,
relative to property taken for pub-	252, 265, 271, 279, 281, 283, \$20,
lie use	332, 353, 380, 436, 449, 450, 452,
relative to waiving a trial by jury, 93	453, 480, 513, 598, 628, 661, 662,
to ascertain the amount of pro-	689, 691, 733, 756, 800.
perty exempt from taxation 93	vol. ii.
to request delegates to furnish	135, 144, 150, 468, 481, 542, 550, 604,
places of residence 129	606, 648, 666, 754.
relative to aldermen in cities and	vol. iii:
boroughs	43, 93, 154, 155, 177, 229, 235, 373,
vol. ii:	416, 417, 528, 529, 564, 739, 740.
relative to pay of officers 296	vol. v:
to provide for indexing the De-	7, 35, 36, 93, 107, 189, 234, 274, 287,
bates 549	352, 353, 381, 519, 520, 627, 699, 737,
vol. iii:	738.
to pay Benjamin Singerly, Printer	vol. vi:
to the Convention84, 115	41, 89, 193, 240, 246, 274, 315, 318, 410,
to pay D. F. Murphy, Official Re-	453, 456, 673, 684, 732, 738.
porter 158	vol. vii:
vol. v:	9, 20, 39, 57, 58, 88, 140, 145, 148, 149,
to dispense with firemen 6	154, 168, 221, 222, 226, 229, 295, 302,
to provide for payment of certain	306, 319, 341, 379, 381, 393, 451, 504,
expenses 100	520, 538, 539, 612, 618, 620, 621, 622,
to provide for payment of employ-	623, 700, 707, 715, 718, 729, 731, 732,
	784, 735, 751, 809.
ees	101, 100, 101, 000.

HAY, MALCOLM-Continued.	HAY, MALCOLM-Continued.
incidental remarks by-	remarks by—
vol. viii:	vol. viii:
4, 5, 11, 26, 48, 53, 59, 75, 92, 96, 115,	on officers and employees of rail-
228, 276, 306, 321, 335, 345, 350, 380,	roads engaging in transporta-
381, 416, 432, 435, 442, 444, 445, 446,	tion 10
472, 480, 495, 511, 519, 521, 533, 534,	on discrimination in freight or
548, 571, 575, 596, 597, 621, 647, 655,	passage
657, 663, 665, 666, 680, 681, 682, 684, 687, 688, 695, 697, 708, 712, 719, 724,	on the settlement of the Printer's
725, 741, 742, 748, 754, 759.	accounts
remarks by—	on the payment of stationery for
vol. i:	the Convention 271, 272, 273
on adjournment	on printing the Articles on parch-
on time of holding municipal	ment for signature 381
elections	on tenure of office and election of
on sessions of the Legislature 415	aldermen 434, 435
on special sessions of the Legisla-	on extra compensation to officers
ture 450, 451	of Convention 520
on naturalization	on submitting the Constitution as
on the form of ballot	a whole to the people 549
vol. ii:	on form of ballot in voting on Con-
on the vacancies in public offices, 130	stitution 581
on the Education article 465	on printing Constitution in pam-
on legislative appropriations for	phlet form. 592
sectarian and other purposes 650	on extra compensation to reporter, 602, 605, 617, 622.
on the compensation of officers of	on appointing commissioners of
Philadelphia courts 183, 184	election for Philadelphia 646
on the printing of the Debates 251	on circulating the Constitution 659
on the establishment of police	on election of Lieutenant Gover-
courts	nor, &c 673
on the drawing of warrants to pay	on adjournment of Convention 693
the Printer to the Convention,	on expenses of Executive Com-
397, 398, 399, 404, 406, 446.	mittee on address to the people, 719.
vol. v:	on re-printing the Debates and
on allowing women to hold the	Journal 734, 735, 736, 738
office of school director 184	on the payment of certain claims,
on the liberty of the press 589, 603	755, 756, 761.
on damages to property by corpo-	HAZZARD, THOMAS R., delegate
rations	XXVIth district:
	oath of office administered to, vol. i, 7
on exempting property from taxa- tion	leaves of absence granted to, vol. iv, 555; v, 678; vi, 429; vii, 52.
on accepting resignation of Mr.	report of Committee on Mileage of,
Woodward 351	vol. i
on the election and qualifications	petition presented by—
of aldermen in Pittsburg and	vol. ii:
Allegheny 453, 455, 460	from citizens of Washington coun-
vol. vii:	ty in favor of prohibition 183
on the Great Seal of the State 119	
on the settlement of the Printer's	vol. i:
accounts	
on legislative representation of	thirds finding a verdict 129
cities 311	to provide for the formation of
on the aldermanic system in Pitts-	new counties
burg and Allegheny 534, 535	relative to limiting debate 566
on eligibility of Supreme Court	vol.iv:
judges 703	relative to courts of police 300

HAZZARD, THOMAS R.—Continued.	HAZZARD, THOS. R.—Continued.
resolutions submitted by—	remarks by—
vol. v:	vol. v:
relative to voting on call for yeas	on the trial by jury 571, 603
and nays 222	on damages to property by corpo-
vol. viii:	rations
to have Clerk of Convention pre-	vol. vi:
pare parchment for signature	on the establishment of indus-
of members	trial schools
returning thanks to Mr. Walker, 773	on the removal of criminal cases
incidental remarks by—	to the Supreme Court 288
vol. i:	on the election and qualifications
712, 763, 779.	of aldermen 316
vol. ii: 422, 632, 639, 64 % .	on acts of Assembly passed by
vol. iii:	bribery
70, 104, 117, 214, 215, 516, 558, 586,	vol. vii:
672, 673.	on Representative apportionment,
vol. iv:	91, 92, 111.
124, 261, 263, 269, 271, 289, 313, 369,	on the disqualification of duelists, 145
461, 778, 779.	on changing the location of the
vol. v:	State Capital
12, 29, 221, 223, 483, 484, 486.	on legislative bribery 397
vol. vi:	on abolishing inspectors of mer-
206, 756.	chandise
vol. vii:	on organizing the militia of the
222, 246, 257, 289, 316, 323, 325, 424,	State
516, 580, 664, 755.	on compulsory education 684
vol. viii :	on the formation of new counties, 719
22, 269, 520, 593, 603, 655, 770.	vol. viii:
remarks by—	on the leasing of railroads 234
vol. i:	ou abolishing jury commissioners, 531
on sessions of the Legislature 380	on submitting the Constitution as
on salaries of members of the	a whole to the people 557
Legislature 501	HEMPHILL, JOSEPH, delegate Vth
on the form of ballot 771, 772	district:
vol. ii:	oath of office administered to, vol. i, 7
on the form of ballot, offering sub-	leaves of absence granted to, vol. i,
stitute for	623; ii, 366; v, 143, 260, 424; vi,
on the Suffrage article 72, 122	561; vii, 3, 588.
on death of Hon. Wm. Hopkins, 403	report made by—
on the Education article, 423, 425,	vol. iii:
445, 446.	from the Committee on Railroads
vol. iii:	and Canals dissenting from the
on prohibitory liquor license 63	majority
on a uniform system of weights	resolutions submitted by—
and measures	vol. i:
on exempting persons having con-	to provide for a court of pardons, 157
scientious scruples from mili-	relative to appointment and ten-
tary services	ure of judges
on the erection of new counties,	to provide for one term of Gover-
210, 212, 213.	nor
vol. iv:	to provide for compensation of
on election of justices of the peace	State officers
on dispensing with trial by jury	vol. iv:
in civil cases	relative to the sessions of the Con-
on industrial interests and the	vention
usury law	vol. vi:
vol. v:	proposing recess until September
on the formation of new counties, 378	sixteenth

IEMPHILL, JOSEPH-Continued.	HEVERIN, JAMES H.—Continued.
incidental remarks by-	vol. ii:
vol. i:	on the Legislature article 187
266, 473, 481, 514, 515, 517, 521, 708,	vol. iv:
781.	on the powers of the Supreme
vol. ii:	Court 35, 36
716, 717, 726, 753, 788.	on industrial interests and the
vol. iii:	nsury laws 536
455, 460, 613, 740.	vol. vi:
vol. iv:	on the establishment of the Phila-
216, 645, 670, 671, 722, 778.	delphia courts 270, 271
vol. v:	High, Spencer, communication from
129, 130, 185, 231, 500, 651.	on the qualifications of legislators,
vol. vi:	vol. i
92, 246, 307, 349.	Highways, declaring all railroads and
vol. vii:	canals public, vol. iii 532
217, 218, 290, 291, 293, 356, 407, 413,	remarks on, by-
435, 439, 442, 444, 449, 452.	vol. iii:
vol. viii:	Mr. Alrieks
62, 63, 627, 648, 691, 696.	Mr. Buckalew 554, 559
remarks by—	Mr. Coehran 550, 551, 552, 554
vol. ii:	Mr. Gowen 546, 549, 557
on form of ballot, offering substi-	Mr. Howard 543
tute for	Mr. Lear 540, 542, 543
on the Suffrage article 123	Mr. T. H. B. Patterson 533, 534
vol. iii:	Mr. S. A. Purviance 539
on railroad companies guarantee-	Mr. Harry White 555, 556
ing the stock of other corpora-	Highways, all railroads and canals
tions	declared public, vol. vi 688
vol. vii:	remarks on, by-
on special and general legislation for transportation companies 813	vol. vi:
vol. viii :	
on railroad companies engaged as	Mr. Buckalew
common carriers 29	Mr. Cochran
	Tribtotteat and General Society of
HEVERIN, JAMES II., delegate at large	New England, communication
frem Philadelphia: oath of office administered to, vol. i, 7	from, requesting copy of Debates,
resolutions submitted by—	vol. i
vol. i:	llistorical society of Pennsylvania, in-
to combine the courts of Philadel-	vitation from, to visit rooms of,
phia	
relative to assessments of real es-	resolution of thanks to, vol. viii 728
tate	signed copy of the Constitution pre-
relative to competency of wit-	sented to, vol. viii
nesses	Homerse West and Market
to abolish all usury laws 203	The state of the s
incidental remarks by-	
yol.i:	leaves of absence granted to, vol. i,
784.	348; ii, 249.
vol. iv:	
532, 533.	reasons given for voting against ad-
vol. v:	journment, vol. ii
737, 780.	resolution on death of, vol. ii 402
vol. vi:	remarks on, by—
177, 235, 236, 712.	yol. ii:
remarks by-	Mr. Biddle 40s
vol. i:	Mr. J. S. Black 408
on woman suffrage 620	Mr. Bowman
on the form of bailot	

IOPKINS, WM.—Continued.	HORTON, GEORGE F., delegate XIVIN	
resolution on death of—	district:	
remarks on, by-	oath of office administered to, vol. i,	7
vol. ii:	leaves of absence granted to, vol. ii,	
Mr. Corson 412	151; iv, 342; v, 744; vii, 295, 657.	
Mr. Craig	petitions presented by—	
Mr. Hazzard	vol. i:	
	from citizens of Wyoming county,	
Mr. Lawrence 402	in favor of prohibition 275, 59	90
Mr. MacVeagh	vol. ii:	
Mr. T. H. B. Patterson 410	from citizens of Susquehanna	
Mr. Patton 404	eounty, in favor of prohibition 1	46
Mr. J. N. Purviance 404	from citizens of Philadelphia, to	•
Mr. Wm. H. Smith 403		
Mr. Turrell 409	restrain the powers of railroad	ഭവ
Mr. J. W. F. White 405	and canal corporations 4	DU
Mr. Woodward 407	resolutions submitted by—	
Mr. Wright 406	vol i:	
committee appointed to attend fun-	to make provision for a common	
eral of	school sinking fund 1	50
resolution to print memorial vol-	to provide for the rights of magis-	
ume of	trates in elections 13	55
Convention Hall draped in memory	relative to sine die adjournment, 2	88
-c 474	incidental remarks by—	
of	vol. i:	
resolution relative to memorial of 665	606.	
vol. iii :	vol. iii :	
report of Committee on Declaration	774.	
of Rights, presented as the work	vol. iv:	
of 195	762.	
vol. iv:	vol. vii:	
memorial of, resolution to print ad-	523.	
ditional copies of 52		
resolutions submitted by—	vol. viii:	
vol. i:	remarks by—	
to disfranchise persons commit-	AF.	
ting election frauds 148	vol. i:	71
to provide that elections shall be	on woman suffrage 5	, ,
free and equal	vol. ii:	
to fix time for adjournment sine	on the Suffrage article	10
die	vol. iii:	
relative to hours of sessions 59	on the powers of the Supreme	
	Court 765, 7	66
incidental remarks by-	House Committee, on resolution to	0.0
vol. i:	appoint, vol. i	88
246, 265, 334, 337, 339, 340, 447, 601,	report of, relative to payment of ex-	
623, 624, 625, 626, 627, 647, 661, 668,		S-
686, 711, 738, 784, 806.	report of, relative to ventilation of	
vol. ii:	Hall, vol. ii 1	40
135, 145, 147, 148.	report resolution relative to money	
remarks on, by-	derived from sale of drapery, vol.	
vol. i:	vi 7	37
on resolution relative to stocks and	House of Refuge, invitation of mana-	
bonds of railroads 690	gers to visit, vol. i	64
vol. ii:		26.
on the form of ballot 5	Howard, Thomas, delegate XXIIId	
on the Suffrage article	district:	
on compulsory voting 131	oath of office administered to, vol. i,	7
on defining the residence of vo-	leave of absence granted to, vol. iv, 1	3.
the residence of to-	appointed on committee on place of	93
ters		
Home, Franklin Reformatory, invita-	summer sittings of Convention,	C
tion from directors of, vol. i 785	vol. vi	8

Н

IOWARD, THOMAS—Continued.		HOWARD, THOMAS-Continued.
rises to a question of privilege, vol.	40	incidental remarks by—
iii	43	vol. viii: 222, 231, 235, 240, 259, 383, 403,
rises to a point of order, vol. viii, 133;		405, 406, 518, 548, 573, 575, 597,
decided well taken, 392. petition presented by—		599, 602, 679, 688, 693, 701, 715,
vol. i:		718.
from citizens of Allegheny coun-		remarks by—
ty, in favor of female suffrage	660	vol. i:
resolutions submitted by—		on oath of office
vol. i:		lature
relative to appropriation bills of	191	on resolution relative to stocks
the Legislaturerelative to the sinking fund		and bonds of railroads 595
to create a financial board of con-	101	on taxing the electors 639, 651
trol	132	on qualification of electors 677
relative to a general law to pre-		on form of ballot
scribe books for schools	132	vol. ii: on the form of ballot 13, 27, 28, 34
to prevent creating of special com-		on Suffrage article
missions	132	on the Legislature article, 202, 205, 318
relative to indebtedness of the	190	on resolution to hold two sessions
Commonwealthgeneral laws for taxation		a day 330
tax laws		on court of pardons 380
the allegiance of citizens		on the Education article, 426, 460, 468
to prohibit Legislature from in-		on qualification of members and
creasing fees and salaries of per-		contested elections of
sons in office	133	on legislative appropriations for sectarian and other purposes,
to limit debts of counties, eities,	219	652, 653.
relative to mechanics' liens		on validity of acts of Assembly,
relative to enrolment tax		760, 768, 771, 772, 773, 790.
relative to special legislation	432	vol. iii:
relative to election of solicitors		on declaring who are guilty of
relative to election of officers	637	bribery
vol. ii: relative to sessions of the Con-		on the right of members having a private or personal interest in a
vention 282,		bill to vote thereon 37, 38
relative to leaves of absence		on creating special municipal com-
vol. viii:		missions
relative to dealing in stocks by		on the taxing of railroad corpora-
corporations		on leasing of railroad franchises,
to appoint committee to attend to publication of Constitution		004 440 444
incidental remarks by— .	00,	on railroad companies guarantee-
vol. i:		ing the stock of other corpora-
347.		tions
vol. ii:		on restraining railroad companies
329, 434, 488, 580, 632, 633, 655, 658, 671, 672.		from mining and manufacturing, 461 on discriminations in freight or
vol. iii:		passage by railroad companies,
443, 517, 528, 638, 608, 612, 620.		496, 497.
vol. v:		on declaring all railroads and ca-
285, 467, 714.		nals public highways 543
vol. vi: 32, 187, 405, 412, 416, 417, 419, 421,		on increasing the capital stock of
423, 521, 522, 535, 553, 554, 572,		railroad and canal corporations, 577
609, 610, 705, 706, 749, 750, 751.		on violation of law by railroad or other corporations 580
vol. viii:		on consequential damages by rail-
21, 26, 28, 36, 55, 56, 57, 63, 67, 71.		road and canal companies, 594,
131, 145, 151, 153, 159, 215, 218.		605, 606.
9—Vol. IX.		

OWARD, THOMAS—Continued.	Howard, Thomas-Continued.
remarks by—	remarks by—
vol. iv:	vol. vii:
on the powers of the Supreme	on accepting the resignation of
Court 33, 34	Mr. J. S. Black 579, 586
vol. v:	on organizing the militia of the
on liquor prohibition 326	State 587, 588
on recess of the Convention 736	on establishing a Superior court 60
vol. vi:	
on the right of eminent domain. 36	on special taxation
	on establishing industrial schools, 696
on the taxation of manufacturing	on election of county commission-
corporations	ers
on keeping at interest the moneys	on the General Assembly author-
of the State	izing local improvements 748
on county officers	on the liability of individual asso-
on the adjournment of the Con-	ciations
vention	on the discrimination in freight or
on the Supreme Court providing	passage by railroad companies, 796
rules for practice in all the	vol. viii:
courts 522	on officers and employees of rail-
on dividing the State into judicial	roads engaging in transporta-
districts every ten years 547	tion 61
on railroad and canal companies	on the pree pass system 13, 33, 289
guaranteeing the stock of other	on the Railroad article in general, 65
corporations 568	on holding evening sessions 89, 94
on preventing corporations doing	on the formation of Senatorial dis-
the business of a common car-	tricts 111, 117
rier from mining or manufac-	on a point of order taken, 133, 134, 135
turing 580, 598	on an appeal from the Chair 142
on officers of railroad or canal	on the Railroad article in general,
companies engaging in the trans-	167, 168.
portation of freight or passen-	on the leasing of railroads, 220,
gers	228, 238, 239, 240.
on preventing railroad or canal	on the discrimination by railroad
oonipanies guaranteeing the	companies in freight or passage,
bonds or stocks of other com-	215, 248, 249, 261, 280.
panies	on the investigation of charges
on discrimination in freight or	against members of the Con-
passage by railroad companies,	vention
626, 642, 666, 667.	on the election of Lieutenant Gov-
on the granting of free passes by	ornor
railroads 699	on the compensation of judges,
vol. vii:	403, 405, 505.
on Representative apportionment,	on tenure of office and election of
34, 106.	aldermen 435
on the incompatibility of office 134	on apportionment of Senators 450
on the disqualifications of duel-	on abolishing jury commissioners, 429
lists 145, 147	on appointing committee to give
on separate legislative districts 176	publicity to the Constitution 516
on appropriations to institutions	on pay of officers of Convention, 520
for support of soldiers' widows	on submitting the Constitution as
and orphans 352, 353	a whole to the people 569
on the limitation of actions 361	on printing the Constitution in
on appropriations for payment of	pamphlet form 502
military claims 383	on extra compensation to the re-
on election of Supreme Court	porter
judges by limited vote 502	on Secretary of Commonwealth
on election expenses authorized	furnishing tickets to county
by law	commissioners
~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	OIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII

Howard, Thomas—Continued.	HUNSICKER, CHARLES-Continued.
remarks by—	incidental remarks by—
vol. viii:	vol. v: 34, 46, 51, 78, 97, 124, 125, 128, 131,
on powers of the Committee on Revision	140, 141, 336, 419, 422, 490, 493, 497,
on appointment of commissioners	498, 499, 527, 657, 698, 741, 757, 760,
of election for Philadelphia 710	774, 777.
Huntingdon county, report of pro-	vol. vi:
thonotary of, vol. i	13, 26, 27, 61, 92, 106, 171, 202, 211,
petitions of citizens of, in favor of	267, 270, 275, 309, 312, 376, 382, 403,
prohibition, vol. ii 249, 512, 548 petitions of citizens of, asking for	415, 421, 422, 424, 426, 429, 712, 715.
the recognition of Almighty God	vol. vii:
in Constitution, vol. iii 116	4, 42, 44, 52, 54, 130, 131, 167, 186,
HUNSICKER, CHARLES, delegate VIth	187, 246, 247, 255, 259, 265, 271, 282,
district:	314, 318, 321, 322, 327, 328, 329, 358,
oath of office administered to, vol.i, 7	369, 384, 387, 388, 465, 485, 501, 502,
leaves of absence granted to, vol. i,	523, 536, 541, 551, 553, 564, 578, 610,
205; iv, 644; vi, 166.	614, 615, 618, 648, 649, 650, 658, 707, 724, 732.
memorial presented by—	vol. viii:
vol. iii: from citizens of Montgomery	19, 21, 55, 71, 77, 97, 106, 107, 109,
county, asking for recognition	122, 131, 132, 172, 218, 219, 220, 270,
of Almighty God in Constitu-	293, 297, 332, 387, 391, 433, 439, 444,
tion	490, 491, 535, 572, 617, 627, 679, 741,
resolutions submitted by—	747, 759, 760, 762.
vol. i:	remarks by— vol. i :
to make an addition to Bill of	on changing time of holding the
Rights 91 to amend section two, article IX	general elections
of Constitution	on sessions of the Legislature and
to print all proposed amendments	electors
to Constitution	on salaries of members of the Leg-
relative to sessions of the Legisla-	islature
ture	on resolution limiting debate 664
relative to condemning private property	on qualification of electors 677, 716
relative to method of voting on	vol. ii:
new Constitution	on the form of ballot 31, 45
vol. vi:	on the Suffrage article 98
relative to adjournment of the	on oath prescribed for members
Convention	of Legislature 535 on qualifications of members and
vol. vii:	contested elections of 572
relative to hours of sessions 52 vol. viii:	on legislative appropriations to
to re-print the Debates and Jour-	charitable and educational in-
nal	stitutions
to refer all unsettled accounts to	on legislative appropriations for
the Auditor General and Attor-	sectarian and other purposes 660 on validity of acts of Assembly,
ney General	773, 774.
incidental remarks by— vol.i:	vol. iii:
187, 158, 159, 218, 265, 310, 336, 472,	on leasing railroad franchises, 380, 399
473, 709, 710, 715.	on discrimination in freight or pas-
vol. iii:	sage by railroad companies, 516, 517
138, 139, 142, 228, 407, 412, 431, 433,	on consequential damages by rail-
455, 558, 559, 560.	road and canal corporations, 591, 592
vol. iv: 150, 219, 228, 234, 236, 238, 239, 267,	vol. iv: on removal of indictments to Su-
269, 271, 272, 318, 319.	preme Court

HUNSICKER, CHARLES—Continued.	Impeachment and Removal from
	Office—
remarks by—	
vol. v:	vol.i:
on the uniformity of registry laws, 169	appointment of committee on 109
on fixing the rate of interest 264	vol. ii:
on legislative appropriations to	report of committee on 758
charitable institutions 274	vol. iii:
on investment of trust funds 307	article on, considered in committee
on the Congressional apportion-	of the whole
ment 557	section 1. House of Representatives
on corporation elections 764	to have sole power of impeach-
on banking rates of interest 778	ment, considered and agreed to 224
vol. vi:	section 2. All impeachments to be
on the right of eminent domain. 35	tried by the Senate, considered
on the establishment of industrial	and agreed to
schools	section 3. The Governor and all
on county officers200, 201	other civil officers liable to im-
on the removal of criminal cases	peachment, considered and agreed
to the Supreme Court, 281, 289, 311	to
on acts of Assembly passed by	section 4. All officers to hold office
	only during good behavior, con-
bribery	sidered
on restricting debate	the first division was agreed to 224
on the limitations of actions 359	amendment of Mr. Dallas to sec-
on validity of acts of Assembly 482	
on writs of error to the Supreme	ond division, 226; adopted, 230.
Court	amendment of Mr. Darlington to
on the removal of criminal cases, 552	second division, 230; adopted,
on the registration of voters 640	253.
on the liability of individual as-	amendment of Mr. Lamberton
sociations	to amendment, 232; accepted,
on special and general legislation	232.
for transportation companies 814	amendment of Mr. H. W. Palmer
	to amendment, 232; adopted,
vol. viii:	232.
on the free pass system 12, 296	amendment of Mr. Armstrong to
on the formation of Senatorial dis-	amendment, 232; adopted, 233.
tricts 98, 118	remarks on, by—
on the leasing of railroads 220	Mr. Armstrong 226
on the compensation of county	
officers 304, 305	Mr. Biddle
on a point of order made by Mr.	Mr. Dallas
Hunsicker 390	Mr. Darlington 225, 226, 230
on General Assembly passing	Mr. MacVeagh
laws to give effect to the Con-	the section as amended was agreed
	to
stitution	article as amended 234
on re-printing the Debates and	vol. v:
Journal	article on second reading—
on the payment of certain claims, 757	section 1. House of Representatives
Hutter, Mrs. E. H., communication	to have sole power of impeach-
from, inviting Convention to attend	
examination of soldiers' orphans,	ment, considered 373
vol. iv	the section was agreed to 373
VOI. 1V	section 2. All impeachments to be
т	tried by the Senate, considered, 373
I.	the section was agreed to 378
MBRIE, D. L., Chief Clerk—	section 3. Governor and other civil
vol. i:	officers liable to impeachment,
resolution declaring appointment of, 9	considered
	the section was agreed to 373
010001711	section 4. All officers to hold their
report of, relative to employees 304	
vol. vii:	offices during good behavior,
leave of absence granted to 657	considered 373

Impeachment and Removal-Continued.	Improvements, &c.—Continued.
article on second reading—	remarks on, by-
section 4—	vol. vii:
vol. v:	Mr. Ewing 744
the first division was agreed to 373	Mr. Howard 748
amendment of Mr. Biddle to	Mr. Littleton 746
second division, 373; rejected,	Mr. J. W. F. White 747, 748
374.	Incompatibility of office
the second division was agreed to, 374	remarks on, by—
remarks on, by-	vol. vii:
Mr. Biddle 373, 374	Mr. J. M. Bailey 134
Mr. Buckalew 374, 375	Mr. Howard 134
Mr. Corson	Mr. Kaine 132, 133
Mr. Dallas 374	Mr. Niles 133, 135
Mr. H. W. Palmer 374	Mr. D. W. Patterson
the section was agreed to 375	Mr. S. P. Purviance 133
article referred to Committee on	Incorporated companies.—See Corpo-
Revision and Adjustment 375	rations.
vol. vii:	provision for election of managers
article reported by the Committee	of, vol. ii 132
on Revision and Adjustment 295	Indebtedness of the State, resolution
article on third reading 559	relative to, vol. i
motion of Mr. Harry White to go	of municipal corporations, vol. vi 141
into committee of the whole to	remarks on, by—
amend fourth section 560	
remarks on, by-	Mr. Boyd 144, 145
Mr. Buckalew	Mr. Buckalew 143, 144
Mr. Harry White 560	Mr. J. W. F. White 143, 145
the motion was agreed to 563	Indiana county—
in committee, the amendment	petitions from citizens of, in favor of
was directed to be made 562	prohibition, vol. i, 248; ii, 512; iii,
the article passed finally 562	42.
motion of Mr. Buckalew to re-con-	14.
sider	Indiana and Westmoreland coun-
the motion was agreed to 782	ties—
motion of Mr. Buckalew, to go	pentions of critzens of, asking for
into committee of the whole to	recognition of Almighty God in
amend the fourth section 782	the Constitution, vol. iii, 42; iv, 3.
motion to postpone consideration	Indictment, removal of into Supreme
and print, agreed to	Court, vol. iv 220
vol. viii:	remarks on, by—
article on third reading resumed 122	vol. iv:
amendment of Mr. Buckalew, 122;	Mr. Armstrong 234, 238
rejected, 125.	Mr. Biddle
amendment of Mr. Darlington,	Mr. Cassidy 236
125; rejected, 126	Mr. Cuyler
remarks on, by—	Mr. Hunsicker
Mr. Biddle	Mr. MacVeagh
Mr. Buckalew 122	
Mr. Harry White 123	
the article passed finally 126	Mr. Woodward 235
Improvements, local, General Assem-	Individual liability of associations-
bly to authorize—	remarks on, by-
remarks on, by-	vol. iv:
vol. vii:	Mr. Bartholomew 641
Mr. Bardsley	Mr. Bigler
Mr. Biddle 748	Mr. Buckalew 638, 640
Mr. Buckalew 756	
Mr. Cuyler 743	Mr. J. P. Wetherill 638, 639
Mr. Dallas	3 Mr. Woodward 635, 636

Individual liability—Continued.		Industrial schools—Continued.	
remarks on, by-		remarks on, by-	
vol. vi:		vol. vi:	
Mr. Biddle 20,	21	Mr. Mann	45
Mr. Bigler 18,	19	Mr. Mantor	54
Mr. Carey.	19	Mr. D. W. Patterson	74
Mr. Dodd	22	Mr. Purman	61
Mr. Woodward 17,	22	Mr. Runk 70, 71, 72, 73,	75
		Mr. Stanton	50
Individual associations, liability of,			47
vii 7	763	Mr. Stewart	78
Industrial interests—		Mr. J. M. Wetherill	
vol. i:		Mr. J. P. Wetherill	53
resolution relative to 4	432	Mr. Wherry 42,	43
appointment of committee on 1	110	vol. vii:	
report of committee, on marital		Mr. C. A. Black	690
rights	363	Mr. Darlington	
remarks on, by-		Mr. Howard	690
vol. iv:		Mr. H. G. Smith	692
Mr. Broomall	528	Industrial schools, communication	
Mr. Carey 490, 530, 531, 532, 8	533	from E. C. Wines to President	
Mr. Dunning		Board of State Charities, relative to,	
		vol. viii	222
Mr. Ewing		Ineligibility to office, resolution rela-	
		tive thereto, vol. i	145
Mr. Heverin	990	Tubesitenes to recolution relative	130
Mr. Knight 506, 507, 509,		Inheritance tax, resolution relative	150
510, 511, 519, 521, 523, 533.		to, vol. iii	104
Mr. MacVeagh		Inheritance tax, special legislation	050
Mr. Mann 546,	547	relative to, forbidden, vol. v	250
Mr. Patton	527	remarks on, by—	
Mr. J. N. Purviance	528	Mr. Purman, vol. v	251
Mr. Simpson	537	Injury to person or property, limiting	
Mr. Struthers	548	amount recoverable for, vol. ii	727
Mr. J. P. Wetherill, 523, 524, 526,		remarks on, by-	
527, 530.		val. ii:	
Industrial labor, resolution to create		Mr. Alricks	734
a bureau of, vol. i	156	Mr. Biddle 727,	744
	100	Mr. J. S. Black	739
statistics, resolution relative to, vol.	100	Mr. Campbell	730
i	100	Mr. Cochran	742
Industrial interests and labor, report		Mr. Cuyler 728, 740,	741
of Mr. Carey, chairman of commit-	401	Mr. Darlington	738
tee, vol. iv	481	Mr. Ewing	743
Industrial schools, the establishment		Mr. Gowen 735, 737,	747
of, vol. vi	81		
remarks on, by—		Mr. Newlin	
vol. vi :		Mr. J. P. Wetherill	
Mr. Baer	62	Mr. Harry White 734,	
Mr. Boyd	55	Mr. Woodward	
Mr. Bullitt	66	Injury to persons or property, Legis-	•
Mr. Campbell	51	lature not to limit amount recovera-	
Mr. Carter 47,	49	ble for, vol. v	
Mr. Corbett	76	Inspection, weighing, &c., to abolish	l
Mr. Curtin	49	offices for, vol. ii	709
Mr. Darlington 46, 63,	64	remarks on, by-	
Mr. Gibson 40, 05,	51	vol. ii:	
Mr. Hanna	59	Mr. Lear	72
		Mr. MacVeagh	72.
Mr. Hazzard	46	Mr. H. W. Palmer	
Mr. Hunsicker	49	Mr. J. P. Wetherill	
Mr. Kaine	55		
Mr. Knight	66	Mr. Harry White	
Mr MacConnell	6.1	Mr. J. W. F. Willie	. 14

Inspectors of merchandise, abolish-		Interest, legal rate of—Continued.	
ment of, vol. vii	99	remarks on, by-	
remarks on, by-		vol. iv;	
		Mr. Knight 568, 569, 572,	573
vol. vii: Mr. Ewing	416	Mr. W. H. Smith 565, 566,	
Mr. Hazzard		Mr. Harry White 571,	3/2
Mr. Knight		vol. v:	
Mr. J. P. Wetherill 400,	415		264
Inspector General of Iron, resolution		Mr. Cuyler 258,	
to create office of, vol. i	186	Mr. Dallas 259, 260,	262
Instruction, Superintendent of Pub-		Mr. Darlington	
lie, resolution to provide for elec-		Mr. Hunsicker	264
tion of, vol. i	202	Mr. Knight	264
relative to office of, vol. v		Mr. Lilly	
		Mr. H. W. Smith	
appointment of, vol. vi 40,	85		201
Insurance companies, general law to		vol. vi:	
provide for, vol. i	144	Mr. Baer	136
eapital of, vol. i	278	Mr. Biddle	133
commissioner of, resolution to cre-		Mr. Bowman	434
ate, vol. i	186	Mr. Carey	
foreign, to be subject to same taxa-		Mr. Dunning 132,	
tion as companies incorporated by		Mr. Knight 130,	
this State, vol. iv	631		
of other States to be subject to same	001	Mr. Lear	
_	10	Mr. Mott.	
taxation, vol. vi	16	Mr. Stratton	135
remarks on, by-		Interest, rate of, allowed banks not to	
vol. vi:		be greater than to individuals,	
Mr. Ewing	17	vol. iv, 628; v, 777; vi, 3.	
Intemperance, memorial from Yearly		remarks on, by-	
Meeting of Friends, relative to, vol. i,	447	vol. iv:	
Intoxicating liquors—See Prohibition.		Mr. Broomall	699
petitions relative to, presented, vol.			
i, 201, 217, 248, 263, 264, 275, 288, 336,		Mr. Carey	
362, 409, 431, 477, 523, 544, 589, 611,		Mr. Dallas	
		Mr. Harry White	629
635, 637, 685, 711.		vol. v:	
Internal Affairs, creating office of Sec-		Mr. Baer	780
retary of, vol. vi	746	Mr. Buckalew	778
remarks on, by-		Mr. Carey	779
vol. vi :		Mr. Cochran	
Mr. Biddle	749	Mr. Corbett	
Mr. Cochran			
Mr. Howard		Mr. Cuyler	
Mr. S. A. Purviance		Mr. Dallas	
Mr. J. P. Wetherill.		Mr. Darlington	
	140	Mr. Ewing	
duties of Auditor General iu rela-		Mr. Hunsicker	778
tion to railroads to be transfer-		Mr. MacVeagh	779
red to, vol. viii	300	Mr. J. N. Purviance	777
remarks on, by-		Mr. J. P. Wetherill	778
vol. viii:		Mr. Harry White	
Mr. Buckalew 300,	301	vol. vi:	
Mr. Cochran	301	Mr. Ainey	10
Mr. Kaine	301		9
		Mr. Armstrong	
Interest, legal rate of, resolution to	017	Mr. Baer	14
establish, vol. i	217	Mr. Biddle	10
establishing legal rate of, vol. iv,		Mr. Broomall4,	11
565; v, 250; vi, 130.		Mr. Curry	6
remarks on, by-		Mr. Coehran 10, 16,	51
vol. iv:		Mr. Darlington	6
Mr. Broomall 575,	576	Mr. Funck	3
Mr. Carev 569.		Mr. Lear.	7

Interest, rate of—Continued.	Journal and Debates, distribution of
remarks on, by—	bound copies of, vol. v
vol. vi:	correction of, Mr. Biddle rises to a
Mr. MacVeagh 10, 14	question of privilege, vol. viii 39
Mr. Niles 4	Judiciary, appointment of committee
Mr. Andrew Reed	on, vol. i
vol. viii:	
memorial of General Patton of Brad-	resolution to print propositions for
	committee on, vol. i
ford county, relative to the rate	report of, resolution to print fifteen
of 267	hundred copies of, vol. iii 15
Investigation, resolution of Mr. Boyd	remarks on, by-
to appoint committee for 318	vol. iii:
remarks on, by—	
vol. viii:	Mr. Armstrong152, 153, 155, 155
Mr. Boyd 319	Mr. Brodhead 15
Mr. Broomall	Mr. Boyd 15
Mr. Cochran 322	Mr. Cochran
Mr. Curry 325	Mr. Hay
	Mr. Kaine 153, 150
Mr. Curtin	Mr. Lawrence 153
Mr. Cuyler 322	Mr. Lilly 153
Mr. Ewing 320	Mr. MacVeagh. 15
Mr. Howard 324	
Mr. Knight 324	Mr. Meredith
Mr. D. W. Patterson 321	Mr. Niles 15
Mr. Harry White 321	Mr. D. W. Patterson 154, 154
Mr. Woodward	Mr. S. A. Purviance
resolution adopted	Mr. Walker 150
	Mr. Woodward 153, 154, 156
committee on, appointed 353	resolution to instruct committee on
resolution of Mr. Wright to recon-	to report, vol. iii
sider appointment of committee	
on, 380; not agreed to, 381.	Judiciary, reports of committee on—
report of, relative to charges of cor-	vol. iii:
ruption made by Pittsburg Tele-	of the majority 18:
graph	dissenting report of Mr. Kaine 188
Iron, Inspector General of, resolution	dissenting report of Mr. S. A. Pur-
creating office of, vol. i 186	
creating office of, voi. 1 100	viance
J.	dissenting report of Mr. Jas. L. Rey-
0.	nolds
Jail Delivery, no commission of to	dissenting report of Mr. Dallas 200
be issued, vol. v	dissenting report of Messrs. Dallas
Jefferson county—	and Cuyler 200
petition of citizens of, asking for re-	dissenting report of Mr. Broomall, 201
	dissenting report of Mr. Woodward, 243
cognition of Almighty God in the	resolution to print the several re-
Constitution, vol. iii, 42; iv, 600;	ports of
v, 3.	vol. iii:
Jewell, Governor of Connecticut, com-	
munication from, vol. ii 281	Judiciary, article on, considered 637
Jordan, Hon. Francis, Secretary of	section 1. The vesting of the judi-
Commonwealth—	cial power, considered 637
vol. i:	amendment of Mr. S. A. Purvi-
address before the Convention 3	ance, 637; withdrawn, 653.
administers the oath to the Presi-	amendment of Mr. Woodward,
	· ·
	653; adopted, 729.
to delegates	amendment of Mr. S. A. Purvi-
resolution of thanks to	ance to amendment of 653;
incidental remarks by 7	adopted, 728.
Journal, correction of, vol. iii 298	amendment of Mr. Sharpe to
resolution relative to binding of,	amendment, 728; rejected, 729.
vol. iv, 561; amended, v, 637; cor-	amendment of Mr. Kaine to
mosto/l by Mr. Loon y 40	amendment 700: adented 700

udiciary article—Continued.	Judiciary article—Continued.	
section 1—	section 2—	
remarks on, by—	remarks on, by—	
vol. iii:	vol. iv:	
Mr. Armstrong 639, 643, 646, 721	Mr. Temple 37, 3	
Mr. Baer 717	Mr. Woodward 4	
Mr. Biddle 686, 689, 691	Mr. Worrell 12, 1-	4
Mr. Boyd 699, 700, 701, 702	amendment of Mr. Woodward, to	
Mr. Broomall 676, 678, 679, 680	substitute third section of mi-	
Mr. Buckalew 726, 727	nority report, 47; rejected, 67.	
Mr. Craig 708, 709	remarks on, by-	
Mr. Cuyler 711, 715	Mr. Armstrong 49, 5	
Mr. Elliott 691, 695	Mr. Buckalew 65, 66, 6	
Mr. Gowen 674	Mr. Woodward 4	6
Mr. Kaine 664, 566, 667, 669	amendment of Mr. Lamberton to	
Mr. Mann 703	amendment to elect by districts,	
Mr. Meredith 653, 720, 721	54; rejected, 65.	
Mr. Minor	remarks on, by-	_
Mr. Mitchell	Mr. Armstrong 5	
Mr. Patton	Mr. Baer	
Mr. J. N. Purviance 706	Mr. Barthelomew 6	
Mr. S. A. Purviance 637, 646	Mr. Biddle	
Mr. Russell	Mr. Clark	
Mr. Simpson	Mr. Curtin	
Mr. Woodward, 653, 655, 656, 661,	Mr. Darlington 59, 6	
663, 668, 669, 672, 673.	Mr. Dodd	
the section as amended was agreed	Mr. MacConnell 5	
to	Mr. MacConnell	
section 2. Relative to the power of		1
the Supreme Court, considered, 729	amendment of Mr. Funck to	
substitute proposed by Mr. J. N.	amendment, 68; adopted, 68.	
Purviance	amendment of Mr. Reed to amend-	
remarks on, by—	ment, 69; adopted, 69.	
Mr. Dallas	amendment of Mr. Dallas to pro-	
Mr. Gowen 772, 774, 776, 777, 778	vide for cumulative voting, 69; withdrawn, 71; renewed, 71;	
Mr. Horton		
Mr. MacVeagh 761, 765	modified, 72; withdrawn, 72. remarks on, by—	
Mr. Sharpe	Mr. Buckalew 7	,
Mr. Temple 754, 657, 758, 760	amendment of Mr. Buckalew, 71;	(
Mr. Woodward 733, 742	adopted, 71.	
vol. iv:	amendment of Mr. Kaine increas-	
	ing number to eight, with	
section 2. Relative to the powers of	change of term, &c., 73; reject-	
the Supreme Court, considered, 4	ed, 81.	
remarks on, by— Mr. Armstrong, 27, 28, 41, 42, 43,	remarks on, by—	
44, 45, 46, 68, 69.	Mr. Cochran	c
Mr. Bowman 17	Mr. Kaine 7	
Mr. Broomall	amendment of Mr. Sharpe, 81; as	Ì
Mr. Curry	amended rejected, 86.	
Mr. Ewing 6, 7, 8, 10	amendment of Mr. MacConnell to	
Mr. Heverin	amendment, to locate the court	
Mr. Howard 33, 34	at the capital, 81; adopted, 81.	
Mr. Landis	remarks on, by—	
Mr. H. W. Palmer 20	Mr. Buckalew 8	11.
Mr. Patton. 37	Mr. Cuyler 8	
Mr. J. N. Purviance 4	Mr. Ellis.	
Mr. Simpson 39	Mr. Gowen 8	
Mr. H. G. Smith 14, 16	Mr. Kaine 8	
Mr. W. H. Smith	Mr. D. W. Patterson 8	

Judiciary article—Continued.		Judiciary article—Continued.	
section 2—		section 4—	
remarks on, by-		vol. iv:	
vol. iv:		amendment of Mr. Buckalew to	
Mr. Sharpe	84	substitute, to provide for elec-	
Mr. Wright	84	tion in 1883, in lieu of the year	
the section as amended was agreed		1873, 118; withdrawn, 119; re-	
to	86	newed, 133; rejected, 142.	
section 3. The election and tenure		remarks on, by—	190
of judges Supreme Court, con-		Mr. Broomall. Mr. Buckalew	
sidered	86	Mr. J. W. F. White 139, 140,	
substitute for, offered by Mr. Dal-		amendment of Mr. Cochran to	111
las, 86; modified, 87; with-		substitute, 119; rejected, 132.	
drawn, 91.		amendment of Mr. M'Murray to	
remarks on, by—	00	substitute, 132; rejected, 132.	
Mr. Armstrong	90 89	amendment of Mr. Fulton to	
Mr. Buckalew	89	amendment, 143; rejected, 143.	
Mr. Carter.	89	amendment of Mr. Green to	
Mr. Dallas	87	amendment, 143; accepted, 143.	
the section was not agreed to	91	amendment of Mr. Hunsicker to	
section 4. All judges to be learned		amendment, striking out that	
in the law, &c., considered	91	which relates to court of banc,	
[made section 15, of the re-print		143; rejected, 149. remarks on, by—	
page]	110	Mr. Armstrong 143,	147
section 3 [of re-print.] Jurisdiction		Mr. Kaine 147,	
of the Supreme Court, consid-		amendment of Mr. Niles to amend-	
amondment of Mr. Amortion	110	ment of Mr. Kaine, 149; adopted,	
amendment of Mr. Armstrong, 110; adopted, 110.		149; re-considered, 150; rejected,	
amendment of Mr. J. N. Purvi-		150.	
ance, 110; rejected, 111.		amendment of Mr. Kaine, striking	
amendment of Mr. Alricks, 111;		out "1873," and inserting "1881,"	
rejected, 111.		149; adopted, 149.	
amendment of Mr. Armstrong,		amendment of Mr. Craig, to pro-	
111; adopted, 111.		vide for judicial districts, 150; rejected, 158.	
the section as amended was agreed		remarks on, by—	
to	112	Mr. Armstrong 150,	152
new section proposed by Mr. Pat-		Mr. Campbell 152,	
ton, to provide for a court in banc,		Mr. Craig	
to be called the court of revision; considered, 112; rejected, 112.		Mr. Stewart	
section 4. Relative to court of com-		Mr. Walker	
mon pleas, considered	112	Mr. Wherry	155
amendment of Mr. Darlington,	112	amendment of Mr. Stewart to	
113; adopted, 113.		amendment, 154; rejected, 154.	
substitute for section, proposed by		amendment of Mr. Lilly to amend- ment, 154; rejected, 155.	
Mr. Kaine, providing for dis-		amendment of Mr. Church to	
tricting the State, 113; adopted,		amendment, 155; rejected, 155.	
149.		amendment of Mr. Walker to	
remarks on, by-		amendment, 155; adopted, 156.	
Mr. Armstrong	181	remarks on the ratio for districts,	
Mr. Buckalew 115,	133	by-	
Mr. Cochran		Mr. Armstrong	
Mr. Darlington 121, 122, 124,		Mr. Broomall 156,	
Mr. Fulton	127	Mr. Craig	
111. IXAIIIO 113, 123, 129,	100	Mr. Niles	101

	7 7 7 1 1 1 0 11 7
Judiciary article—Continued.	Judiciary article—Continued.
section 4—	section 7—
vol. iv:	vol. iv:
amendment of Mr. Mann, to pro-	amendment of Mr. Reed, 182;
hibit the election of additional	withdrawn, 183.
law judges, 158; rejected, 159.	amendment of Mr. Hanna, 183;
remarks on, by—	modified, 183; adopted, 183.
Mr. Mann 158	amendment of Mr. Hanna, 183; re-
substitute for section proposed by	
Mr. Kaine, 160; rejected, 163.	jected, 186.
amendment of Mr. Corbett to	amendment of Mr. Cuyler to
amendment, 161; rejected, 163.	amendment, 185; withdrawn,
amendment of Mr. Alricks to	186.
	amendment of Mr. D. N. White,
amendment, 162; withdrawn,	186; withdrawn and modified,
162; renewed, 163; rejected, 163.	
amendment of Mr. Darlington to	210; rejected, 211.
amendment, 163; rejected, 163.	amendment of Mr. D. W. Patter-
amendment of Mr. Struthers, 163;	son to amendment, 186; reject-
rejected, 164.	ed, 210.
amendment of Mr. Hanna, 164;	amendment of Mr. Struthers to
adopted, 165.	amendment, 210; rejected, 210.
amendment of Mr. Buckalew, 165;	remarks on, by—
rejected, 165.	
amendment of Mr. Walker, 166;	Mr. Alricks 204
	Mr. Armstrong
rejected, 166.	Mr. Biddle 206
amendment of Mr. Niles to	Mr. Cnyler
amendment, 163; rejected, 166.	Mr. Darlington
the section as amended was agreed	Mr. Lilly 198
to 166	Mr. Mann 199
section 5. The vesting of the judi-	Mr. Mantor
cial power in the city of Phila-	Mr. H. W. Palnier
delphia and Allegheny county,	Mr. J. N. Purviance 194
considered	
amendment of Mr. Bartholomew,	Mr. J. R. Read
167; adopted, 174.	Mr. Struthers
amendment of Mr. MacConnell,	Mr. Temple
177; adopted, 178.	Mr. D. N. White 205
amendment of Mr. Armstrong to	Mr. Worrell
	amendment of Mr. Funck, pro-
amendment, 178; accepted, 178.	viding for the appointment of,
remarks on, by—	by the independ of the garranel
Mr. Armstrong 166, 177, 181	country 011, majorated 010
Mr. Bartholomew 167	The state of the s
Mr. Biddle 174	remarks on, by—
Mr. Campbell 169, 170, 171	Mr. Campbell
Mr. Cassidy 178	Mr. Funek 211
Mr. Cuyler 180	substitute proposed by Mr. J. M.
Mr. Ellis	Wetherill, 212; withdrawn, 212;
Mr. Hanna 170, 171	renewed, 213; rejected, 213.
Mr. MacConnell	
Mr. Simpson 172, 173	
Mr. Tarrell 177	
Mr. J. M. Wetherill 181	adopted, 213.
the section as amended was agreed	
	amendment of Mr. Cassidy, 214;
to	L ,
section 6. Each court to have exclu-	amendment of Mr. J. R. Read, 215;
sive jurisdiction, considered 181	± ,
the section was agreed to 181	amendment of Mr. Funck, 215; re-
section 7. Relative to the prothono-	jected, 215.
taries of the several courts, con-	the section as amended was agreed
sidered	to

Judiciary article—Continued.	Judiciary article—Continued.
vol. iv:	vol. iv:
section 8. The courts of Philadelphia	section I3. Common pleas districts
and of Allegheny county to de-	and election of additional
tail judges to hold criminal	judges, considered 25
court, considered 216	amendment of Mr. Broomall, 255;
the section was agreed to 216	withdrawn, 257.
new section proposed by Mr.	remarks on, by—
Woodward, to establish courts	
of probate, considered 216	Mr. Armstrong 25
amendment of Mr. Hunsicker,	Mr. Broomall 25
219; withdrawn, 228.	the section was not agreed to 25
remarks on, by-	section 14. Election of justices of
Mr. Armstrong 219, 227	the peace and aldermen and
Mr. Bartholomew	qualifications and establishing
Mr. Biddle	court of police, considered 25
Mr. Darlington	amendment of Mr. Lilly, 257;
Mr. Ewing	withdrawn, 259.
Mr MacConnell 994	amendment of Mr. J. N. Purvi-
Mr. MacConnell	ance to amendment, 258; with-
Mr. J. N. Purviance	drawn, 259.
Mr. Walker	division of section by Mr. Arm-
Mr. Woodward 216, 226	strong
the section was withdrawn 228	amendment to first paragraph by
section 9. Powers and duties of	Mr. Broomall 26
judges of court of common	substitute proposed by Mr. Kaine,
pleas, considered 228	260; divided, 261; first division
amendment of Mr. Bartholomew,	rejected, 261; second division
228; rejected, 229.	adopted, 264.
the section was agreed to 229	amendment of Mr. Ewing, 264;
section 10. Indictment may be re-	adopted, 265.
moved into the Supreme Court	amendment of Mr. Ewing, 265;
when authorized by law, con-	
sidered	adopted, 265.
substitute proposed by Mr. Hun-	amendment of Mr. Corbett, 266;
sicker, 229; modified, 239; adopt-	adopted, 266.
ed, 239.	amendment of Mr. Turrell, 266;
remarks on, by—	modified, 266; rejected, 266.
Mr. Armstrong 234, 238	remarks on, by-
Mr. Biddle 232	Mr. Beebe
Mr. Cassidy 236	Mr. Bowman 26
Mr. Cuyler 235	Mr. Broomall
Mr. Hunsicker 229, 236	Mr. Hazzard 258, 26
Mr. MacVeagh 233	Mr. Lilly
Mr. Niles	first paragraph agreed to 267
Mr. Purman	amendment of Mr. Broomall to
Mr. Woodward 235	second paragraph, 267; adopted,
the section as amended was agreed	269.
to239	amendment of Mr. Buckalew to
section 11. Judges of Supreme Court	amendment, 269; adopted, 269.
and common pleas to have pow-	amendment of Mr. Ewing, 269;
er to issue writs of certiorari to	adopted, 270.
justices of the peace and courts	remarks on, by-
out of record, considered 239, 253	Mr. Buckalew 268
amendment of Mr. Kaine, 253;	second paragraph agreed to 270
rejected, 254.	amendment of Mr. Hazzard to
the section was agreed to 254	third paragraph, 271; rejected,
section 12. When more than one	273.
judge in the same district, any	
	amendment of Mr. Armstrong,
two may sit in bane, for purpo-	273; adopted, 310.
ses not appellate, considered 254	substitute for, proposed by Mr.
the section was not agreed to. 255	113.V. Z(D.: WH.HGF3.WD, 290.

Judiciary article-Continued.	Judiciary article—Continued.
section 14—	vol. iv:
vol. iv:	section 15. All judges learned in the
amendment of Mr. Armstrong,	the law, except Supreme Court
291; adopted, 291.	judges, to be elected by the
amendment of Mr. Biddle to	electors of the district—Gover-
amendment, 292; modified, 303;	nor may remove, &c., consid-
adopted, 803.	ered
substitute of Mr. Temple, 303; re-	amendment of Mr. Armstrong,
jected, 303.	317; modified, 318; withdrawn, 318.
amendment of Mr. D. N. White,	amendment of Mr. Armstrong,
303; rejected 303.	318; adopted, 319.
substitute of Mr. Campbell, 303;	amendment of Mr. Darlington,
withdrawn, 304.	319; rejected, 319.
amendment of Mr. Cuyler to	the section as amended was agreed
amendment, 309; adopted, 310.	to
amendment of Mr. D. N. White,	section 16. Election of judges by
310; modified, 310; adopted, 310.	the cumulative system of voting,
amendment of Mr. Cuyler, 310;	considered
adopted, 310.	substitute of Mr. Corson, 319; as
substitute of Mr. Campbell, 310;	amended, adopted, 350.
withdrawn, 310; renewed, 315;	amendment of Mr. J. N. Purvi-
rejected, 316.	ance to amendment, 323; adopt-
amendment of Mr. Buckalew, 310;	ed, 350.
rejected, 312.	remarks on, by-
amendment of Mr. Cassidy, 312;	Mr. Bigler 322, 332
withdrawn, 314.	Mr. Broomall 333, 334, 335
amendment of Mr. Bartholomew	Mr. Buckalew 319, 320, 321
to amendment, 313; withdrawn, 314.	Mr. Dallas
substitute of Mr. Alricks, 314; re-	Mr. Darlington, 323, 324, 325, 326,
jected, 315.	327, 328.
remarks on, by-	Mr. Mac Veagh 343, 345, 346, 348
Mr. Alricks 314	Mr Mann 329, 331
Mr. Armstrong 273, 290, 296, 314	Mr. Mitchell 340
Mr. Biddle	Mr. Patton 338
Mr. Boyd 288	Mr. Struthers 335
Mr. Broomall 268	Mr. J. P. Wetherill 337
Mr. Buckalew, 269, 277, 302, 303, 310	Mr. Wright 336
Mr. Campbell 305, 315	the section as amended was agreed
Mr. Carter	to
Mr. Cassidy 312, 313	section 17. Relative to term of two
Mr. Cuyler 279, 380, 315	or more judges elected at one
Mr. Ewing 281, 283, 316, 317	time, considered 550
Mr. Hanna 297	the section was agreed to 350
Mr. Hay	section 18. The compensation and
Mr. Hazzard 300	retiring of judges, considered, 350
Mr. Littleton	amendment of Mr. Bigler, 351;
Mr. MacVeagh 270	adopted, 351.
Mr. Minor 307	amendment of Mr. Bartholomew,
Mr. D. W. Patterson 278	351; adopted, 356.
Mr. J. N. Purviance, 270, 275,	amendment of Mr. Littleton, 356;
284, 296.	adopted, 362.
Mr. J. R. Read 285, 286	000
Mr. Simpson	
Mr. Temple 287, 302	
Mr. Walker 311	1 1 - C N.C., IT VII Classick
Mr. Wherry	
Mr. J. W. F. White 308	364; rejected, 366.
the third paragraph as amended	amendment of Mr. J. M. Weth-
agreed to 316	erill, 366; adopted, 366.

Judiciary article—Continued.	Judiciary article—Continued.
section 17—	section 22—
vol. iv:	vol. iv:
·	amendment of Mr. J. M. Bailey to
remarks on, by-	amendment, 389; rejected, 389.
Mr. Armstrong 353, 359, 360, 365	amendment of Mr. Darlington to
Mr. Bartholomew 351	amendment, 386; rejected, 387.
Mr. Curtin 353	amendment of Mr. Ewing to
Mr. Darlington 355, 356, 359	
Mr. Littleton 356, 357	amendment, 388; adopted, 388.
Mr. J. N. Purviance 364	amendment of Mr. D. W. Patter-
Mr. H. W. Smith 363	son to amendment, 388; reject-
Mr. Stewart	ed, 389.
Mr. J. P. Wetherill 358	amendment of Mr. Corbett to
the section as amended was agreed	amendment, 389; adopted, 389.
	amendment of Mr. J. M. Bailey to
to	amendment, 389; rejected, 392.
section 19. The residence and eli-	amendment of Mr. Cochran to
gibility of judges, considered 363	amendment, 392; rejected, 394.
the first paragraph was agreed to, 367	amendment of Mr. Turrell to
amendment of Mr. Davis to sec-	amendment, 394; rejected, 394.
ond paragraph, 367; adopted,	amendment of Mr. Darlington,
368.	395; adopted, 395.
amendment of Mr. Brodhead, 368;	remarks on, by—
rejected, 368.	, ,
amendment of Mr. Patton, 368;	Mr. Alricks
	Mr. Cochran 373, 388, 390, 398
rejected, 368.	Mr. Ellis 376
amendment of Mr. Darlington,	Mr. Newlin 381
369; rejected, 369.	Mr. D. W. Patterson 374, 385
the second paragraph was agreed	Mr. Temple 382, 385
to 369	the section as amended was agreed
section 20. Relative to a court of	to 395
chancery, considered 369	section 23. The style of all process to
amendment of Mr. Armstrong,	be "the Commonwealth of Penn-
370; adopted, 370.	sylvania," considered 406
the section as amended was agreed	the section was agreed to 400
to 370	section 24. Vacancies to be filled by
	Governor, considered 406
section 21. No duties to be imposed	the section was agreed to 407
upon judges, except such as are	_
judicial, considered 370	section 25. Relative to abolishing
the section was agreed to 370	district courts, considered 407
section 22. Abolishing registers'	amendment of Mr. Ellis, 407;
court and establishing of probate	withdrawn, 408.
courts for large cities, consid-	amendment of Mr. Landis to
ered 370	amendment, 407; withdrawn,
amendment of Mr. Armstrong,	408.
370; adopted, 394.	the section was not agreed to 408
amendment of Mr. Darlington (for	section 26. To abolish the office of
Mr. Woodward) to amendment,	associate judge, considered 408
371; rejected, 376.	amendment of Mr. S. A. Purvi-
amendment of Mr. Ellis to amend-	ance, 408; modified, 411; adopt-
ment, 376; adopted, 377.	ed, 428.
amendment of Mr. Armstrong to	amendment of Mr. Wherry to
amendment, 377; modified, 378;	amendment, 411; withdrawn,
adopted, 379.	417; renewed, 426; rejected, 426.
amendment of Mr. Ewing to	amendment of Mr. Fulton to
amendment, 379; adopted, 384.	amendment, 417; rejected, 426.
amendment of Mr. Alricks to	amendment of Mr. Darlington to
amendment, 384; rejected, 385.	amendment, 427; rejected, 427.
amendment of Mr. Ewing to	amendment of Mr. Bowman, 428;
amendment, 385; rejected, 385.	adopted, 429.
which third obs, rejected, see.	adoption,

adiciary article—Continued.	Ju diciary article—Continued.
section 26—	vol. iv:
vol. iv:	section 31. Relating to reporters of
amendment of Mr. Landis to	decisions of Supreme Court,
amendment, 428; rejected, 429.	considered 444
remarks on, by-	amendment of Mr. MacVeagh,
Mr. Baer 415	441; adopted, 444.
Mr. Beebe 432	amendment of Mr. Darlington,
Mr. Bigler 431	444; adopted, 444.
Mr. C. A. Black	the section as amended was not
Mr. Bowman 416, 428	agreed to
Mr. Buckalew	section 32. Parties by agreement in
Mr. Clark	civil cases can dispense with
Mr. Darlington 423, 424	trial by jury, considered 444
Mr. De France	amendment of Mr. Newlin, 444;
Mr. Fulton	rejected, 464.
Mr. Kaine	amendment of Mr. Landis to
Mr. Lawrence. 433, 434	amendment, 455; withdrawn,
Mr. M'Murray 420, 421, 422	464.
Mr. Metzgar	amendment of Mr. Boyd, 464;
Mr. S. A. Purviance 409, 423, 428	withdrawn, 467.
Mr. Wherry 410, 421, 429	amendment of Mr. Biddle to
Mr. Wright 422, 423	amendment, 466; accepted, 467.
the section as amended was	amendment of Mr. Broomall, 467;
agreed to 434	adopted, 470.
section 27. All laws relating to	
courts to be general and of uni-	remarks on, by— Mr. Alricks 464
form operation, considered 435	Mr Rartholomew 451
the section was agreed to 435	Mr. Broomall
section 28. To provide for a general	Mr. Royd 460 461
system of practice, considered, 435	Mr. Clark 467, 469
amendment of Mr. Broomall, 436;	Mr. Cuyler 461, 462
adopted, 441.	Mr. Darlington 465
amendment of Mr. Bartholomew	Mr. Gibson
to amendment, 436; rejected, 441.	Mr. Hazzard 453, 455
amendment of Mr. Worreil, 441;	Mr. Lear 459
rejected, 442.	Mr. Newlin 451, 457, 462
remarks on, by—	Mr. J. W. F. White 456, 457
Mr. Bowman	the section as amended was not
Mr. Boyd 439	agreed to 470
Mr. Dallas 440	re-consideration refused 486
Mr. Darlington 437, 438	new section proposed by Mr. Dallas:
Mr. Hanna 439	
Mr. Worrell 441	porter to each of the courts of
the section as amended was not	Philadelphia, considered 470
agreed to	amendment of Mr. Boyd, 473; rejected, 474.
section 29. Judges of the several	amendment of Mr. Cuyler, 474; re-
courts to reduce the whole opin-	jected, 474.
ion and charge to writing, con-	1
sidered	Mr. Dallas 471
withdrawn, 443.	the section was not agreed to 474
the section was not agreed to 443	
section 30. Relative to applications	relative to a written charge of
for change of venue, considered, 443	9.
amendment of Mr. S. A. Purvi-	remarks on, by-
ance, 443; withdrawn, 443.	Mr. Corson 474
the section was not agreed to 444	

udiciary article—Continued.	Judiciary article—Continued.
vol. iv:	article on second reading—
new section proposed by Mr. Cuyler	section 3—
relative to establishment of nisi	vol. vi:
prius courts in Philadelphia,	amendment of Mr. Corson to
considered	amendment, 249; rejected, 250.
remarks on, by—	amendment of Mr. Broomall to
Mr. Cuyler 484, 485	amendment, 250; rejected, 250.
the section was not agreed to 485	remarks on, by-
article as amended passed to second	Mr. Armstrong 248, 249
reading	Mr. Broomall
vol. vi:	Mr. Corbett
article on second reading, consider-	Mr. Corson
ed 238	Mr. Darlington
section 1. The vesting of the judi-	Mr. Kaine
cial power of the Common-	Mr. Mann 249
wealth, considered	the section as amended was agreed
amendment of Mr. Temple, 238;	to
rejected, 239.	section 4. The courts of common
amendment of Mr. Woodward,	pleas to continue as at present
239; rejected by yeas and nays,	established, considered 250
240.	amendment of Mr. Kaine, 251; re-
amendment of Mr. Russell, 240;	jected by yeas and nays, 254.
rejected, 241.	amendment of Mr. Fulton to
amendment of Mr. Dallas, 241;	amendment, 252; rejected, 252.
rejected, 241.	amendment of Mr. Fulton, 254;
the section was agreed to 241	withdrawn, 256.
section 2. The number and term of	remarks on, by-
judges of Supreme Court, con-	Mr. Broomall
sidered	Mr. Fulton
amendment of Mr. Armstrong,	Mr. Kaine 251, 253
241; first division rejected, 243;	Mr. Mitchell 255
second division withdrawn, 244. amendment of Mr. Darlington,	Mr. Woodward
244; rejected, 244.	the section was agreed to 256
amendment of Mr. Littleton, 244;	section 5. Relative to courts of Phila-
rejected, 245.	delphia and Allegheny county,
amendment of Mr. Kaine, 245;	considered 256
rejected by yeas and nays, 245.	amendment of Mr. Armstrong,
amendment of Mr. Hemphill,	256; adopted, 256.
246; rejected, 246.	amendment of Mr. Dallas, 256;
amendment of Mr. Darlington,	first division rejected, 275;
246; rejected, 246.	amendment withdrawn, 275. amendment of Mr. Hanna to
amendment of Mr. Struthers, 246;	amendment, 266; withdrawn,
rejected, 247.	276.
amendment of Mr. S. A. Purvi-	amendment of Mr. Dallas, 275;
ance, 247; rejected, 247.	rejected, 278.
remarks on, by—	remarks on, by—
Mr. Armstrong 241, 242, 243	Mr. Armstrong 267, 269
Mr. Darlington	Mr. Biddle
Mr. Kaine	Mr. Bullitt
Mr. S. A. Purviance	Mr. Campbell
Mr. Strnthers	Mr. Cassidy 266
Mr. Woodward	Mr. Dallas256, 266, 275, 276, 277
the section was agreed to 247	Mr. Hanna 263
section 3. The jurisdiction of the	Mr. Heverin 270, 271
Supreme Court, considered 247	Mr. MacConnell
amendment of Mr. Kaine, 247;	Mr. Newlin
adopted by yeas and nays, 250.	Mr. J. R. Read 258

Judiciary—Continued.	Judiciary—Continued.
article on second reading—	article on second reading—
section 5—	section 10—
remarks on, by—	remarks on, by—
vol. vi:	vol. vi:
Mr. Temple	Mr. Boyd
Mr. Woodward 264, 265 Mr. Worrell 259, 260	Mr. Broomall. 297 Mr. Buckafew 294, 308
the section was agreed to by yeas	Mr. Cochran
and nays 279	Mr. Corbett
section 6. Each court to have ex-	Mr. Corson•
clusive jurisdiction, considered, 279	Mr. Cuyler 295
amendment of Mr. Armstrong,	Mr. Ellis 305
279; adopted, 279.	Mr. Hazzard
section 7. The prothonotary of Philadelphia courts to be ap-	Mr. Hunsicker 281, 299, 311
pointed by the judges of said	Mr. Lear. 286 Mr. MacVeagh 309
courts, considered 279	Mr. Mann
amendment of Mr. S. A. Purvi-	Mr. H. W. Palmer 282
ance, 279; rejected by yeas and	Mr. Purman 291
nays, 280.	Mr. Ross
the section was agreed to 280	Mr. Sharpe
section 8. The courts of Philadelphia and Allegheny county shall de-	Mr. Temple
tail one or more of its judges to	yeas and nays 313
hold the criminal courts, con-	section 11. The judges of Supreme
sidered	Court and of common pleas have
the section was agreed to 280	power to issue writs of certiorari,
section 9. Judge of common pleas to	considered
be a justice of oyer and terminer and general jail delivery, con-	amendment of Mr. Kaine, 314;
sidered	adopted, 314.
the section was agreed to 281	thine that it is the company of the
section 10. Removal of criminal	remarks on, by-
cases to the Supreme Court 281	Mr. Kaine 313
amendment of Mr. Armstrong,	the section as amended was agreed
281; modified, 297; adopted by	to
yeas and nays, 307. amendment of Mr. Sharpe to	section 12. The election, commission
amendment, 283; withdrawn,	and qualifications of a justice of the peace and alderman, and
285.	establishment of a court of po-
amendment of Mr. Hunsicker,	lice in the city of Philadelphia,
307; adopted by yeas and nays,	considered 314
307.	the first division was agreed to 315
amendment of Mr. Alricks, 307; rejected, 307.	amendment of Mr. Darlington to
amendment of Mr. Buckalew, 307;	second division, 315; adopted, 315.
adopted, 308.	amendment of Mr. D. W. Patter-
amendment of Mr. Russell, 309;	son to, 315; adopted, 318.
rejected, 311.	amendment of Mr. Broomall to
amendment of Mr. Hunsicker,	amendment, 317; adopted, 318.
311; adopted, 311.	the second division was agred to, 319
amendment of Mr. Cochran, 311; rejected, 312.	amendment of Mr. Dallas to third division, 319; adopted, 329.
remarks on, by-	amendment of Mr. Temple, 329;
Mr. Armstrong 283, 303, 309	adopted, 329.
Mr. Bartholomew 302	amendment of Mr. Hanna, 329;
Mr. Beebe	adopted, 329.
Mr. I S. Plack 201 201	amendment of Mr. Armstrong,
Mr. J. S. Black 294, 295 10—Vol. IX.	329; adopted, 229.
10-101, 1A.	•

J

adiciary—Continued.	Judiciary—Continued.
article on second reading—	article on second reading—
section 12—	section 14—
vol. vi:	vol. iv:
amendment of Mr. Darlington,	amendment of Mr. Kaine, 338;
329; rejected by yeas and nays,	rejected, 338.
331.	the section was agreed to 358
amendment of Mr. Hanna, 331;	section 15. Cumulative voting pro-
adopted, 331.	vided for election of Supreme
amendment of Mr. J. R. Read,	Court judges when more than
332; adopted, 334. amendment of Mr. Armstrong to	one is to be elected, considered, 338
_	the section was agreed to by yeas
amendment, 333; adopted, 333. amendment of Mr. Armstrong,	and nays 339
334; adopted, 336.	section 16. If two or more judges
the third division sub-divided 334	elected at the same time, lots to
amendment of Mr. Buckalew to	be cast for priority of commis-
first part, 336; adopted, 336.	sion, considered 339
amendment of Mr. Sharpe to	the section was agreed to 339
amendment, 336; adopted, 336.	section 17. All judges required to
amendment of Mr. Darlington,	be learned in the law, consid-
336; rejected, 336.	ered 330
amendment of Mr. Armstrong,	amendment of Mr. Armstrong,
336; adopted, 336.	339; adopted, 340.
the first part of third division was	amendment of Mr. Baker, 340;
agreed to by yeas and nays 337	rejected, 342. amendment of Mr. H. W. Smith,
the second part of third division	
was agreed to 338	342; rejected by yeas and nays, 344.
remarks on, by-	amendment of Mr. Ewing, 344;
Mr. Armstrong, 321, 328, 332, 333, 335	rejected, 344.
Mr. Beebe 316	remarks on, by—
Mr. Biddle 325	Mr. Baker 340
Mr. Bowman 315, 318	Mr. Biddle. 34
Mr. Broomall 317	Mr. Cuyler 340
Mr. Buckalew 330, 336	Mr. Kaine 34-
Mr. Corbett	Mr. Lilly 341, 34
Mr. Cnyler 323, 325, 337	Mr. Littleton 341, 345
Mr. Dallas	Mr. Simpson 340
Mr. De France 316	. Mr. H. W. Smith 34:
Mr. Evans	the section was agreed to.
Mr. Hanna	section 18. The residence and quali-
Mr. Hazzard	fications of judges of Supreme
Mr. Knight	court, considered34
Mr. Littleton	the first division was agreed to 34
Mr. MacVeagh	amendment of Mr. Gibson to sec-
Mr. D. W. Patterson 315	ond division, 345; rejected, 345.
Mr. J. R. Read 320, 321, 335	amendment of Mr. Beebe, 345;
Mr. Ross	adopted, 346.
Mr. Simpson. 320	amendment of Mr. Corson to
Mr. Temple 319, 320, 326, 327, 335	amendment, 346; adopted, 346.
Mr. J. P. Wetherill 334	remarks on, by-
Mr. Worrell	Mr. Buckalew 34
the section as amended was agreed	Mr. MacVeagh34
to 338	the section as amended was not
section 13. Right of appeal to a court	agreed to 34
of record, considered 338	section 19. The several courts of
the section was agreed to 338	common pleas to have the pow-
section 14. The election and term of	ers of a court of chancery, con-
indees of court of common pleas.	sidered
considered	the section was agreed to 34

diciary—Continued.	Judiciary—Continued.
rrticle on second reading—	article on second reading—
	section 21—
vol. vi:	vol. vi:
new section proposed by Mr. Arm-	amendment of H. W. Palmer, 404;
strong, relative to the passage of	adopted, 405.
laws by fraud, bribery or undue	amendment of Mr. Bannan, 405;
means, to be declared by the	rejected, 406.
Supreme Court null and void,	amendment of Mr. J. M. Bailey,
considered 348	406; rejected, 406.
amendment of Mr. Harry White,	amendment of Mr. Hanna, 406;
369; withdrawn, 376.	rejected, 433.
amendment of Mr. Sharpe, 376;	amendment of Mr. Hanna, 433;
	rejected, 433.
rejected, 381.	amendment of Mr. Temple, 433;
amendment of Mr. Bullitt, 381;	withdrawn, 433.
rejected, 390.	amendment of Mr. Cuyler, 434;
amendment of Mr. Armstrong,	adopted, 434.
390; modified, 394; rejected, 397.	amendment of Mr. D. W. Patter-
remarks on, by—	son, 434; rejected, 436.
Mr. Alricks	
Mr. Armstrong 360, 376, 400	amendment of Mr. Landis, 436;
Mr. Biddle 398	adopted, 436.
Mr. Bowman 402	amendment of Mr. J. M. Bailey,
Mr. Boyd 394, 395	437; rejected, 440.
Mr. Broomall 397	amendment of Mr. Darlington,
Mr. Buckalew 388	440; modified, 442; rejected, 442.
Mr. Bullitt 377	amendment of Mr. Kaine, 343;
Mr. Calvin 386	rejected, 443.
Mr. Carter 368	remarks on, by—
Mr. Coehran	Mr. Armstrong 435, 436, 337, 440
Mr. Corbett 376	Mr. Campbell 432
Mr. Corson	Mr. Cochran 442
Mr. Dallas 387	Mr. Darlington 436
Mr. Darlington 380	Mr. Hanna 426, 429, 433
Mr. Hazzard 397	Mr. Lilly 439
Mr. Hunsicker	Mr. Littleton 438
Mr. Kaine 374	Mr. D. W. Patterson 434, 438, 439
Mr. Lear	Mr. Simpson
Mr. MacConnell	the section as amended was agreed
Mr. MacVeagh 371, 394	to 444
Mr. Mann	section 21. Re-considered 527
Mr. S. A. Purviance	amendment of Mr. Cochran, 528;
Mr. Andrew Reed	rejected, 538.
	amendment of Mr. Cochran, 528;
Mr. Sharpe	rejected, 536.
the section as amended was agreed	amendment of Mr. M'Clean, 538;
	rejected, 538.
to 403	remarks on, by
section 20. Only judicial duties to	Mr. Armstrong 528, 535, 536, 538
be imposed on judges of Su-	Mr. Baer 531
preme Court, considered 404	Mr. Buckalew 529, 530
the section was agreed to 404	Mr. Coehran 528, 535, 537
section 21. Registers' office and re-	Mr. Ewing
corder of deeds established;	Mr. Hanna 530
registers' court abolished and	Mr. M'Clean
powers vested in orphans' court,	Mr. Harry White 531, 532
considered	the section was agreed to 540
amendment of Mr. Armstrong,	new section proposed by Mr. Patton,
404; adopted, 404.	
amendment of Mr. Alricks, 404;	providing for printing legal no-
rejected 404	tices in the newspapers, consid-

J

udiciary—Continued.	Judiciary—Continued.
article on second reading.	article on second reading—
new section proposed—	section 24—
vol. vi:	vol. vi:
amendment of Mr. H. W. Smith,	
446; rejected, 448.	amendment of Mr. Fulton, 500;
remarks on, by—	rejected, 501.
Mr. Baer 447	amendment of Mr. D. W. Patter-
Mr. Patton	amendment of Mr. Landis, 302;
Mr. H. W. Smith 447	rejected 509
the section was not agreed to 448	amendment of Mr. Turrell to
section 22. Relative to style of pro-	amendment, 502; rejected, 502.
cess and form of prosecution,	amendment of Mr. J. N. Purvi-
considered 448	
amendment of Mr. Harry White,	ance, 502; withdrawn, 502.
448; rejected, 452.	amendment of Mr. Darlington,
	503; rejected, 503.
remarks on, by—	annender of Mr. C. A. Die de
Mr. Armstrong 450	500 modified 500 adapted 500
Mr. J. S. Black 448	
Mr. Darlington 451	
Mr. Kaine 451	Mr. Alricks 466
Mr. Harry White 450	Mr. Armstrong 471, 494, 506
the section was agreed to 452	3.5 Th
section 23. Vacancies in court of re-	Mr. Beebe 491
cord to be filled by appointment	Mr. Boyd 462, 488
of the Governor, considered 452	
amendment of Mr. Broomall, 452;	Mr. Buckalew 463, 505
adopted, 452.	Mr. Carter
amendment of Mr. Armstrong,	Mr. Clark 478
452; adopted, 452.	Mr. Cochran
remarks on, by—	Mr. Corbett 498
Mr. Cuyler 452	Mr. Curry 487
the section as amended was agreed	Mr. Darlington 493
to 453	Mr. Elliot 469
new section proposed by Mr. Hay,	Mr. Fulton 475, 500
relative to election and jurisdic-	Mr. Gibson
tion of aldermen in Pittsburg	
and Allegheny, considered 453	Mr. Gilpin
remarks on, by—	Mr. Landis 502
Mr. Armstrong 460	
Mr. Cuyler 457	2.2 2.2 2.2.2.3 3.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1
Mr. Ewing 459	
Mr. Hay 453, 455, 460	Mr. H. W. Palmer 505
Mr. MacConnell 457	Mr. D. W. Patterson 501
Mr. S. A. Purviance 460	Mr. Pughe
Mr. Wm. H. Smith 458	
Mr. J. W. F. White 456	THE I CHIMENT
the section was agreed to 461	
section 24. Each county with 30,-	Mr. Sharpe 480
000 inhabitants to constitute sep-	Mr. Stewart 482
arate judicial district, office of	Mr. Harry White 464, 473
associate judge not learned in	the section was not agreed to, 504, 506
the law abolished, considered 461	section 25. All laws relating to or-
amendment of Mr. Kaine, 461; rc-	section 20. 2111 laws rotating to or
jected, 463.	ganizations, powers, process,
amendment of Mr. Alricks, 466;	&c., of courts to be uniform,
rejected, 500.	considered 507
amendment of Mr. Gibson to	amendment of Mr. Armstrong,
amendment, 468; rejected, 499.	507; withdrawn, 509.
amendment of Mr. Corson to	amendment of Mr. Kaine, 509;
amendment, 499: rejected, 500.	adopted, 509.

udiciary—Continued.	Judiciary—Continued.	
article on second reading-	article on second reading—	
section 25—	new section proposed—	
vol. vi:	vol. vi:	
	remarks on, by—	
amendment of Mr. D. W. Patter-		525
son, 512; adopted, 513.	the section was not agreed to	525
remarks on, by-	new section proposed by Mr. Hall,	
Mr. Armstrong, 507, 508, 509, 510, 512	that parties in civil cases by	
. Mr. Corbett 513	agreement filed may dispense	
Mr. Cuyler 510	with trial by jury, considered	525
Mr. Dallas 510	remarks on, by-	
Mr. Darlington 511		526
Mr. Ellis 507	Mr. Darlington	526
Mr. Kaine 508	Mr. H. W. Palmer	526
the section as amended was agreed	Mr. Purman	
to 513	new section proposed by Mr. Funck,	
new section proposed by Mr. Arm-	giving the Legislature authority	
strong, that the Supreme Court	to abolish office of associate	
provide rules for the system of	judge, considered	527
practice in all the courts, con-	the section was agreed to	527
sidered 514	new section proposed by Mr. Par-	
remarks on, by-	sons, that when a county shall	
Mr. Armstrong 514	contain 45,000 inhabitants, it	
Mr. Kaine 516	shall be constituted a separate	
Mr. S. A. Purviance 516	judicial district, and abolishing	
the section was agreed to 516	the office of associate judge, con-	
new section proposed by Mr. Pat-	sidered	540
ton, advertisements and legal	the section was agreed to	540
notices to be published in two	new section proposed by Mr. Stew-	
newspapers in each county hav-	art, that elections to fill vacan-	
ing largest circulation, consid-	cies, shall be only for the unex-	
ered	pired term, considered	541
amendment of Mr. Baer, 516; re-	remarks on, by-	
jected, 517.	Mr. Armstrong	
amendment of Mr. H. W. Palmer,	Mr. Broomall	541
517; rejected, 517.	Mr. Andrew Reed 541,	542
remarks on, by—	Mr. Stewart	
Mr. Cochran	Mr. Turrell 541	542
the section was not agreed to 518	the section was not agreed to	542
	new section proposed by Mr. Ellis,	
new section proposed by Mr. Cuy-	that the Legislature shall not	
ler, establishing a Supreme	create any other court than those	
Court nisi prius, in Philadel-	authorized by the Constitution,	
phia, considered 518	considered	542
amendment of Mr. Howard, 522;	remarks on, by-	
adopted, 522.	Mr. Ellis	
remarks on, by—	the section was not agreed to	543
Mr. Alricks	He w Beetion proposed of 1221 221	
Mr. Corbett	arew, to provide for arriving	
Mr. Cuyler 518		
Mr. Howard 522	Cycly bon Journs, constacted iii	545
the section was not agreed to 523		
new section proposed by Mr. Sharpe,	Mr. Broomall	547
to abolish office of associate	Mr. Buckalew 545, 546,	
judge, considered 523		
the section was not agreed to 523		548
new section proposed by Mr. H.	new section proposed by Mr. Sharpe,	
W. Palmer, providing for man-	that the Supreme Court shall	
ner of filling office of associate	sit in banc in the city of Harris-	
judge, considered 425	burg, considered	549

udiciary-Continued.	Judiciary-Continued.
article on second reading—	article on third reading—
new section—	vol. vii:
vol. vi:	motion of Mr. Howard, to go into
the section was not agreed to by	committee of the whole to
yeas and nays 549	strike out twenty-first section 472
the article was referred to the Com-	remarks on, by—
mittee on Revision and Adjust-	Mr. Armstrong 489, 490
ment 549	Mr. Biddle
vol. vii:	Mr. Broomall 477
article reported by Committee on	Mr. Buckalew 480, 481
Revision and Adjustment 295	Mr. Curtin 479
resolutions of Barof Philadelphia,	Mr. Cuyler 485, 486, 487
relative to	Mr. Dallas
resolution of Mr. MacVeagh, to	Mr. Hunsicker
close debate on	Mr. Kaine
remarks on, by—	Mr. Mann. 47:
Mr. Armstrong 619	Mr. S. A. Purviance 475
Mr. MacVeagh	Mr. J. W. F. White 483, 486
resolution of Mr. Baer, to rescind	Mr. Woodward
the vote on and refer	the motion was agreed to 491
article on third reading	in committee, the section was di-
motion of Mr. Woodward, to go into committee of the whole to	rected to be stricken out 491
	motion of Mr. Gilpin, to go into
amend section two	committee of the whole to
remarks on, by—	strike out thirty-second section, 49
Mr. Armstrong	remarks on, by—
Mr. Woodward	Mr. Gilpin
the motion was not agreed to 462	the motion was not agreed to 49:
motion of Mr. Parsons, to go into	motion of Mr. Landis, to go into
committee of the whole to add	committee of the whole to
a new section, "the judges to	amend twenty-ninth section 493
appoint a reporter"	remarks on, by—
the motion was not agreed to 462	Mr. Landis
motion of Mr. Boyd to go into com-	the motion was not agreed to 49-
mittee of the whole, to strike	motion of Mr. Ewing, to go into
out the thirty-first section 462	committee of the whole to strike
remarks on, by—	out twenty-ninth section 494
Mr. Boyd	remarks on, by—
Mr. Buckalew	Mr. Armstrong 494, 495, 496
Mr. Funck. 465	Mr. Dallas
Mr. D. W. Patterson	Mr. Darlington
Mr. Harry White	Mr. Mann
the motion was agreed to 465	Mr. Woodward 49
in committee, the section was di-	the motion was agreed to 497
rected to be stricken out 465	in committee, the section was di-
motion of Mr. Boyd, to go into com-	rected to be stricken out 497
mittee of the whole to amend	motion of Mr. Darlington, to go into
thirty-second section 465	committee of the whole to
remarks on, by—	amend second section 50
Mr. Baer	the motion was not agreed to 50
Mr. Beebe	motion of Mr. Armstrong, to go into committee of the whole to
Mr. Bowman	amend second section 50
	the motion was agreed to 50
Mr. Cochran	(-)
	in committee, the amendment was directed to be made 50:
Mr. Darlington	
Mr. Ross. 470 Mr. Harry White. 470	motion of Mr. Struthers, to go into committee of the whole to strike
	out sixteenth section 50
the motion was agreed to 472	out sixteenin section 500

udiciary—Continued.	Judiciary-Continued.
article on third reading-	article on third reading—
motion of Mr. Struthers-	vol. vii:
remarks on, by-	motion of Mr. Broomall, to go into
vol. vii:	committee of the whole to
	amend twenty-fifth section 523
Mr. Armstrong	the motion was not agreed to 524
Mr. Broomall 503, 504	
Mr. Corson	motion of Mr. Struthers, to go into
Mr. Darlington 505	committee of the whole to
Mr. Howard	amend the twelfth section 525
the motion was not agreed to 505	the motion was not agreed to 525
motion of Mr. Dallas, to go into com-	motion of Mr. Calvin, to go into com-
mittee of the whole to insert a	mittee of the whole to amend
new section after section four 505	thirty-second section 525
remarks on, by-	the motion was not agreed to 526
Mr. Biddle 510, 514	motion of Mr. Darlington, to go into
Mr. Broomall	committee of the whole to
Mr. Campbell 508	amend thirty-second section 526
Mr. Curtin 508	the motion was agreed to 526
Mr. Dallas 505, 506, 507, 511	in committee, the amendment
Mr. Darlington 509	was directed to be made 526
Mr. Hanna 513	motion of Mr. Calvin, to go into com-
Mr. Newlin 509	mittee of the whole to amend
Mr. J. R. Read 509	the eighteenth section 527
Mr. Simpson 513, 514	the motion was withdrawn 527
Mr. Harry White 511	motion of Mr. Fulton, to go into com-
Mr. Woodward 512, 513	mittee of the whole to amend the
the motion was agreed to 514	thirty-second section 527
in committee, the amendment was	remarks on, by-
directed to be made 514	Mr. Fulton
motion of Mr. Curtin, to go into	Mr. Lilly 529
committee of the whole to strike	Mr. MacVeagh529, 530
out fifth section 514	Mr. J. N. Purviance529, 530
the motion was not agreed to 515	the motion was not agreed to 531
	motion of Mr. J. M. Bailey, to go in-
motion of Mr. J. N. Purviance, to	to committee of the whole to
go into committee of the whole	strike out the entire article and
to amend twenty-eighth section, 515	insert article five of the present
the motion was not agreed to 515	Constitution
motion of Mr. Buckalew, to go into	the motion was not agreed to 533
committee of the whole to amend	motion of Mr. S. A. Purviance, to go
fourteenth section 515	into committee of the whole to
remarks on, by-	strike out twenty-seventh sec-
Mr. Buckalew 515, 516	tion534
Mr. Ewing 515, 516	remarks on, by—
the motion was agreed to 517	Mr. Hay534, 535
in committee, the amendment	Mr. T. H. B. Patterson
was directed to be made ' 517	Mr. S. A. Purviance534
motion of Mr. Hanna, to go into	the motion was agreed to536
committee of the whole to	in committee, the section was di-
amend twenty-third section 517	rected to be stricken out 536
remarks on, by—	
Mr. Cochran	motion of Mr. Buckalew to go into
Mr. Hanna	committee of the whole to
Mr. Temple 518, 519	amend twenty-eighth section 530
Mr. Woodward 520, 521	the motion was withdrawn 540
the motion was not agreed to 522	motion of Mr. Hanna, to go into com-
motion of Mr. Harry White, to go	mittee of the whole to amend
into committee of the whole to	twelfth section 540
amend twenty-third section 522	remarks on, by-
the motion was withdrawn 523	Mr. Hanna540, 541

Indiciary—Continued.	Judiciary—Continued.	
article on third reading—	article on third reading—	
motion of Mr. Hanna—	motion of Mr. Baker—	
vol. vii :	remarks on, by-	
the motion was agreed to 541	vol. vii:	
in committee the amendment was	Mr. Curtin 5	5
directed to be made 541	Mr. Cuyler 5	
motion of Mr. Darlington to go into	Mr. Darlington 5	
eommittee of the whole to	Mr. Lilly5	
amend second section 541	Mr. Littleton 5	
remarks on, by—	Mr. Harry White 5	
Mr. Armstrong	the motion was not agreed to 5	•
Mr. Darlington	motion of Mr. Cuyler to go into com-	
Mr. Woodward	mittee of the whole to add the	٠,
the motion was not agreed to 544	section proposed by Mr. Howard, 6	U
motion of Mr. Broomall to go into	remarks on, by—	
committee of the whole to	Mr. Armstrong 6	
amend thirtieth section 544	Mr. Curtin6	
remarks on, by-	Mr. Cuyler 603, 6	
Mr. Alrieks	Mr. Howard 6	
Mr. Armstrong 545	Mr. J. N. Purviance	5U
Mr. Beebe 547	Mr. Woodward604, 695, 6	
Mr. Broomall 545	the motion was not agreed to	30
Mr. Buckalew546, 547	motion of Mr. Armstrong to go into	
Mr. Hunsicker546	committee of the whole to	
Mr. MacVeagh544, 545	amend the eighteenth section 6	30
Mr. D. W. Patterson 548	remarks on, by-	
Mr. Purman 547	Mr. Armstrong	30
Mr. S. A. Purvianee 545	Mr. Buekalew ϵ	30
the motion was agreed to 548	the motion was not agreed to ϵ	30
in committee, the amendment was	motion of Mr. Gibson to go into	
directed to be made 549	committee of the whole to strike	
motion of Mr. Andrew Reed, to go	out twenty-third section	31
into committee of the whole to	the motion was not agreed to	31
amend the thirteenth section as	motion of Mr. Woodward to go into	
amended 549	committee of the whole to add	
the motion was not agreed to549	a new section establishing "cir-	
motion of Mr. Cnyler to go into com-	euit eourts"	61
mittee of the whole to insert a	the motion was not agreed to	61
new section after twenty-second	motion of Mr. Brodhead to go into	
section 550	committee of the whole to	
remarks on, by-	amend the first section 6	61
Mr. Cuyler 550		
the motion was agreed to 551	motion of Mr. Hay to go into com-	
in committee, the new section was	mittee of the whole to amend	
directed to be inserted, 551; re-	the eleventh section	61
eonsidered, 558; not agreed to, 600		
motion of Mr. Hunsicker to go into	motion of Mr. Hay to go into com-	
committee of the whole to	mittee of the whole to amend	
amend the twenty-fifth section, 551		62
remarks on, by—	the motion was agreed to	
Mr. Hunsicker 552		
the motion was withdrawn 553	was directed to be made	69
motion of Mr. Baker to go into com-	motion of Mr. Hay to go into com-	-
mittee of the whole to amend	mittee of the whole to further	
the eighteenth section 553	amend eleventh section	39
remarks on, by—	the motion was not agreed to	
		,,,
Mr. Armstrong 555	go into committee of the whole	
Mr. Baker, 553		GS

Judiciary—Continued.	Judge, associate—Continued.
article on third reading-	remarks on, by-
motion of Mr. S. A. Purviance-	vol. iv:
vol. vii:	Mr. Clark 417
the motion was not agreed to 624	Mr. Darlington 423, 424
motion of Mr. J. W. F. White to go	Mr. De France 414
into committee of the whole to	Mr. Fulton 411, 432
substitute the entire article 624	Mr. Kaine
remarks on, by—	Mr. Landis
Mr. J. W. F. White 624, 626	Mr. Lawrence 433, 434
the motion was not agreed to 627	Mr. M'Murray 420, 421, 422
the article was passed finally 627	Mr. Metzger
Judiciary Committee, report from,	Mr. S. A. Purviance 409, 423, 428
relative to constitutional provi-	Mr. Wherry
sion for construction of wills,	Mr. Wright 422, 423
vol. vii	vol. vii:
vol. viii:	Mr. Baer
	Mr. Beebe
article, separate vote to be taken on	Mr. Beebe
submission	Mr. Bowman 467
remarks on, by—	Mr. Buckalew
Mr. Armstrong 554	Mr. Cochran
Mr. Buckalew 567	Mr. Curtin
Mr. Carter 549, 550	Mr. Darlington
Mr. Curtin 555	Mr. Ross
Mr. Hay 549	Mr. Harry White 470
Mr. Hazzard551	vol. vi:
Mr. Howard 569	to provide for manner of filling
Mr. Lawrence 558	office of 525
Mr. Lear	Legislature to have power to abol-
Mr. Littleton 566	ish 527
Mr. Mann 565	vol. viii:
Mr. Mantor 560	compensation of, to be fixed by Gen-
Mr. J. N. Purviance 550	eral Assembly 397
Mr. Simpson 550	remarks on, by-
Mr. H. G. Smith 570	Mr. Armstrong 398, 401
Mr. W. H. Smith 556	Mr. Buckalew 397, 398, 405
Mr. Stewart 566	Mr. Corbett 412
Mr. H. White 557	Mr. Darlington 398, 399
Mr. J. W. F. White 562	Mr. Howard 403, 405
Mr. Woodward 560, 564	Mr. Kaine 400
article on, motion of Mr. Joseph Bai-	Mr. Lilly 397, 398, 405
ly to re-consider final vote on, 6,	Mr. MacVeagh 399
postponed, 7; considered, 394;	Mr. D. W. Patterson 398
not agreed to, 395.	Mr. Simpson 404
forty-six members require separate	Mr. H. White 404
submission of	Mr. Woodward 399, 400, 403
remarks on, by-	authorizing Legislature to abolish -
Mr. Armstrong 683, 684	remarks on, by—
Mr. Lamberton 683	vol. vii:
Judges-See Judiciary article.	Mr. Boyd 462, 463
	Mr. Buckalew
Judge, associate, abolishment of office	Mr. Funck. 465
of—	Mr. D. W. Patterson
remarks on, by-	Mr. Harry White
vol. iv:	· ·
Mr. Baer	Judges of Philadelphia courts, salary
Mr. Beebe	of, vol. vii 558
Mr. Bigler	remarks on, by-
Mr. Bowman 416, 428	vol. vii:
Mr. Boyd	Mr. Armstrong 555
Mr. Buckalew 429	Mr. Baker 558

Judges of Philadelphia, &c.—Continued.	Judges—Continued.
remarks on, by—	vol. i:
vol. vii:	resolution relative to common
Mr. Biddle	pleas 185
Mr. Curtin 554	qualification of
Mr. Cuyler 554	to provide for election of district, 198
Mr. Darlington 554	term of office of
Mr. Lilly 555	election of, at spring election 277
Mr. Littleton 556	to furnish debates to 279
Mr. Harry White 554	report of printing committee on,
Judges, salary of, increase, vol. vii 417	289; rejected, 289.
remarks on, by-	to prevent Legislature from vest-
vol. vii:	ing appointments in 306
Mr. Calvin	relative to salaries of
Mr. Kaine	vol. ii:
Mr. MacConnell 419	special, resolution relative to elec-
Judges, cumulative voting provided	tion of
for, vol. vi 338	
of court of common place well at 200	Judicial districts—
of court of common pleas, vol. vi. 338	vol. i:
of Supreme Court, number and term	resolution to divide State into 9-
of, vol. vi	to provide for each county of fifty
priority of commission of, how de-	thousand inhabitants to be a sep-
termined, vol. vi	arate148
residence and qualifications of, vol.	resolution relative to
vi	officers, resolution relative to ap-
to be learned in the law, vol. vi 339	pointment of 160
remarks on, by-	positions, resolution relative to
vol. vi:	creating 218
Mr. Baker 340	system, memorial of members of
Mr. Biddle 342	bar in Northampton county, rela-
Mr. Cuyler 340	tive to
Mr. Kaine 344	department, resolution to provide 375
Mr. Lilly 341, 342	vol. vi:
Mr. Littleton 341, 342	each county of thirty thousand to
Mr. Simpson 340	form separate
Mr. H. W. Smith 342	remarks on, by—
vol. i:	Mr. Alricks 466
resolution relative to appointment	Mr. Armstrong 471, 494, 504
by the Governor 89, 113	Mr. Baer 474
relative to increasing number of, 89	Mr. Beebe 491
to prohibit from charging juries	Mr. Boyd 462, 488
on the facts in the case 93	Mr. Broomall 465
relative to residence of 96	Mr. Buckalew 463, 505
to provide for election of 96	Mr. Carter 467
of common pleas appointed by Gov-	Mr. Clark 478
ernor to be confirmed by the Su-	Mr. Cochran
preme Court, resolution relative	Mr. Corbett
o 96	Mr. Curry 487
resolution to abolish office of asso-	Mr. Darlington 493
ciate 96	Mr. Elliott 469
to hold office for twenty years 98	Mr. Fulton 475, 500
to retire on half pay 108	Mr. Gibson 468
relative to eligibility of 129	Mr. Gilpin 490
to hold office during good be-	Mr. Kaine 461, 482, 506
havior 129	Mr. Landis 502
to prevent accepting office not ju-	Mr. Lilly 470
dicial, during term 133	Mr. M'Murray 497
to extend term of Supreme Court, 146	Mr. Mann 485
relative to appointment and ten-	Mr. H. W. Palmer 505
ure of 157	Mr D W Patterson 501

Judicial districts—Continued.	Jurors, resolution to provide that ex-
each county, &c	pression of opinion shall not dis-
remarks on, by-	qualify, vol. i
vol. vi:	resolution relative to qualification
Mr. Pughe 476	of, vol. i
	_
Mr. Purman	Jury— vol. iv:
Mr. J. N. Purviance 489	trial by, to remain inviolate 676
Mr. S. A. Purviance 477	
Mr. Sharpe 480	remarks on, by—
Mr. Stewart	Mr. De France 676, 677
Mr. Harry White 464, 473	Mr. Dodd
vol. vii:	Mr. Gibson 681
to provide for separate 491	Mr. J. W. F. White 683, 684
remarks on, by-	vol. v:
Mr. Gilpin	Mr. Bartholomew 576
	Mr. Beebe 583
to remain as at present organized 527	Mr. Boyd 578
remarks on, by-	Mr. Calvin 573
Mr. Fulton 527, 528	Mr. Darlington 579
Mr. Lilly 529	
Mr. MacVeagh 529, 530	Mr. Hazzard 571
Mr. J. N. Purviance 529, 530	Mr. Newlin 568
vol. vi:	Mr. Turrell 582
the State to be divided into every	Mr. Wright 574
ten years 545	vol. vii:
remarks on, by—	Mr. De France
	Mr. Woodward 540, 541
Mr. Broomall	vol. iv:
Mr. Buckalew 545, 546, 547	trial by, in civil cases to dispense
Mr. Howard 547	with
officers oaths prescribed for 88, 171	remarks on, by-
power, vesting of the	Mr. Alricks 464
vol. v:	
proceedings, relative to practice of, 249	Mr. Bartholomew 451
vol. viii:	Mr. Broomall
the Legislature to designate 497	Mr. Boyd 460, 461
remarks on, by—	Mr. Clark 467, 469
	Mr. Cuyler 461, 462
Mr. Bowman 498	Mr. Darlington 465
Mr. Kaine	Mr. Gibson
Mr. Lilly 498	Mr. Hazzard 453, 455
Mr. H. White 497	Mr. Lear
Juniata county, petitions of citizens	Mr. Newlin 451, 457, 462
of, in favor of prohibition, vol. ii,	
183, 512.	Mr. J. W. F. White 456, 467
Juries_	vol. vi:
vol. i:	Mr. Broomall
	Mr. Darlington 526
resolution to provide that a majority	Mr. H. W. Palmer 526
of two-thirds shall render a ver-	Mr. Purman 526
diet 92	Jury to decide the question of com-
resolution to provide that trial by,	peting lines, vol. viii 32
shall remain inviolate 92, 129, 220	remarks on, by—
resolution to prohibit judges from	
charging upon the facts of the	vol. viii:
	Mr. Buckalew
resolution to abolish grand of occ	Mr. Cochran 34
resolution to abolish grand 95, 202	Mr. Darlington 32
resolution relative to verdict of, in	Mr. Howard 33
special murder trials 143	Mr. Kaine 33
resolution relative to trial by 182, 194	Jury commissioners, abolishing office
memorial relative to grand 215	of, vol. viii
memorial relative to system of 248	remarks on, by—
urisdiction, each court to have ex-	vol. viii:
rlusive, vol. vi	Mr. Beebe 530
21 21 21 21 21 21 21 21 21 21 21 21 21 2	mir Deene

Jury commissioners—Continued.	Justices of the peace—Continued.
remarks on, by—	election and qualifications of-
vol. viii:	remarks on, by-
Mr. Buckalew 513, 529, 530	vol. vi:
Mr. Church 529	Mr. Bowman 315, 318
Mr. Cuyler 529	Mr. Broomall 31
Mr. De France 528	Mr. Buckalew 330, 33
Mr. Hazzard 531	Mr. Corbett 345, 336
Mr. Howard 529	Mr. Cuyler 323, 325, 33
Mr. Littleton	Mr. Dallas
Mr. Mann 531	
Mr. Mantor 528	Mr. De France
Mr. H. W. Palmer 513, 528	Mr. Evans
Mr Pughe	Mr. Hanna
Mr. Pughe	Mr. Hazzard
Mr. Wright	
Justices of the peace—See Alderman.	Mr. Littleton 320, 330
relative to cities and borough, vol. i, 217	Mr. MacVeagh 329, 330
election of, and establishment of	Mr. Niles 317
justices' courts—	Mr. D. W. Patterson 31
vol. i:	Mr. J. R. Read 320, 321, 333
resolution to establish courts 130	Mr. Ross 316
resolution to provide for appoint-	Mr. Simpson 326
ment of 195	Mr. Temple 319, 320, 326, 327, 333
resolution to abolish office of 195	Mr. Wetherill 33-
remarks on, by -	Mr. Worrell 334, 335
vol. iv:	vol. vii:
Mr. Alrieks 314	
Mr Armetrone 279 800 902 914	remarks on, by—
Mr. Armstrong 273, 290, 296, 314	Mr. Hanna
Mr. Biddle	
Mr. Boyd	vol. viii :
Mr. Broomall	
Mr. Buckalew, 268, 277, 302, 303, 310	remarks on, by—
Mr. Campbell 305, 315	Mr. Ewing. 435
Mr. Carter	Mr. Hay 434, 436
Mr. Cassidy	Mr. Howard 435
Mr. Cuyler 279, 280, 315	Mr. D. W. Patterson 43-
Mr. Ewing 281, 283, 316, 317	Mr. S. A. Purviance 433, 434
Mr. Hanna 279	Mr. Temple 434
Mr. Hay 276	
Mr. Hazzard 300	K.
Mr. Littleton	
Mr. MacVeagh	KAINE, DANIEL, delegate XXVth dis-
Mr. Minor	
Mr. Patterson. 270	oath of office administered to, vol.i,
Mr. J. N. Purviance, 230, 275, 284, 296	leaves of absence granted to, vol. i,
Mr. I. P. Pood. 90= 90=	, .,,
Mr. J. R. Read	1 1 0 /
Mr. Simpson	dent of Convention, vol. i 7
Mr. Temple	ordinance submitted by—
Mr. Walker 311	vol. viii:
Mr. Wherry 293	to define the boundaries of the
Mr. J. W. F. White 308	State4
vol. v:	proposition made by—
to regulate fees of	vol. v:
vol. vi:	to fix capital at Harrisburg 718
election and qualifications of 314	vol. i:
remarks on, by—	rises to a question of privilege 200
Mr. Armstrong, 321, 328, 332, 333,	statement made by—
335.	vol. 1v:
Mr. Beebe	voletive to me printing Transier
Mr. Diddle	relative to re-printing Hopkins
Mr. Biddle 325	memorial 52

KAINE, DANIEL-Continued.	KAINE, DANIEL-Continued.
reports made by—	incidental remarks by—
vol. iii:	vol. iv:
from Committee on the Judiciary	443, 444, 474, 489, 557, 559, 594, 597,
dimension from the majority 188	598, 606, 607, 610, 688, 733, 734, 737,
dissenting from the majority 188	756, 774, 776, 777.
vol. vii:	vol. v:
from Committee on Commission-	29, 45, 136, 137, 339, 340, 354, 345,
ers, Officers, &c	356, 357, 380, 447, 467, 486, 489, 496,
resolutions submitted by—	398, 566, 654, 719, 736, 757, 770.
vol. i:	vol. vi:
relative to accounts of members 128	22, 32, 38, 39, 89, 90, 103, 146, 172,
to appoint committee on State 197	175, 196, 196, 197, 198, 202, 205,
to print Constitution 542, 661	208, 209, 214, 215, 232, 239, 241,
vol. ii	250, 251, 289, 306, 314, 338, 349,
relative to memorial of Hon. Wm.	
Hopkins 665	393, 400, 405, 418, 426, 434, 438,
vol. iv:	402, 404, 430, 430, 501, 520, 55%,
to provide for re-printing Hopkins	543, 544, 603, 665, 693, 702, 716,
memorial	755.
to limit debate	vol. vii:
vol. v:	1, 02, 00, 110, 120, 121, 120, 121,
relative to a recess of the Conven-	126, 127, 128, 129, 132, 134, 136,
	137, 140, 141, 142, 147, 148, 149,
tion	211, 211, 211, 211, 211, 211,
vol. vi:	218, 237, 241, 245, 253, 257, 275,
fixing hours of daily sessions 290	288, 290, 291, 297, 302, 303, 304,
vol. vii :	313, 315, 316, 317, 321, 331, 338,
to reseind action of Convention on	339, 340, 344, 350, 354, 368, 371,
Election article 7	373, 419, 433, 434, 442, 444, 454,
declaring seats of absentees for	456, 475, 496, 810.
two days without leave vacant, 331	vol. viii:
vol. viii:	4, 6, 64, 142, 218, 235, 270, 305, 494,
directing Committee on Revision	495, 501, 522, 591, 596, 297, 657,
and Adjustment to strike out	687, 697, 701, 720, 732, 741, 771.
section of article on Education	remarks by-
allowing women to serve as	vol. i:
school directors 270	on appointment of Committee on
thanking Hon. John H. Walker,	Declaration of Rights 54
President of the Convention 720	
incidental remarks by-	on adjournment 102
vol. i:	on appointment of Committee on
7, 11, 25, 30, 45, 51, 69, 111, 112, 124,	
	the State
136, 138, 152, 167, 177, 178, 179, 187,	on sessions of the Legislature 443
203, 251, 337, 353, 408, 427, 435, 472,	on term of members of the Legis-
485, 506, 513, 516, 518, 524, 543, 566,	lature
590, 591, 657, 658, 661, 686, 710, 737,	on oath of office
772, 803.	on the form of ballot 724, 765, 768
vol. ii.	vol. ii:
184, 186, 212, 235, 505, 503, 504, 506,	on the form of ballot 33
510, 511, 533, 537, 548, 558, 580, 590,	on vacancies in public offices 130
593, 595, 608, 611, 635, 683, 708, 714,	on the Legislature article, 219, 220, 507
719, 748, 749, 753.	on printing reports of committees,
vol. iii:	514, 515.
43, 73, 140, 148, 153, 156, 212, 228,	on oath prescribed for members
377, 404, 493, 565, 568, 581, 600, 606,	of the Legislature 530, 531, 532
633, 636, 663, 689, 699, 700, 729, 740,	on change of venue
776.	on validity of acts of Assembly,
vol. iv:	790, 791, 792.
73, 81, 86, 125, 131, 136, 140, 156, 157,	on leasing railroad franchises, 382, 383
160, 162, 163, 189, 228, 231, 232, 253,	on consequential damages by rail-
254, 259, 260, 261, 318, 351, 433, 435,	road and canal corporations, 582, 583
200, 100,	touchand culture potations, 362, 363

KAINE, DANIEL-Continued.	KAINE, DANIEL—Continued.
remarks by—	remarks by—
vol. ii:	vol. viii:
on vesting the judicial powers,	on Representative apportionment, 11
664, 666, 667, 669.	on the great seal of the State 11
vol.iv:	on the incompatibility of office,
on the division of the Supreme	132, 133.
Court 75	on the disqualification of duelists,
on the location of the Supreme	143, 145, 146.
Court 83	on the decennial apportionment,
on the election of judges of court	194, 195.
of common pleas 114, 128, 129, 130	on changing the location of the
on the powers of the judiciary, 147, 148	State Capital
on limiting debate 241	on increasing the salary of judges, 41
on abolishing the office of associ-	on the validity of acts of the As-
ate judge 430	sembly 487, 48
on the Declaration of Rights, 659, 661	vol. viii:
vol. v:	on the article on New Counties 50
on the oath prescribed members	on the location of the State Capi-
of the General Assembly, 17, 28,	tal
34.	on holding evening sessions 88, 9
on the election by ballot 138	3
on biennial sessions of the Legis-	on transferring the duties of the
lature 340	Auditor General in reference to
on the Congressional apportion-	railroads to the Secretary of In-
on the Congressional apportion-	ternal Affairs 30
ment	on the compensation of county of-
on the Representative apportion-	ficers
ment	on the compensation of judges of
on recess of the Convention 723, 727	the courts 40
vol. vi:	on apportionment of Senators, 455, 45
on the establishment of industrial	on Legislature designating judi-
schools	cial districts 49
on oath of office	on rank of judges 50
on eath prescribed mermbers of As-	on form of ballot in voting on the
sembly after sine die adjourn-	Constitution 52
ment 185	on the election of Lieutenant
on term of Supreme Court judges,	Governor, &c 67
242, 245.	on re-printing the Debates and
on the jurisdiction of the Supreme	Journal
Court 247	Keeling, Rev. Robert J., D. D., pray-
on the present establishment of	ers offered by, vol. i
the court of common pleas, 251, 253	KNIGHT, EDWARD C., delegate at
on the power to issue writs certic-	
rari 313	large from Philadelphia:
on the requirements of judges to	oath of office administered to, vol. i,
be learned in the law 344	leave of absence granted to, vol. iv, 13
on acts of the Assembly passed	communication presented by—
	vol. v:
by bribery	from Board of Public Charities,
on the style of process and form of	asking use of Hall 42
prosecution	memorials presented by—
on separate judicial districts for	vol. i:
each county 461, 482, 506	from the Yearly Meeting of the
on the uniformity of the powers	Religious Society of Friends, in
and process of the courts 508	favor of prohibition
on the Supreme Court providing	from the Fishing Creek Monthly
rules of practice in all the courts, 516	Meeting, in favor of the aboli-
on the right of corporations to con-	tion of capital punishment 61
struct a railroad or canal be-	from the same, in favor of mili-
tween any two points 554	tary exemption 61
on providing for a recess of the	from the same, in favor of prohi-
Convention	bition 61

KNIGHT, EDWARD C Continued.	KNIGHT, EDWARD C.—Continued.
petitions presented by—	remarks by— vol. i:
vol. i: from the Monthly Meeting of	on time of holding municipal elec-
Friends in Abington, in favor of	tions 315
military exemption 637	on form of ballot'
from the same meeting, in favor	vol. ii:
of abolishing the death penalty, 637	on the Legislature article 173, 277 vol. iii:
from the same meeting, in favor	on the right to construct rail-
of prohibition	roads 307, 315
vol. iii:	on the taxing of railroad corpora-
from Committee on Oaths and	tions
Oaths of Office	vol. iv:
vol. vii:	on the industrial interests and
from Committee on Revision and	usury law, 506, 507, 509, 510, 511,
Adjustment 414, 456, 538, 581	519, 521, 531, 533. on establishing legal rates of in-
vol. viii: from the same committee, 685, 720, 724	terest, 568, 569, 572, 573.
vol. vi:	vol. v:
report of Committee on Accounts	on the election by ballot 149, 152
and Expenditures, relating to pay	on testimony in contested elec-
of	tion cases
vol. iii:	on fixing rate of interest 264
thanks of Convention tendered to, 152	on the Legislative apportionment, 665 vol. vi:
resolutions submitted by— vol. i:	on the establishment of industrial
relative to street railways 207	schools 66
to establish legal rates of interest, 217	en oath prescribed members of
vol. v:	Assembly after sine die adjourn-
relative to recess of the Conven-	ment 190
tion	on the legal rate of interest. 130, 132
vol. viii:	on the election and qualifications
to present signed copy of the Con-	of aldermen
stitution to the Historical Socie- ty of Pennsylvania 518	passage by railroad companies 643
to give extra compensation to Lu-	on the granting of free passes by
cius Rodgers 596	railroad companies 699
to make forty-five members a	vol. vii:
quorum 681	on separate legislative districts 162
incidental remarks by—	on abolishing inspectors of mer-
vol. i:	chandise
430, 613. vol. ii :	on the free pass system 11
73, 185, 275, 328, 331, 449, 609, 706.	on the Railroad article in general, 69
vol. iii:	on the investigation of charges
239, 434, 481, 570.	against members of the Con-
vol.iv:	vention 324
311, 504, 532, 544, 601.	on appointing commissioners of
vol. v: 153, 417, 422, 491, 607, 649, 744, 745,	election for Philadelphia 649, 650
761, 764, 766.	L.
vol. vi:	
24, 46, 55, 60, 175, 180, 230, 240, 329,	Labor mamorial of Evadorials France
695, 697, 700, 704.	Labor, memorial of Frederick Fogg, of Philadelphia, relative to, vol. i, 348
vol. vii:	trade, &c., Legislature not to regu-
6, 414, 456, 539, 5\$1, 595, 766, 798. vol. viii:	late, vol. v
31, 36, 64, 94, 103, 144, 282, 287, 293,	LAMBERTON, ROBERT A., delegate at
300, 576, 593, 655, 681, 682, 705, 720,	large:
723, 730.	oath of office administered to, vil. i, 7

LAMBERTON, ROBERT A.—Continued.	LAMBERTON, ROBERT A.—Continued.
leaves of absence granted to, vol. i,	incidental remarks by—
348; ii, 249; v, 299; viii, 3.	vol. iv:
rises to a point of order, vol. viii,	53, 761.
393; decided well taken, 393.	vol. v:
rises to a question of privilege, vol.	206, 213, 214, 239, 258, 290, 308, 635,
viii	717, 719.
communication presented by-	vol. vi:
vol. iii:	205, 741.
from Mr. S. H. Reynolds, tender-	vol. vii :
ing his resignation 298	318, 414, 536, 667.
memorial presented by—	vol. viii:
from citizens of Dauphin county,	24, 25, 26, 137, 393, 475, 572, 626, 628,
asking for recognition of Al-	629, 635, 637, 638, 640, 655, 662, 682,
mighty God in the Constitution, 228	684, 693, 699, 701, 732, 762.
resolutions submitted by-	remarks by—
vol. i:	on the form of ballot
to increase number of justices of	vol. iii:
Supreme Court	on the erection of new counties 26
relative to legislation	vol. iv:
to lengthen time of residence in	on the election of judges of Su-
election districts	preme Court by districts
to require that no bill shall be-	vol. vi:
come a law without the concur-	on damages to property by rail-
rence of a majority of members	road and other corporations 74
	vol. viii:
	on the settlement of the Printer's
to provide for the election of iudges 95	accounts
3 6	on adjournment of the Conven-
to provide advisory council to	tion
Governor on pardons	on submitting the Constitution as
to limit municipal indebtedness 198	a whole to the people 62
relative to judicial power and	on a personal explanation 68
management 234	Lancaster county, memorial of Socie-
vol. ii:	ty of Friends in favor of prohibi-
relative to sessions of the Conven-	tion, vol. i
tion 249	petitions of citizens of, in favor of
relative to furnishing copies of	prohibition, vol. i, 362, 589, 660; ii,
the Auditor General's report 249	
relative to printing proposed arti-	3, 183; iv, 554, 599.
eles and amendments 584	memorials of citizens of, in favor of
vol. iv:	famale suffrage, vol.i 503, 66
returning thanks for invitation to	memorial of citizens of, respecting
attend examination of soldiers	private corporations, vol. ii 3
orphans 694	petitions of citizens of, asking for
vol. v:	recognition of Almighty God in
to adjourn Convention to the Capi-	the Constitution, vol. iii, 228, 342;
tal of the State	iv, 554, 600.
	Land-holders, damages, resolution
vol. wi:	relative to, vol. i
to adjourn Convention to meet at	Landis, Augustus S., del. XXIst
Harrisburg171	district:
vol. viii:	oath of office administered to, vol. i,
to submit the Judiciary article	leaves of absence granted to, vol. i,
separately 662	152, 749; iii, 114; iv, 555; v, 144,
incidental remarks by—	744; vii, 657.
vol. i:	petitions presented by—
235, 850, 801, 802, 803.	vol. i:
vol. iii:	from eitizens of Bedford county
274, 275.	in favor of prohibition 26-
· · · · · · · · · · · · · · · · · · ·	

ANDIS, AUGUSTUS S Continued.	LANDIS, AUGUSTUS S.—Continued.
petitions presented by—	remarks by—
vol. iii:	vol. iii:
from citizens of Pennsylvania,	on the proportion of debt to be
praying for certain restrictions	assumed by sections forming
against railroads 660	new counties
from citizens of Pennsylvania to	on railroads guaranteeing the
restrain the power of railroad	stock of other corporations, 421,
and canal corporations 459	424, 436.
	on discrimination in freight or
report made by—	passage by railroad companies, 506
vol. i:	vol. iv:
from committee to attend the fu-	on the powers of the Supreme
neral obsequies of Governor	Court 21, 21
Geary739	on abolishing the office of associ-
resolutions submitted by—	ate judge
vol. i:	vol. v:
to purchase Purdon's Digest 74	on the election by ballot 149
to prohibit members of Legisla-	on the liberty of the press 591, 607
ture receiving extra compensa-	vol. vi:
tion	on the legislative power of cities, 221
to provide against special laws	
creating corporations 114	on separate judicial districts for
to divide the State into Senatorial	each county
and Representative districts 114	on discrimination in freight or pas-
to protect resident shippers 205	sage by railroad companies 662
relative to funeral of ex-Governor	on the death of Mr. Meredith 762
Geary 699	vol. vii:
incidental remarks by—	on special rules for county courts, 493
vol. i:	vol. viii:
204, 451, 690, 710.	on the discrimination by railroad
vol. ii:	companies in freight or passage, 280
247, 256, 391, 511, 717.	on the election of Lieutenant Gov-
vol. iii :	ernor
	Law, judges required to be learned in,
447, 491, 529, 689.	vol. vi 339
vol. iv:	remarks on, by-
407, 408, 695, 749, 759.	vol. vi:
vol.v:	Mr. Baker
390, 447, 619.	Mr. Biddle 342
vol. vi:	Mr. Cuyler 340
436, 440, 441, 502, 520, 689, 690.	Mr. Kaine 344
vol. vii:	Mr. Lilly 341, 342
128, 247, 388, 673.	Mr. Littleton 341, 342
vol. viii:	Mr. Simpson 340
11, 281, 488, 570, 577.	Mr. H. W. Smith 342
remarks by-	Laws, passage of, by fraud, bribery
vol. i:	or undue means to be null and void.
on resolution relative to reporting	vol. vi
and printing 85	Law, post facto or retroactive, resolu-
on sessions of the Legislature 368	tion relative to, vol. i
vol. ii:	Laws, retrospective, Legislature not
on the form of ballot 4	
on defining the residence of voters, 158	to pass, vol. iii
on the Education article 423, 428	remarks on, by—
on the Legislature article 520	vol. iii:
on legislative appropriations for	Mr. Biddle
sectarian and other purposes 689	Mr. Craig
vol. iii:	Mr. Dodd
on legislative bribery 16	Mr. Minor
	Mr. Simpson
11—Vol. IX.	

Lawrence county, report of prothono-	LAWRENCE, GEO. V.—Continued.
tary of, vol. i	incidental remarks by—
LAWRENCE, GEORGE V., delegate at	vol. vi:
large:	31, 70, 89, 91, 195, 201, 212, 410, 411,
oath of office administered to, vol. i, 7	424, 472.
leaves of absence granted to, vol. v,	vol. vii:
470; vii, 498.	33, 52, 97, 98, 103, 104, 106, 107, 117,
memorials presented by—	129, 162, 186, 239, 249, 253, 278,
vol. iii :	279, 280, 285, 286, 289, 293, 295,
from citizens of Pennsylvania,	307, 316, 318, 319, 320, 324, 330,
asking for recognition of Al-	331, 338, 346, 371, 372, 380, 434,
mighty God in Constitution 178	436, 454
from citizens of Washington coun-	vol. viii:
ty, of same import 299	53, 120, 125, 134, 136, 141, 142, 143, 275, 276, 393, 471, 522, 561, 598,
petitions presented by-	617, 666, 668, 671, 672, 684, 689,
vol. i:	690, 697, 700, 701, 745, 746.
from citizens of Washington coun-	remarks by—
ty, in favor of prohibition 201	vol. i:
vol. iii:	to adjourn six weeks 11
from citizens of Beaver county,	on resolution relative to stocks
in favor of prohibition 251	and bonds of railroads 60
vol. iv:	vol. ii:
from citizens of Washington coun-	on the Legislature article 21
ty, asking for recognition of Al-	on court of pardons 37
mighty God in Constitution 554	on the death of Hon. Wm. Hop-
vol. v:	kins409
from citizens of Chester county,	vol. iii:
in favor of allowing women to	on prohibitory liquor license72, 7
vote on all questions relating to	on the crection of new counties,
schools and education 142	202, 204, 248, 252.
reports made by-	on the proportion of debt to be as-
vol. iii:	sumed by sections forming new
	counties 26
from Committee on Counties, Townships and Boroughs, re-	on resolution relative to daily ses-
porting article on 4	sions of Convention 30
vol. iv:	vol. iv:
from the delegates at large, filling	on limiting debate24
seat of Mr. M'Allister 397	on abolishing the office of asso-
	ciate judge 433, 43
resolutions submitted by—	vol. v:
vol. ii: relative to the death of Hon. Wm.	on limited vote in elections for
	county commissioners and au-
Hopkins	ditors
vol. iv:	on adjournment of Convention 16
to censure absent members 558	vol. vii:
	on Representative apportionment,
incidental remarks, by—	102, 105.
vol. i:	on restricting debate 272, 273, 27-
226, 233, 591, 593, 601, 624, 625, 626,	on legislative representation of
634, 758.	cities
vol. ii:	vol. viii:
412, 585, 707.	on an appeal from the chair 14
vol. iii:	on the payment for stationery for
104, 141, 153, 218, 388.	the Convention
vol.iv:	on a point of order made by Mr.
27, 47, 192, 504, 505, 558, 560, 600, 768.	Hunsicker39
vol. v:	on submitting the Constitution as
104, 105, 120, 121, 123, 124, 376, 391,	a whole to the people 55
292, 395, 404, 406, 417, 424, 437, 465,	on the death of Mr. Craig 700
485, 487, 488, 491, 736, 737.	on the death of him orang, , , , , , , ,

earning, J. F., of Philadelphia, com-	LEAR, GEORGE—Continued.
munication from, relative to trades	remarks by—
union strikes, &c., vol. iv 3	18 vol. iii:
EAR, GEORGE, delegate VIIth dis-	on the right to construct railroads,
trict:	311, 318.
oath of office administered to, vol. i,	7 on declaring all railroads and ca-
leaves of absence granted to, vol.	nals public highways, 540, 542,
iv, 600; vol. vii, 617.	543.
	49 vol. iv:
petitions presented by—	on dispensing with trial by jury
vol. ii:	in civil cases 459
from the Makefield Meeting of	on validity of existing charters
Friends, of Bucks county, in	having no bona fide organization,
favor of prohibition 2	583, 587.
vol. iii:	on stockholders election, of incor-
from citizens of Bucks county,	rated companies 600
asking for recognition of Al-	on interference with the free right
mighty God in the Constitution,	of suffrage 67:
179, 228.	on the compensation of members,
	697, 698.
resolutions submitted by— vol. i:	on the freedom of the printing
relative to gamblers	*** FO
	vol. v:
vol.ii:	on the limited system of voting
relative to debates on adjourn-	
ment 4	anditors 73, 74, 75
incidental remarks by-	on the Legislative apportionment, 50:
vol. ii:	on corporation elections 761
143, 430, 440, 579.	vol. vi:
vol. įv:	on banking rates of interest
537, 778.	on the legal rate of interest 133
vol. v:	on the removal of criminal cases
43.	to the Supreme Court 286
vol. vi:	on acts of Assembly passed by
745.	
remarks by—	bribery 378 vol. vii :
vol. i:	on the punishment for legislative
on sessions of the Legislature and	hribery 41.
elections 4	
on qualifications of Senators 4	or passage by railroad compa-
on pay of members of the Legis-	nies 704
lature 4	74 nies 798 vol. viii :
vol. ii:	on the election of Lieutenant Cor
on amendment to section seven,	ernor 361 on the date of submitting the Con-
,	<i>U</i> 1
9	76 stitution
on defining the residence of vo-	
ters 10	T
on the Legislature article 23	
on court of pardons 36	stocks forbidden by competing
on Superintendent of Public In-	lines, vol. viii
struction 387, 39	
on the Education article 4:	
on special legislation 595, 59	
on the abolition of all offices for	Mr. Baer 227
inspections, weighing, &c 72	
on oath prescribed to members of	Mr. Bowman 229, 240
the Legislature 55	
on the qualifications of members	Mr. Buckalew 221, 236, 243
and contested elections of 55	73 Mr. Cochran 219 226

Leasing of railroads—Continued.	Legislation—Continued.
remarks on, by-	special municipal, to prohibit, vol. i, 98
vol. viii:	report of committee on, submitted,
Mr. Curtin	vol. ii
Mr. Cuyler	remarks on, by-
Mr. Darlingtou 237, 243	vol. ii:
Mr. Dodd	Mr. Harry White
Mr. Ewing	article on, considered in committee
Mr. Hazzard	of the whole
Mr. Howard 220, 228, 238, 239, 240	section 1. Oath prescribed to mem-
Mr. Hunsicker 220	bers of the Legislature, consid-
Mr. Purman	ered
Mr. J. W. F. White	remarks on, by-
Mr. Harry White	Mr. J. S. Black 485, 490
Mr. Woodward	Mr. Buckalew 506
Ledger almanac, copies of, presented	Mr. Cuyler 493, 495, 496, 498
, , ,	Mr. Ewing 500, 510
to members, vol. i	Mr. Ewing 509, 510
Legal notices required to be publish-	Mr. Gowen 508
ed in newspapers, vol. vi 444	Mr. Kaine 507
remarks on, by—	Mr. Landis 520
vol. vi:	Mr. MacVeagh 501
Mr. Baer 447	Mr. Mott
Mr. Patton 444	Mr. J. P. Wetherill 504
Mr. H. W. Smith 447	Mr. D. N. White 518
to be published in newspapers hav-	Mr. Harry White 503, 504
ing largest circulation 516	Mr. Woodward 505
Legal rate of interest—	the section was agreed to 561
resolution to establish, vol. i 217	section 2. Each House to judge of
establishing, vol. iv, 565; v, 250; vi,	the qualifications of its mem-
130.	bers, considered 561
remarks on, by-	amendment of Mr. Biddle, 563;
vol. iv:	rejected, 577.
Mr. Broomall	amendment of Mr. Temple to
Mr. Carey 569, 570	amendment, 567; rejected, 577.
Mr. Knight 568, 569, 572, 573	amendment of Mr. Ellis, 577;
Mr. W. H. Smith 565, 566, 574	withdrawn, 577.
Mr. Harry White 571, 572	Mr. Bartholomew, 577; with-
vol. v:	drawn, 577.
Mr. Ainey	amendment of Mr. Biddle, 577;
Mr. Cuyler	rejected, 578.
Mr. Dallas	remarks on, by—
Mr. Darlington	Mr. MacVeagh
Mr. Hunsicker 264	Mr. Minor 571
Mr. Knight	the section was agreed to 578
Mr. Lilly	section 3. Each House to keep a
Mr. W. H. Smith 264	journal of its proceedings, con-
vol. vi:	sidered 578
Mr. Baer	the section was agreed to 578
Mr. Biddle	section 4. Each House to have pow-
Mr. Bowman 434	er to punish for contempt, &c.,
Mr. Carey 135	considered 578
Mr. Dunning 132, 137	the section was agreed to 578
Mr. Knight 130, 132	section 5. No law to be passed ex-
Mr. Lear 137	cept by bill, preceded by a pre-
Mr. Mott	amble, considered 578
Mr. Stratton	amendment of Mr. Minor, 578;
Legislation, resolution relative to,	adopted 581
vol. i	amendment of Mr. Runk to
committee on, appointed, vol. i 109	amendment, 581; rejected, 581.
	the section was agreed to 581
special, vol. i 90, 432	the section was agreed to our

Legislation, article on-Continued.	Legislation, article on—Continued.
vol. ii:	vol. ii:
section 6. Bills may originate in	section 15. All stationery, printing
either House, &c., considered 581	paper and fuel to be furnished
the section was agreed to 582	under contract, considered 632
section 7. No bill to contain more	the section was agreed to 632
than one subject, considered 582	section 16. No law to extend the
the section was agreed to 582	term of any public officer, con-
section 8. Every bill to be read at	sidered 632
length on three different days,	the section was agreed to 635
considered 582	section 17. Relative to the origin of
the section was agreed to 582	bills raising revenue, consider-
section 9. Relative to amendment	ed 635
to bills of one House returned	the section was agreed to 635
to the other, considered 582	section 18. Relative to general ap-
the section was agreed to 585	propriation bills, considered 635
section 10. No law to be revised by	the section was agreed to 635
reference to its title only, &c.,	section 19. Relative to approval of
considered	appropriation bills by the Gov-
new section proposed by Mr. Ross,	ernor, considered 635
to forbid passage of laws subject	the section was not agreed to 636
to majority of electors, consid-	section 20. To prevent appropria-
ered 585	tions to charitable or educational
the section was not agreed to 588	institutions, considered 636
new section proposed by Mr. Dodd,	the section was agreed to 648
to allow the referring of any	section 21. To prevent legislative
law for adoption or rejection to	appropriations for sectarian or
a vote of the electors, consid-	other purposes, considered 648
ered 588	the section was agreed to 696
the section was not agreed to 588	section 22. Relative to pledging the
new section proposed by Mr. Dood to	credit of the Commonwealth,
allow the referring of any law	considered
for adoption or rejection to a	the section was agreed to 696
vote of the electors, considered, 588 the section was not agreed to 588	section 23. To prevent municipali- ties becoming stockholders, con-
new section proposed by Mr. Ban-	sidered
nan that no act of the General	the section was agreed to, 696; re-
Assembly shall take effect until	considered, 708; amended, 709;
the fourth day of July next af-	and agreed to 709
ter its passage, considered, 588;	section 24. Relative to creating spe-
withdrawn, 589.	cial commissions for municipal
section 11. To prevent special legis-	purposes, considered 696
lation, considered by para-	the section was agreed to 708
graphs, 589 to 622; amendments	section 25. To abolish all offices for
adopted, 598, 607, 610, 611.	inspection, weighing, &c., con-
the section was agreed to 672	sidered
section 12. To require previous pub-	the section was not agreed to 727
lication of all local bills, consid-	section 26. To limit amount recover-
ered, 622 to 623, and 625 to 629.	able for injury to person or pro-
the section was agreed to 629 section 13. Speakers of each House	perty, considered
to signall bills while in session,	the section was agreed to 749 section 27. Relative to change of
considered	venue, considered
the section was agreed to	the section was agreed to
section 14. Legislature to prescribe	section 28. Relative to moneys paid
number and pay of all em-	out by State Treasurer, con-
ployees, considered 631	sidered 752
the section was agreed to 632	the section was agreed to 752

Legislation, article on-Continued.	Legislation, article on-Continued.	
vol. ii:	vol. iii:	
section 29. Relative to obligations	section 38. Relative to testimony in	
of railroads and other corpora-	bribery cases, consideration of, 2	1
tions, considered 752	amendment of Mr. Buckalew, 23;	
the section was agreed to 752	adopted, 30.	
section 30. Relative to extra com-	substitute for, offered by Mr.	
pensation to public officers, &c.,	Dodd, 28; adopted, 28.	
considered	remarks on, by-	
the section was agreed to 753	Mr. Bowman 2	
section 31. Relative to passage of	Mr. Buckalew22, 23, 2	
bills by Legislature, considered, 754	Mr. Dodd 2	
the section was agreed to 754	Mr. MacVeagh23, 2	
new section offered by Mr. Hay, con-	Mr. Mann 2	
sidered and agreed to 754	Mr. J. W. F. White23, 2	
section 32. Relative to banking priv-	the section as amended was agreed) (
ileges, considered	to	.(
the section was agreed to 756	section 39. Validity of existing statutes, considered) (
section 33. Relative to revoking or	tutes, considered	
annulling charters of corpora-	new section proposed by Mr. Dodd,	. (
tions, considered 756	Legislature not to pass retro-	
the section was agreed to 756	spective laws, considered 2	29
section 34. Relative to approval or	remarks on, by—	
disapproval of bills, considered, 757	Mr. Biddle 3	1
the section was agreed to 757	Mr. Craig 3	
section 35. Concerning the validity	Mr. Dodd	
of acts of Assembly, considered, 758	Mr. Minor 3	52
the section was not agreed to 797	Mr. Simpson 3]
section 36. Relative to legislative	the section was agreed to 3	4
bribery, considered 797–799	new section proposed by Mr. Mann,	
vol. iii:	relative to prohibitory liquor	
section 36. On legislative bribery,	liceuse, considered, 32; with-	
further consideration of resum-	drawn, 32; renewed, 40.	
ed 5	substitute for, offered by Mr. D.	
remarks on, by—	N. White, 46; amendment of	
Mr. Alricks 11	Mr. Beebe, 50; accepted, 67;	
Mr. Biddle 7	substitute adopted, 69.	
Mr. C. A. Black	remarks on, by-	
Mr. Buckalew	vol. iii:	
Mr. Clark	Mr. Beebe 50, 6	
Mr. Cochran	Mr. Buckalew 6	
Mr. Corbett	Mr. Carter 55, 5	
Mr. Dodd	Mr. Cochran	
Mr. Landis	Mr. Craig	
Mr. Minor 9, 10, 21	•	
Mr. T. H. B. Patterson 14	Mr. De France	
Mr. J. R. Read 7, 8, 9	Mr. Hazzard	
Mr. H. G. Smith	Mr. Lawrence	
Mr. J. P. Wetherill	Mr. MacVeagh 51, 52, 53, 60, 6	
Mr. J. W. F. White 20	Mr. Mantor 5	
Mr. Wright 6	Mr. M'Murray 6	
the section was agreed to 21	Mr. Minor	
section 37. Declaratory of those	Mr. Stewart 60, 6	
guilty of bribery, consideration	Mr. D. N. White 4	
of	Mr. J. W. F. White 51, 52, 53, 6	S
remarks on, by—	Mr. Wright 7	
Mr. Howard 22	the section as amended was agreed	
the section was agreed to 22	to 7	

Legislation, article on-Continued.	Legislation—Continued.
vol. iii:	article on second reading—
section 24. Relative to investment	section 6—
of trust funds, motion of Mr.	vol. v:
Kaine to re-consider vote on,	amendment of Mr. Armstrong,
not agreed to	243; adopted, 244.
new section proposed by Mr. Wm.	amendment of Mr. H. W. Smith,
H. Smith, to empower the pre-	244; rejected by yeas and nays,
paring of a system of weights	245.
and measures, &c., considered, 73	amendment of Mr. Dallas, 245;
remarks on, by-	rejected, 246.
Mr. Hazzard 75	remarks on, by-
Mr. W. H. Smith 74, 75	Mr. W. H. Smith 245
the section was agreed to 75	the section as amended was agreed
new section proposed by Mr. Ban-	to 246
nan, that no law shall take ef-	section 7. Every bill to be read at
fect until the fifth day of July	length on three different days
next after its passage, consider-	in each House, considered 246
ed	amendment of Mr. Harry White,
the section was not agreed to 75	246; adopted, 246.
article on legislation as amended 75	amendment of Mr. J. P. Wether-
vol. v:	ill, 246; rejected, 247.
article on second reading 240	amendment of Mr. MacVeagh,
section 1. Each House to judge of	247; adopted, 247.
the qualification of its mem-	amendment of Mr. Buckalew,
bers, considered	247; rejected, 247.
	the section as amended was agreed
amendment of Mr. Buckalew, 240; adopted, 241.	to
- '	section 8. Relative to concurrence
remarks on, by—	in amendment of one House by
Mr. Buckalew	the other, considered 247
Mr. Harry White 240, 241	the section was agreed to 247
the section as amended was agreed	and the O Mr. have to be nomined on
to	amended by reference to its
section 2. Each House to keep a	title only, considered 248
Journal of its proceedings, con-	47
sidered	21. 20 (1 - 1-1 1 - 1-1 41-
the section was agreed to 242	bidden, considered "item by
section 3. Either House to have	item"
power to punish for contempt,	
&c., considered 242	the creation, extension or impair-
the section as amended was agreed	ing of lieus, adopted 249 regulating affairs of counties,
to 242	
section 4. No law to be passed ex-	orten, trai, and I
eept by bill, considered 242	to change the names of persons;
the section was agreed to 242	
section 5. Bills may originate in	change of venue, adopted 249
either House, considered 242	
amendment of Mr. Harry White,	streets, &c., adopted 249
242; adopted, 242.	relative to ferries, bridges, &c.,
amendment of Mr. Darlington,	adopted 249
242; adopted, 243.	vacating roads, streets, &s. adopt-
amendment of Mr. J. N. Purvi-	ed 249
ance, 243; withdrawn, 243.	relative to cemeteries, &c., adopt-
amendment of Mr. MacVeagh,	ed, 240; re-considered, 257.
243; adopted, 243.	amendment of Mr. Buckalew,
the section as amended was agreed	257; adopted, 258.
to 243	
section 6. No bill to contain more	amendment of Mr. Buckalew,
than one subject, considered 243	257; rejected, 258.

Legislation—Continued.	Legislation—Continued.	
article on second reading—	article on second reading—	
section 10—	section 10—	
vol. v:	vol. v:	
amendment of Mr. Lilly to	the paragraph was agreed to, 252;	
amendment of Mr. Buckalew,	re-considered, 336; rejected, 336.	
258; rejected, 258.	to exempt property from taxation,	
the paragraph as amended was	adopted	2
agreed to	to regulate labor, trade, mining or	
to legitimatize or adopt children,	manufacturing, adopted 253	2
adopted 249	to create corporations, adopted 252	
to erect new counties, adopted 249	to grant corporations special privi-	
to incorporate cities and towns,	leges, adopted 255	ż
adopted	to grant corporations or individu-	
relative to opening and conduct-	als to lay down a railroad track,	
ing elections, adopted 249	adopted	2
to grant divorces, adopted 249	to create special laws by the par-	
erecting new townships or bor-	tial repeal of a general law, con-	
oughs, considered 249	sidered	2
amendment of Mr. Wherry, 249;	amendment of Mr. J. R. Read,	
adopted, 249.	252; adopted, 252.	
the paragraph was agreed to 249	the paragraph was a reed to 252	2
creating offices for counties, cities,	no bill to be passed when provi-	
&c., adopted 249	sion shall have been made by	
to change the law of descent,	general law, considered 252	2
adopted	amendment of Mr. MacVeagh,	
to regulate the practice of any ju-	252; adopted, 253.	
dicial proceeding 249	amendment of Mr. Broomall, 253;	
amendment of Mr. Boyd, 249;	modified, 255; adopted, 256.	
rejected, 250.	amendment of Mr. Biddle to	
the paragraph was agreed to 250	amendment, 254; withdrawn,	
to regulate the fees, &c., of alder-	254.	
men, &c., adopted 250	amendment of Mr. Darlington,	
to regulate the management of	256; adopted, 257.	
public schools, adopted 250	amendment of Mr. Brodhead, 257;	
	modified, 257; rejected, 257.	
to fix the rate of interest; adopted	amendment of Mr. T. H. B. Pat-	
250; re-considered, 258.	terson to amendment, 257, ac-	
remarks on, by—	cepted, 257.	
Mr. Ainey	remarks on, by—	
Mr. Cuyler	Mr. Biddle 256, 257	
Mr. Darlington 259, 260, 262	Mr. MacVeagh 255	
Mr. Darlington	Mr. Purman	
Mr. Hunsicker	Mr. Harry White. 253, 254, 255, 256)
_	the paragraph as amended was	
Mr. Lilly	agreed to	ſ
the paragraph was agreed to 265	the section as amended was agreed	_
relative to the estates of minors,	to	,
considered	new section proposed by Mr. Harry	
amendment of Mr. Corbett, 250;	White, "that the Legislature	
rejected, 250.	shall provide for all the cases enumerated in the foregoing	
the paragraph was agreed to 250	section," considered 265	
to remit fines, penalties, &c.,	the section was not agreed to by	
adopted	yeas and nays	3
new paragraph offered by Mr.	section II. Public notice to be given	1
Harry White, "creating, increas-	of application for passage of lo-	
ingordecreasing salaries of pub-	cal or special laws, considered, 267	
lic officers during term," con-	amendment of Mr. Brodhead, 267;	
sidered 252	rejected, 267.	
	- 0,00000, -0	

egislation—Continued. article on second reading—	Legislation—Continued. article on second reading—
section 11—	section 19—
vol. v:	vol. v:
amendment of Mr. Darlington,	amendment of Mr. Cuyler, 285;
267; rejected, 267.	rejected, 286.
amendment of Mr. Harry White,	amendment of Mr. Dunning, 286;
267; adopted, 267.	rejected, 287.
amendment of Mr. Baer, 267;	amendment of Mr. Hay, 287; re-
adopted, 268.	jected by yeas and nays, 287.
the section asamended was agreed	amendment of Mr. Alricks, 287;
to	rejected, 288.
section 12. The presiding officer of	amendment of Mr. Armstrong,
each House to sign all bills in	288; rejected by yeas and nays,
presence of the one over which	290.
he presides, considered 268 the section was agreed to 268	amendment of Mr. Lamberton,
	290; rejected, 290.
section 13. The Legislature shall prescribe by law the number,	remarks on, by-
duties and compensation of em-	Mr. Armstrong 288
ployees, considered 268	Mr. Bartholomew
the section was agreed to 268	Mr. J. S. Black 281, 284
section 14. All stationery, &c., to	Mr. Broomall 279, 280
be furnished by contract, con-	Mr. Bnckalew 282, 284
sidered	Mr. Carter 277
the section was agreed to 268	Mr. Curtin
section 15. The time shall not be ex-	Mr. Cuyler 285
tended nor the salary increased	Mr. Dunning 286
of any public officer, considered, 268	Mr. Ewing
the section was agreed to 268	Mr. Hunsicker
section 16. All bills raising revenue to originate in House of Repre-	Mr. MacVeagh. 270 Mr. Mann. 28:
sentatives, considered 268	Mr. Wherry
the section was agreed to 268	Mr. Harry White
section 17. The general appropria-	Mr. Woodward 275, 280
tion bill to embrace nothing but	the section was agreed to by yeas
appropriations for the ordinary	and nays 296
expenses of Commonwealth,	section 20. The credit of the Com-
considered	monwealth not to be loaned or
the section was agreed to 268	pledged, considered 271
section 18. No appropriations to be	amendment of Mr. Darlington,
made to any charitable or edu- cational institutions not under	291; rejected, 291.
the absolute control of the Com-	the section was agreed to 291
monwealth, considered 268	section 21. The Legislature shall
the section was agreed to by yeas	not authorize any county, city,
and nays 269	&c., to become a stockholder in
section 19. No appropriation for	any corporation, considered 291
charitable, educational or be-	the section was agreed to 291
nevolent purposes to any per-	section 22. Special commissions not
son or community, considered, 269	to supervise or interfere with
amendment of Mr. Wherry, 269;	any municipality, considered 29
rejected by yeas and nays, 281.	amendment of Mr. Dallas, 291; re-
amendment of Mr. J. S. Black,	jected by yeas and nays 292 amendment of Mr. Ewing, 292;
281; rejected, 284. amendment of Mr. Buckalew, 284;	adopted, 292.
rejected by yeas and nays, 285.	amendment of Mr. Newlin, 292;
amendment of Mr. Ainey to	modified, 292; rejected, 292.
amendment of Mr. Buckalow,	the section as amended was agreed
284; rejected, 285.	to

Legislation—Continued.	Legislation—Continued.
article on second reading—	article on second reading—
	vol. v:
vol. v:	section 29. Legislature when con-
section 23. Legislature shall not	vened in special session shall
limit amount recoverable for in-	have no other legislation than
juries to person or property,	that for which called, consider-
considered	ed 308
amendment of Mr. Hay, 293;	amendment of Mr. Andrew Reed,
adopted, 293.	308; rejected, 308.
amendment of Mr. Hay, 293; re-	the section was agreed to 308
jected, 293.	section 30. Every order, resolution
the section as amended was	or vote to be presented to Gov-
agreed to 293	ernor for approval or disap-
section 24. No act of the Legisla-	proval, considered 308
ture to authorize the invest-	the section was agreed to 309
ment of trust funds in bonds or	section 31. Relative to bribery of
stocks of private corporations,	members of the Legislature,
considered 293	considered
amendment of Mr. J. P. Wether-	amendment of Mr. Harry White,
ill, 293; rejected, 298.	substituting a new section, "that
amendment of Mr. Boyd, 298; re-	
jected, 307.	bills passed in disregard to the provisions of this article shall
amendment of Mr. Boyd to	•
amendment of Mr. Boyd, 301;	be void," considered, 309; re-
rejected by yeas and nays, 303.	jected, 312.
amendment of Mr. Corbett to	remarks on, by—
amendment of Mr. Boyd, 303;	Mr. Armstrong
rejected by yeas and nays, 306.	Mr. Darlington
amendment of Mr. Hunsieker,	Mr. Ewing 311
307; rejected, 308.	Mr. H. W. Palmer 310
amendment of Mr. Lamberton,	Mr. Turrell310
308; rejected, 308.	Mr. Harry White 309, 311
remarks on, by—	the section was agreed to 312
Mr. Alricks 397	section 32. Providing for the pun-
Mr. Biddle 293, 294, 297, 304	ishment of those guilty of offer-
Mr. Boyd 298, 299, 300	ing bribes, considered 315
Mr. Cuyler	the section was agreed to 313
Mr. Hunsicker 307	section 33. Relative to testimony in
Mr. J. P. Wetherill 295, 305	bribery cases, considered 313
	amendment of Mr. Buckalew,
Mr. Harry White 301, 306 Mr. J. W. F. White 302	313; adopted, 313.
the section was agreed to 308	the section as amended was a greed
section 25. The power to change the	to
venue to be vested in the courts,	section 34. The Legislature shall not
· · · · · · · · · · · · · · · · · · ·	pass any retrospective laws,
considered	considered
	amendment of Mr. Harry White,
section 26. No money to be paid out	313; rejected, 313.
of the treasury but in conse-	the section was not agreed to 314
quence of appropriations by law,	section 35. A member having a per-
considered	sonal or private interest in a bill
the section was agreed to 308	shall not vote thereon, consid-
section 27. No obligation or liability	ered 31
of any corporation held by the	the section was agreed to 31
Commonwealth shall be ex-	section 36. Prohibiting the sale of
changed, &c., considered 308	intoxicating liquors, considered, 31
the section was agreed to 308	,
section 28. No bill shall be passed	314; rejected by yeas and nays,
giving extra compensation to	315.
any officer, considered 308	
the section was agreed to 308	ected, 316.

egislation—Continued.	Legislation—Continued.
article on second reading—	article on second reading—
section 36—	new section proposed—
vol. v:	remarks on, by—
amendment of Mr. D. N. White,	vol. v:
316; rejected, 316.	Mr. Baer 33
amendment of Mr. D. N. White,	Mr. Darlington 33:
318; rejected, 319.	Mr. Lilly
	Mr. Newlin
remarks on, by-	Mr. D. W. Patterson
Mr. Baer	
Mr. J. M. Bailey 324	Mr. Harry White
Mr. Biddle 323	the section was not agreed to by
Mr. Bigler 320	yeas and nays 33
Mr. Buckalew	new section proposed by Mr. Boyd,
Mr. Campbell	that the Legislature shall not
Mr. Curry 323	ratify any amendment to the
Mr. Darlington 317	Constitution of the United States
Mr. Howard 326	without submitting it to a vote
Mr. M'Clean 322	of the people, considered 33
Mr. H. W. Palmer 314	the section was not agreed to by
Mr. T. H. B. Patterson 325	yeas and nays 23
Mr. H. G. Smith 319	new section proposed by Mr. W. H.
Mr. Temple 321	Smith, relative to priority of
Mr. D. N. White 318, 319	liens, considered 33
Mr. Harry White 315	the section was not agreed to 33
Mr. J. W. F. White 322	article on third reading 33
Mr. Wright 324	motion of Mr. Struthers to go into
the section was not agreed to by	committee of the whole to
yeas and nays 326	amend the sixth line of the
section 27. Relative to a system of	fourteenth section 33
•	the motion was not agreed to 23
weights and measures, consid-	motion of Mr. Darlington to go into
ered	eommittee of the whole to
amendment of Mr. Curtin, as a	
substitute, that the Legislature	amend twelfth line, tenth sec-
may make appropriations to in-	tion
stitutions where soldiers' wid-	the motion was not agreed to 34
ows are maintained or soldiers'	motion of Mr. Darlington to go into
orphans educated, 327; adopted	committee of the whole to
by yeas and nays, 329.	amend fourteenth line, tenth
remarks on, by—	section34
Mr. Broomall	the motion was not agreed to 34
Mr. Buckalew 328	motion of Mr. Lilly to go into com-
Mr. Curtin 327, 328	mittee of the whole to amend
Mr. Ewing 329	sixteenth and seventeenth lines,
Mr. Harry White 327	tenth section 34
the section as amended was agreed	remarks on, by-
to 330	Mr. Dunning 34
new section proposed by Mr. Broom-	Mr. Lilly 346, 34
all, that the Legislature shall	Mr. Niles 34
every five years submit the ques-	Mr. Woodward 34
tion of prohibition to a vote of	the motion was not agreed to 34
the people, considered 330	motion of Mr. Purman to go into
the section was rejected 330	committee of the whole to
new section proposed by Mr. New-	amend the first line, tenth sec-
lin, that the Legislature shall	tion
provide liberal exemption laws,	the motion was not agreed to 350
	motion of Mr. Howard to go into
considered	eommittee of the whole to
	amend thirty-fifth section 35
jected, 333.	amena thirty-min section 50

Legislation—Continued.	Legislation—Continued.
article on third reading—	article on third reading—
motion of Mr. Howard—	motion of Mr. Stewart—
remarks on, by-	remarks on, by-
vol. v:	vol. v:
Mr. Howard 352	
the motion was agreed to 252	Mr. J. N. Purviance 37-
in committee, the amendment was	Mr. Stewart 373, 378
directed to be made 352	Mr. D. N. White
motion of Mr. MacVeagh to go into	the motion was withdrawn 378
committee of the whole to	motion of Mr. Buckalew to go into
amend second and third lines	committee of the whole to
of the thirty-fifth section 353	amend the nineteenth section 378
remarks on, by—	remarks on, by—
Mr. Curtin 253, 354, 355	Mr. Boyd
Mr. Howard	Mr. Buckalew 375, 376
Mr. D. N. White 354, 355	Mr. Curtin
the motion was agreed to 355	
in committee, the amendment was	the motion was not agreed to 38
directed to be made 356	motion of Mr. Stewart to go into committee of the whole to strike
motion of Mr. D. H.	out the nineteenth section 38
motion of Mr. Brodhead to go into	
committee of the whole to	the motion was not agreed to 383
amend second line of first sec-	motion of Mr. Sharpe to go into com-
tion	mittee of the whole to amend nineteenth section 386
the motion was not agreed to 356	
motion of Mr. H. W. Palmer to go	the motion was not agreed to 386 motion of Mr. MacVeagh to go into
into committee of the whole to	committee of the whole to add
amend twenty-third section 357	"for educational purposes" in
remarks on, by—	the third line, nineteenth sec-
Mr. H. W. Palmer. 357	tion 386
the motion was agreed to 357	remarks on, by—
in committee, the amendment was	Mr. MacVeagh 387
directed to be made 357	the motion was not agreed to 389
motion of Mr. Cuyler to go into com-	motion of Mr. J. S. Black to go into
mittee of the whole to amend	committee of the whole to
third line, twenty-third section, 359	amend thirty-first section 389
remarks on, by—	remarks on, by-
Mr. J. S. Black 360, 361	Mr. Alrieks
Mr. Cuyler 359, 360, 361	Mr. J. S. Black 389, 39
Mr. Darlington 359, 360	Mr. Broomall 39
Mr. Howard 361	the motion was not agreed to 393
Mr. Hunsicker 359	motion of Mr. Alricks to go into
Mr. H. W. Palmer 361	committee of the whole to
Mr. Andrew Reed 361	amend the nineteenth section 393
the motion was not agreed to 362	remarks on, by-
motion of Mr. J. S. Black to go into	Mr. Alricks 39
committee of the whole to	Mr. Ewing 39
amend thirty-first section 362	the motion was not agreed to 39-
remarks on, by—	motion of Mr. J. P. Wetherill to go
Mr. Armstrong 368, 369, 372 Mr. Biddle 365, 366, 367	into committee of the whole to
Mr. Biddle 365, 366, 367	amend eighteenth section 39-
Mr. J. S. Black, 362, 363, 364, 365,	remarks on, by-
366, 367, 368, 369.	Mr. J. P. Wetherill 39-
Mr. Buckalew 367, 368	the motion was not agreed to 398
Mr. MacVeagh 364, 365	motion of Mr. Parsons to go into
the motion was withdrawn 373	committee of the whole to add
motion of Mr. Stewart to go into	new section 39
committee of the whole to	remarks on, by-
strike out nineteenth section 273	Mr Hazzard 39

Legislation—Continued.	Legislation—Continued.
article on third reading—	article on third reading—
motion of Mr. Parsons—	new section proposed—
remarks on, by-	remarks on, by-
vol. v:	vol. v:
Mr. H. W. Palmer 396	
the motion was not agreed to 398	Mr. Ewing
motion of Mr. S. A. Purviance to go	Mr. Hazzard
into committee of the whole to	Mr. Knight
substitute for sections thirty-	the motion was agreed to 417
one and thirty-two	in committee of the whole, the
remarks on, by— Mr. S. A. Purviance	section was directed to be in-
the motion was not agreed to 399	serted
motion of Mr. Ewing to go into	motion of Mr. Calvin to go into com-
committee of the whole to strike	mittee of the whole to amend
ont thirty-sixth section 399	fifteenth section by excepting
remarks on, by—	judges 417
Mr. Ewing 399, 400	remarks on, by—
Mr. J. P. Wetherill 400	Mr. Calvin 417
the motion was agreed to 401	Mr. Kaine
in committee, the section was di-	Mr. MacConnell
rected to be stricken out 401	the motion was not agreed to 420
motion of Mr. Funck to go into	new section proposed by Mr. Man-
committee of the whole to add	tor, that no law shall make any
a new section declaring lobby-	discrimination in favor or
ing to be a felony	against any class of persons 420
the motion was not agreed to 401	the motion to go into committee
motion of Mr. Dunning to	of the whole on, was not agreed
committee of the whole to	to by yeas and nays 421
amend the tenth section 401	new section proposed by Mr. Bucka-
remarks on, by—	lew, to make the offence of bor-
Mr. Dunning	ing punishable by fine and im-
Mr. H. W. Palmer	prisonment 421
the motion was agreed to 407	the motion to go into committee
in committee the amendment was	of the whole on, was agreed to
directed to be made 407	by yeas and nays 422
motion of Mr. D. N. White to go in-	in committee, the section was di-
to committee of the whole to	rected to be inserted 422
add new section	motion of Mr. MaeVeagh to go into
the motion was not agreed to 408	committee of the whole to
motion of Mr. Ewing to go into com-	amend foregoing section was
mittee of the whole to strike	not agreed to 424
out thirty-first and thirty-sec-	motion of Mr. H. W. Palmer to go
ond sections 408	nto committee of the whole to
remarks on, by-	amend tenth section, that no
Mr. Bartholomew 409, 412	county shall be divided with-
Mr. J. S. Black	out the express assent of the
Mr. Buckalew	
Mr. Ewing	
Mr. Lear	
new section proposed by Mr. J. P.	Mr. Lilly
Wetherill: No State office to be	Mr. Pughe
continued or created for inspec-	Mr. Woodward 428, 429, 430
tion or measurement of any	the motion was agreed to 433
merchandise, manufacture or	in committee, the amendment
commodity, considered 415	• was directed to be inserted 433

Legislation—Continucd.	Legislative bribery, relative to and
article on third reading-	punishment for, vol. ii, 797; iii, 5;
vol. v:	v, 309; vii, 362.
motion of Mr. Kaine to go into com-	remarks on, by-
mittee of the whole to amend	vol. ii:
twelfth section, that all laws	Mr. Ewing 797
passed and signed shall be pub-	vol. iii:
	Mr. Alricks 11
lished entire	Mr. Biddle 7
the motion was not agreed to 434	Mr. Bowman 26
the article was passed	Mr. Buckalew
vol. viii:	Mr. Cochran
motion of Mr. H. W. Palmer to	,
change phraseology of section	
ten, 76; agreed to, 76.	,
Legislative apportionment, to provide	8
for—	Mr. Landis 16
remarks on, by-	Mr. MacVeagh
vol. v:	Mr. Mann 22
Mr. Alricks 451, 452	Mr. Minor 9, 10, 21
	Mr. T. H. B. Patterson 14
Mr. Armstrong 507, 537, 538	Mr. J. R. Read 7, 8,
Mr. Baer	Mr. H. G. Smith 15
Mr. Bartholomew 365, 366	Mr. J. P. Wetherill I
Mr. Biddle	Mr. Wright
Mr. Bigler 438, 521, 548	Mr. J. W. F. White 23, 27
Mr. J. S. Black 444, 445, 446, 532	vol. vii:
Mr. Broomall 407, 430, 553	Mr. Alricks 392, 393
Mr. Buckalew, 433, 434, 456, 465,	Mr. Armstrong 368, 369, 372
511, 536, 542, 544, 552.	Mr. Biddle 365, 366, 367
Mr. Carter 427	Mr. J. S. Black, 362, 363, 364, 365,
Mr. Cochran 425, 426	366, 367, 368, 369, 389, 391.
Mr. Corbett 552	Mr. Broomall39
Mr. Corson 415	Mr. Buckalew 367, 36
Mr. Curtin 439, 441	Mr. Hazzard 39
Mr. Cuyler 408, 412, 436, 533	Mr. MacVeagh 364, 368
Mr. Dallas 461	Mr. H. W. Palmer 39
Mr. Darlington, 414, 416, 417, 418,	
419, 420, 421.	Mr. S. A. Purviance
Mr. Ewing 442	Legislative districts, to provide for
Mr. Hall	
Mr. Hall	Legislative oath, construction of, vol.
Mr. Knight 428, 527	vii,
Mr. Landis 370	remarks on, by-
Mr. Lawrence 447, 449	vol. vii:
Mr. Lear 503	Mr. Armstrong 56
Mr. Lilly 369, 413, 430, 458, 459, 460	Mr. Bowman 56
Mr. MacConnell 414, 548	
Mr. MacVeagh 362, 410, 515	Mr. Mann 565, 56
Mr. Mantor 455	Mr. H. W. Palmer 56
Mr. Niles 517, 551	Mr. D. W. Patterson 56
Mr. D. W. Patterson 410	Legislative representation in cities—
Mr. S. A. Purviance, 367, 369, 411,	remarks on, by-
412, 463.	vol. vii:
Mr. Simpson 412, 505	
Mr. Stewart 449	
Mr. J. P. Wetherill, 370, 372, 459,	Mr. Hay 31
550.	Mr. Lawrence 31
Mr. Wherry 541	
Mr. D. N. White 435, 436, 437	
Mr. Harry White 429, 457, 463	
Mr. Hally White 120, 401, 401	
Mr. J. W. F. White	
12 W 000 W 9 T 0 5 2 7 5 3 7	I WILL DO TV o I'V III LC COCCOCCOCCOCCOCCOCCOCCOCCOCCOCCOCCOCCO

Legislative Revisor, resolution rela-	Legislature, article on-Continued.
tive to appointment of, vol. iii 42	section 1—
Legislature—	vol. i:
vol. i:	amendment of Mr. M'Murray, 331;
resolution to prohibit enacting spe-	withdrawn, 331.
cial laws relative to debt 91	remarks on, by-
resolution to authorize Governor to	Mr. Darlington 331
fill vacancies in 94	Mr. Minor 331
to increase number of members	Mr. MacVeagh 327
of 95	Mr. Purman 329
to prevent members of receiving	Mr. J. P. Wetherill 331
extra compensation 96	Mr. J. W. F. White 331
to forbid granting extra compen-	the section was agreed to 331
sation to officers of 108	section 2. Election of members of
to fix salary of members of 133	Assembly, considered 331
to prevent making appropriations	amendment of Mr. Lilly, 331; re-
in private laws 134	jected, 332.
requiring Auditor General to pre-	amendment of Mr. Littleton, 332:
pare statement of expenses of	rejected, 332.
forty days after the adjourn-	amendment of Mr. Niles, 332
ment	withdrawn, 337.
to choose Senators and Represen-	amendment of Mr. Simpson, 337;
tatives of, by single districts 143	adopted, 345.
relative to appropriations of mo-	amendment of Mr. Lilly to
ney by 143, 734	amendment, 338; adopted, 338;
to prevent granting extra compen-	re-considered, 342; rejected, 344.
sation to	amendment of Mr. J. R. Read to
	amendment, 345; rejected, 345.
to provide for apportionment of, 194, 363.	amendment of Mr. Minor to
relative to granting rights by, to	amendment, 345; rejected, 345.
street railways	amendment of Mr. Gowen, 345;
to unit charmable appropriations	first amendment adopted, 346;
by	second amendment adopted, 346; third amendment adopted, 347.
relative to vacancies in either	amendment of Mr. MacConnell to
House	the amendment, 345; with-
to prevent, from vesting courts	drawn, 346.
with power of appointment 306	amendment of Mr. Darlington,
debate on biennial sessions of, 331	347; adopted, 347.
to 334, 449 to 476, 482 to 501.	amendment of Mr. Darlington,
·	355; rejected, 426.
relative to reading of bills in 353	amendment of Mr. Cochran to
relative to fraudulent acts of 363	amendment, 383; rejected, 426.
appointment of committee on 109	amendment of Mr. Gowen, 426;
report of committee on	adopted, 426.
minority reports from 252, 283 printed reports of, to be furnished	amendment of Mr. J. P. Wether-
members	ill, 426; rejected, 426.
article reported by majority, consid-	amendment of Mr. II. White, 427;
ered	rejected, 427.
	amendment of Mr. Russell, 427;
section 1. Relative to the vesting of the legislative power, consid-	adopted, 427; re-considered, 427;
ered 327	rejected, 429.
	amendment of Milling to amond-
amendment of Mr. Purman, 329;	ment, 428; rejected, 428.
rejected, 331.	amendment of Mr. Stanton to
amendment of Mr. J. W. F. White,	amendment, 423; rejected, 428.
331; rejected, 331.	remarks on, by-
amendment of J. R. Read, 331; re-	Mr. Ainey 346
jected, 331.	Mr. Bartholomew 399

Legislature, article on-Continued.	Legislature, article on—Continued.
section 2—	section 3—
remarks on, by—	vol. i:
vol. i:	the section was agreed to 433 section 4. Providing for term of Rep-
Mr. Beebe 343	resentatives, considered 43
Mr. Biddle 364	the section was agreed to 43
Mr. Broomall	section 5. Fixing time for meeting
Mr. Boyd	of General Assembly, consid-
Mr. Buckalew	ered
Mr. Carter	amendment of Mr. Hay, 436; with-
Mr. Cochran	drawn, 436.
Mr. Darlington 339, 355	amendment of Mr. Minor to
Mr. De France	amendment, 436; withdrawn,
Mr. Ellis	436.
Mr. Gowen, 339, 345, 346, 384, 405,	amendment of Mr. Buckalew, 436; withdrawn, 449.
424.	amendment of Mr. Buckalew, 449;
Mr. Hay 382, 408	rejected, 449.
Mr. Hazzard 380	amendment of Mr. Hay renewed,
Mr. Howard 360	450; adopted, 452.
Mr. Hunsicker 418	amendment of Mr. Minor to
Mr. Kaine 341	amendment renewed, 450; re-
Mr. Landis 368	jected, 450.
Mr. Lear 402	amendment of Mr. Darlington to
Mr. Lilly 338	amendment, 451; rejected, 451.
Mr. Littleton	remarks on, by-
Mr. M'Allister 386	Mr. Baer 44
Mr. MacVeagh, 332, 339, 340, 423,	Mr. Buckalew 436
424.	Mr. Campbell 44
Mr. Mann 346, 406, 407	Mr. Carter 44
Mr. Mantor 390	Mr. Cuyler
Mr. Minor	Mr. Dallas 44
Mr. Newlin	Mr. Darlington 45
Mr. Niles	Mr. Gibson
Mr. A. Reed 398	Mr. Hay 436, 450, 45
Mr. Russell	Mr. Howard
Mr. Simpson 337, 411	Mr. Lilly
Mr. H. G. Smith	Mr. Kaine
Mr. Temple	Mr. MacVeagh
Mr. Walker 342, 370	Mr. Minor
Mr. J. P. Wetherill 332	Mr. Simpson
Mr. Wherry 345	Mr. J. P. Wetherill 436, 443
Mr. D. N. White 392	Mr. Wherry 44
Mr. J. W. F. White 394, 395	the section as amended was agreed
Mr. Harry White. 344, 385, 427, 428	to
the section as amended was agreed	section 6. Qualifications of a Sena-
to 429	tor, considered 455
section 3. Providing for terms of	amendment of Mr. Lear, 452; re-
Senators, considered 429	jected, 453.
amendment of Mr. Clark, 429;	amendment of Mr. Hay to amend-
withdrawn, 433.	ment, 452; rejected, 453.
amendment of Mr. Clark, 433;	the section was agreed to 455
adopted, 434.	section 7. Qualifications of a Repre-
amendment of Mr. Darlington,	sentative, considered 45
433, 434; ruled out of order, 435.	the section was agreed to 45
remarks on, by-	section 8. Members of Assembly
Mr. Clark 429, 433, 434	ineligible to other offices, con-
Mr. MacVeagh 433	sidered 45
Mr Turrell 429	the section was agreed to

GENERAL INDEX.

egislature, article on-Continued.	Legislature, article on-Continued.	
vol. i:	section 12—	
section 9. No persons convicted of	remarks on, by-	
bribery to be eligible to the	vol. i:	
General Assembly, considered, 453	Mr. Cochran 49	98
the section was agreed to 453	Mr. Corbett 4	
section 10. Prescribing oath to mem-	Mr. Cuyler 4	
bers of Assembly, considered 453	Mr. Darlington 4	75
amendment of Mr. Newlin, 454;	Mr. Ellis 4	
rejected, 454.	Mr. Ewing 4	
amendment of Mr. Alricks, 454;	Mr. Fell 4	
adopted, 454.	Mr. Hazzard	0.1
amendment of Mr. Lilly, 454;		
rejected, 454.	Mr. Hemphill 4	
amendment of Mr. Ewing, 451;	Mr. Howard 485, 4	
rejected, 454.	Mr. Hunsicker 4	
amendment of Mr. Simpson, 454;	Mr. Lear 4	
	Mr. Mantor 4	
adopted, 454.	Mr. Purman 4	
amendment of Mr. Hanna, 454;	Mr. A. Reed	196
withdrawn, 471.	Mr. Simpson 493, 5	13
amendment of Mr. W. H. Palmer	Mr. H. G. Smith 4	ISS
to amendment, 461; withdrawn,	Mr. H. W. Smith 501, 5	506
471.	Mr. W. H. Smith 5	508
remarks on, by—	Mr. Temple 511, 5	512
Mr. J. S. Black 461, 462	Mr. Turrell 5	514
Mr. Buckalew 471	Mr. Wherry 4	
Mr. Darlington 467	Mr. Harry White 509, 512, 5	513
Mr. De France	the section as amended was agreed	
Mr. Howard	to 5	515
Mr. Kaine 463, 467	section 13. No officer of the Legis-	
Mr. M'Allister 463	lature shall perform his duties	
Mr. MacVeagh 457, 462	by proxy, considered 5	515
Mr. Newlin 459	remarks on, by—	
Mr. H. W. Palmer 459, 460		515
J. W. F. White 471	the section was agreed to 5	515
the section was not agreed to 471	section 14. Duties of Lieutenant	
section 11. Providing for the admin-	Governor, considered 5	515
istration of the oath, considered, 471	amendment of Mr. Harry White,	
the section was agreed to 471	516; withdrawn, 517.	
section 12. Pay and mileage of mem-	remarks on, by—	
bers of Assembly, considered 471	Mr. Harry White 516, 5	517
amendment of Mr. Wherry, 472;	the section was not agreed to 5	517
adopted, 472.	section 15. A majority of each House	
amendment of Mr. Howard, 472;	to constitute a quorum, consid-	
[omitted.]	ered 5	517
amendment of Mr. Hunsicker to	the section was agreed to 5	517
amendment, 472; rejected, 475.	section 16. Each House to determine	
amendment of Mr. Ewing to	its own rules of proceedings,	
amendment, 475; rejected, 475.	considered 5	17
amendment of Mr. Fell to amend-	the section was agreed te 5	17
ment, 475; rejected, 509.	section 17. The doors of each House	
amendment of Mr. H. White, 509;	to be open, considered 5	17
adopted, 513.	the section was agreed to 5	17
amendment of Mr. J. M. Bailey,	section 18. Neither House to adjourn	
514; rejected, 514.	for more than three days with-	
remarks on, by-	out consent of the other, con-	
Mr. Beebe 492	sidered 5	51
Mr. Biddle 487		-
Mr. Boyd 482, 483, 485	rejected, 517.	
Mr. Buckalew 472	the section was agreed to	5.1
12-Vol. IX.	120 300111111111111111111111111111111111	-

egislature, article on—Continued.	Legislature, article on—Continued.
vol. i:	section 20—
section 19. Members to be privileged	remarks on, by—
from arrest, considered 518	vol. ii:
amendment of Mr. MacVeagh,	Mr. M'Allister 177
518; adopted, 518.	Mr. M'Clean 237
the section as amended was agreed	Mr. Mann 209, 278
to 518	Mr. Meredith 193, 218
section 20. The General Assembly	Mr. Metzger 31:
to apportion the State every ten	Mr. Minor 200
years, considered 518	Mr. Newlin
amendment of Mr. Darlington,	Mr. Niles
substitute for sections twenty	Mr. D. W. Patterson 199
and twenty-one 520	Mr. Purman 210, 21
remarks on, by—	Mr. S. A. Purviance 309
Mr. Darlington 519	Mr. Ross 31
vol. ii:	Mr. Sharpe 255, 256, 259
section 20. Consideration resumed—	Mr. Simpson 175, 263, 278
amendment of Mr. Darlington 165	Mr. W. H. Smith 214, 215, 325
amendment of Mr. Worrell to	Mr. Stanton 186
amendment, 166; rejected, 248;	Mr. Temple
re-considered, 251; rejected, 266.	Mr. Walker 220, 225
amendment of Mr. Lilly to amend-	Mr. J. P. Wetherill 171, 271, 316
ment	Mr. Wherry 22:
referred back to Committee on	Mr. Woodward 173, 180, 241, 24-
Legislature	vol. v:
remarks on, by—	Legislature article, in committee of
Mr. Alrieks 189	whole
Mr. Baer	section 1. The legislative powers to
Mr. J. M. Bailey	be vested in a General Assem-
Mr. Bardsley 233	bly, considered 33
Mr. Biddle 178, 246, 247	the section was agreed to 33
Mr. C. A. Black 234, 235, 236	section 2. Election and term of mem-
Mr. J. S. Black	bers of the General Assembly,
Mr. Boyd	considered
Mr. Buckalew 176, 197	amendment of Mr. Buckalew, 339;
Mr. Campbell 172	adopted, 340.
Mr. Carter	amendment of Mr. D. N. White to
Mr. Cassidy	amendment of Mr. Buckalew,
Mr. Corson	339; rejected, 340.
Mr. Craig	amendment of Mr. Kaine, 340; re-
Mr. Cuyler	jected by yeas and nays, 344.
Mr. Darlington, 166, 167, 274, 286,	remarks on biennial sessions, by—
287, 289, 291. Mr. De France	Mr. Bigler
Mr. Dodd	Mr. Kaine
Mr. Ewing 225, 227	Mr. Niles
Mr. Fulton 324	Mr. Simpson. 34:
Mr. Gibson	Mr. D. N. White
Mr. Gilpin	amendment of Mr. Stanton, 344;
Mr. Heverin	rejected, 345.
Mr. Howard 202, 205, 318	amendment of Mr. MacVeagh,
Mr. Kaine	345; adopted, 345.
Mr. Knight 173, 1277	amendment of Mr. Kaine, 345; re-
Mr. Lawrence 218	jected, 345.
Mr. Lear	amendment of Mr. Broomall, 345;
Mr. Lilly 173, 218	adopted by yeas and nays, 347.
Mr. Littleton 181	remarks on, by—
Mr. MacVeagh, 170, 206, 210, 211,	Mr. Bartholomew 240
214, 217.	Mr. Broomall 34

egislature, article on—Continued.	Legislature, article on—Continued.
section 2—	section 9—
remarks on, by-	vol. v:
vol. v:	amendment of Mr. Bowman, 355;
Mr. MacVeagh 346	adopted, 355.
the section as amended was agreed	amendment of Mr. Temple, 356;
to	rejected, 356.
section 3. Term of Senators, consid-	remarks on, by-
ered	Mr. Bowman 353
the section was agreed to 349	the section as amended was agreed
section 4. Term of Representatives,	to
considered	section 10. Oath prescribed to mem-
the section was agreed to 348	bers of the General Assembly,
section 5. When the General Assem-	considered
bly shall meet, considered 348	the section was agreed to by yeas
amendment of Mr. Wherry, to pro-	and nays 357
vide for annual sessions, 348; re-	section 11. Manner of administering
jected by yeas and nays, 348.	the oath, considered 357
amendment of Mr. Cochran, to	amendment of Mr. Hanna, 357;
prevent adjourned sessions, 348;	adopted, 357; re-considered, 357;
adopted by yeas and nays, 349.	rejected, 358.
amendment of Mr. Buckalew, 349;	amendment of Mr. Buckalew, 358;
adopted, 350.	adopted, 358.
amendment of Mr. Buckalew, 350;	the section as amended was agreed
adopted, 350.	to
the section as amended was agreed	section 12. Relative to salary of
to	members of the General Assem-
section 6. Qualifications of a Sena-	bry, considered
tor, considered	amendment of Mr. Wherry, 358;
amendment of Mr. T. H. B. Pat-	rejected, 500.
terson, 350; adopted, 351.	the section was agreed to 358
amendment of Mr. Cuyler, 351;	section 13. Relative to the presiding
adopted, 351; re-considered, 352;	officer of both Houses, consid-
rejected, 353.	ered
amendment of Mr. Broomall, 352;	the section was agreed to 358
rejected, 352.	section 14. What shall constitute a
the section as amended was agreed	quorum, considered 359
to	amendment of Mr. Brodhead, 359;
section 7. Qualifications of a Repre-	rejected, 359.
sentative, (incorporated by	amendment of Mr. Corson, 359;
amendment to section 6,) con-	adopted, 359.
sidered	the section as amended was agreed to
the section was not agreed to 353	
section 8. Senator and Representa-	its own rule of proceedings, con-
tive to be ineligible to any other	sidered 360
office during term, considered 353	
amendment of Mr. Temple, 353;	jected, 360.
rejected, 353.	the section was agreed to 360
the section was agreed to, 353; re-	section 16. Sessions to be open, con-
considered, 361.	sidered 360
amendment of Mr. MacVeagh	the section was agreed to 360
adopted, 361; section as amend-	section 17. Relative to temporary
ed agreed to, 361.	adjournment, considered 260
section 9. Persons convicted of in-	amendment of Mr. Simpson, 360;
famous crimes ineligible, con-	adopted, 360; re-considered, 361;
sidered 353	
amendment of Mr. Bowman, 353;	the section was agreed to 361
withdrawn, 355.	section 18. Members to be privileged
amendment of Mr. MacVeagh,	from arrest, considered 361
355; adopted, 355.	the section was agreed to 361

legislature, article on—Continued.	Legislature, article on—Continued.
vol. v:	section 19—
section 19. Number composing Sen-	vol. v:
ate and House of Representa-	amendment of Mr. J. N. Purvi-
tives, considered 361	ance, 543; adopted, 543.
amendment of Mr. S. A. Purvi-	amendment of Mr. Buckalew, 543;
ance 362	modified, 553; rejected, 553.
[Convention here resolved itself	remarks on, by—
into committee of the whole.]	Mr. Alrieks 451, 452
amendment of Mr. S. A. Purvi-	Mr. Armstrong 507, 537, 538
ance, 363; rejected, 407.	Mr. Baer
amendment of Mr. Lilly to amend-	Mr. Bartholomew 365, 366
ment of Mr. S. A. Purviance,	Mr. Biddle
364; ruled out of order, 365.	Mr. Bigler 438, 521, 548
amendment of Mr. Broomall, 407;	Mr. J. S. Black 444, 445, 446, 532
rejected, 408.	Mr. Broomall 407, 430, 553
amendment of Mr. Cuyler, 408;	Mr. Buckalew, 433, 434, 456, 465,
adopted as amended, 554.	511, 536, 542, 544, 552. Mr. Carter
amendment of Mr. D. W. Patter-	
son to amendment, 410; rejected,	Mr. Cochran
416.	
amendment of Mr. Darlington to	Mr. Corson
amendment, 416; modified, 425;	Mr. Curtin
rejected, 435.	Mr. Cuyler 408, 412, 436, 533
amendment of Mr. D. N. White	Mr. Dallas
to amendment, 435; adopted,	Mr. Darlington, 414, 416, 417, 418,
457	419, 420, 421.
amendment of Mr. Harry White	Mr. Ewing 442
to amendment, 457; rejected,	Mr. Hall
458.	Mr. Knight 428, 557
amendment of Mr. J. P. Weth-	Mr. Landis
erill to amendment, 458; re-	Mr. Lawrence 447, 449
jected, 458.	Mr. Lear 503
amendment of Mr. Lilly to	Mr. Lilly, 369, 418, 438, 458, 459,
amendment, 458; rejected, 460.	522.
amendment of Mr. Darlington to	Mr. MacConnell 414, 548
amendment, 460; rejected, 462.	Mr. MacVeagh 362, 410, 515
amendment of Mr. Baer to amend-	Mr. Mantor 455
ment, 463 ; rejected, 463 .	Mr. Niles 551
amendment of Mr. S. A. Purvi-	Mr. D. W. Patterson 410
ance to amendment, 463; re-	Mr. J. N. Purviance, 501, 506,
jected, 463.	507, 509.
amendment of Mr. Harry White	Mr. S. A. Purviance, 367, 369,
to amendment, 463; rejected,	411, 412, 463.
464.	Mr. Simpson 412, 505
amendment of Mr. MacVeagh to	Mr. Stewart 449
amendment, 465 ; modified, 465 ;	Mr. J. P. Wetherill, 370, 372,
rejected, 465.	459, 550.
amendment of Mr. Lear to amend-	Mr. Wherry 541
ment, 503; rejected, 504.	Mr. D. N. White 435, 436, 437
amendment of Mr. Simpson to	Mr. Harry White 429, 457, 463
amendment, 594; rejected, 507.	Mr. J. W. F. White 458
amendment of Mr. J. N. Purvi-	Mr. Woodward 527, 536
ance to amendment, 507; re-	the section as amended was agreed
jected, 507.	to 554
amendment of Mr. Armstrong,	section 20. The State to be appor-
508; modified, 542; rejected, 542.	tioned every ten years, consid-
amendment of Mr. Buckalew,	ered 544
542; adopted, 543.	the section was not agreed to 555
,, ,	0

Legislature, article on—Continucd.	Legislature-Continued.
vol. v:	article on second reading—
saction 21. No city or county to be	section 18—
divided in forming any Senato-	remarks on, by -
rial or Representative districts,	vol. v:
considered	Mr. S. A. Purviance
the section was not agreed to 555	Mr. J. P. Wetherill
new section proposed by Mr. Ross,	Mr. Wherry
that no city or county be di-	Mr. D. N. White
vided in forming congressional	the section was agreed to
districts, considered 555	section 19. Providing for Represen-
remarks on, by—	tative apportionment, consid-
Mr. Cuyler 556	horo
Mr. Ewing 557	amendment of Mr. S. A. Purvi-
Mr. Hunsicker 557	ones 658, modified 665, re-
Mr. Kaine 556	tooked C70
Mr. MacVeagh 555, 557	emondment of Mr Bigler to
Mr. Ross 555	amandment 658 rejected, 665.
Mr. Harry White 556	amondment of Mr. Buelzalew to
the section was not agreed to 558	amendment, 666; adopted, 667.
Legislature, article on, second read-	amendment of Mr. Campbell to
ing, [last three sections,] 635	amendment, 667; rejected, 667.
section 18. Providing for the Sen-	amenument, our, rejected, our.
atorial apportionment, consid-	amendment of Mr. Buckalew
ered 635	to amendment, 667; rejected,
amendment of Mr. S. A. Purvi-	amendment of Mr. Littleton to
ance, 636; withdrawn, 639.	
amendment of Mr. Cochran, 639;	amendment, 672; rejected, 672.
rejected, 642.	amendment of Mr. Littleton, 672;
amendment of Mr. Darlington to	rejected, 673.
amendment, 640; withdrawn,	amendment of Mr. Hanna, 673;
641.	adopted, 673.
	amendment of Mr. Niles, 673; re-
amendment of Mr. J. P. Weth-	jected, 673.
erill, 642; rejected, 648.	amendment of Mr. Curtin, 673;
amendment of Mr. Littleton, 648;	rejected, 673.
rejected, 648.	amendment of Mr. Buckalew, 673;
amendment of Mr. Darlington,	first division adopted, 677; re-
648; rejected, 649.	considered, 682; adopted, 695;
amendment of Mr. Wherry, 649;	first clause second division
rejected, 650.	adopted, 698; second clause
amendment of Mr. Broomall, 650;	second division adopted, 698;
rejected, 650.	third clause of second division
amendment of Mr. Hemphill,	rejected, 699; third division re-
651; rejected, 651.	jected, 701; fourth division re-
amendment of Mr. Cuyler, 651;	jected, 711; fifth division re-
modified, 655; rejected, 657.	jected, 711; amendment as
amendment of Mr. Littleton to	amended rejected, 712.
amendment, 651; withdrawn,	amendment of Mr. Bartholomew
651.	to amendment, 675; adopted,
remarks on, by-	676.
Mr. Baer 645	amendment of Mr. Brodhead to
Mr. Broomall 643	amendment, 690; rejected, 690.
Mr. Buckalew 652	amendment of Mr. Struthers to
Mr. Calvin 643	first division of amendment,
Mr. Carter 641, 647	682; rejected, 684.
Mr. Cochran	amendment of Mr. Cochran to
Mr. Cuyler 642, 649	same, 688; rejected, 689.
Mr. Darlington	
Mr. Hanna	second division of amendment,
Mr. MacVeagh	690; rejected, 690.
	223, 20,00000, 000.

Legislature—Continued.	Legislature—Continued.
article on second reading—	article on second reading—
section 19—	new section—
vol. v:	remarks on, by—
amendment of Mr. Cochran to	vol. v:
amendment, 698; adopted, 698.	Mr. Bigler
amendment of Mr. Buckalew to	Mr. Corson 756
amendment, 700; rejected, 701.	Mr. Hall
amendment of Mr. Mann to	Mr. Lilly 753
amendment, 711; withdrawn,	Mr. Niles
712.	Mr. Simpson
amendment of Mr. Darlington,	Mr. J. P. Wetherill
712; rejected, 713.	Vol. vii:
amendment of Mr. Ross, 713; re-	Legislature, article on second reading, resumed. 22
jected, 713.	resumed
amendment of Mr. Wherry, 713;	ler to amendment of Mr. J. P.
rejected, 715.	Wetherill, relative to represen-
remarks on, by—	tative apportionment, consider-
Mr. Ainey 682, 688, 707	ed
Mr. Bartholomew 675, 705	amendment of Mr. Harry White,
Mr. Beebe 670	22; withdrawn, 26.
Mr. Biddle	amendment of Mr. Bigler to
Mr. Bigler 658, 691	amendment, rejected by yeas
Mr. C. A. Black 686	and nays 29
Mr. Broomall	amendment of Mr. Harry White
Mr. Buckalew, 666, 667, 674, 683,	to amendment renewed, 30; first
687, 695, 698, 699, 702, 707.	division rejected, 35; second di-
Mr. Carter	vision rejected, 36.
Mr. Corbett	amendment of Mr. Broomall to
Mr. Dallas	amendment, 36; first division
Mr. Ellis 703	adopted, 37; re-considered, 42;
Mr. Ewing	rejected, 42; the second division rejected, 40; third division
Mr. Kaine 663	rejected, 42; fourth division re-
Mr. Knight	jected, 42.
Mr. Lilly 668, 692	amendment of Mr. Struthers to
Mr. Littleton 666	amendment, 42; rejected, 49.
Mr. MacConnell 671, 707	amendment of Mr. J. N. Purvi-
Mr. MacVeagh 670	ance to amendment, 49; reject-
Mr. M'Clean 709	ed, 51.
Mr. M'Murray	amendment of Mr. Harry White
Mr. Mann 661, 662, 689, 692	to amendment, 50; rejected, 50.
Mr. Niles	amendment of Mr. D. W. Patter-
Mr. J. N. Purviance 680 Mr. S. A. Purviance, 660, 668,	son to amendment, 59; first di-
670, 708.	vision rejected, 60; second divi-
Mr. Stewart	sion rejected, 61.
Mr. Struthers 664, 682	amendment of Mr. Struthers to
Mr. Turrell	amendment, 61; modified, 64;
Mr. J. P. Wetherill 668, 713	rejected, 64. amendment of Mr. Buckalew to
Mr. D. N. White 678	amendment, 67; withdrawn, 69.
Mr. Harry White 684	amendment of Mr. MacVeagh to
Mr. Woodward	amendment, 69; rejected, 70.
the section as amended was not	amendment of Mr. Bartholomew
agreed to 715	to amendment, 70; rejected, 72.
new section offered by Mr. J. P.	amendment of Mr. S. A. Purvi-
Wetherill, to provide for appor-	ance to amendment, 73; adopt-
tionment every ten years 752	ed, 73.
amendment of Mr. Bigler, 752;	amendment of Mr. Broomall to
modified, 757; postponed, 752.	amendment, 75; rejected, 86.

Legislature—Continued.	Legislature-Continued.
article on second reading-	article on second reading—
section 19—	motion of Mr. Woodward—
vol. vii:	remarks on, by—
amendment of Mr. Guthrie to	vol. vii:
amendment, 86; modified, 93;	Mr. Harry White, 23, 24, 68, 84,
rejected, 93.	107, 110.
amendment of Mr. Baer to amend-	Mr. J. W. F. White 39, 84, 91
ment, 94; rejected, 95.	Mr. Woodward 112
amendment of Mr. A. Reed to	report of committee, 150; referred
amendment, 96; rejected, 97.	back, 152.
amendment of Mr. D. N. White to	remarks on, by-
amendment, 97; first division	Mr. Hall 151
rejected, 100; second division,	Mr. J. P. Wetherill 151
. 101.	Mr. Woodward 151
amendment of Mr. J. N. Purvi-	report of committee, 152; ordered
ance to amendment to refer,	to be printed, 152.
101; rejected, 106.	section 19. Providing for representa-
amendment of Mr. Howard to	tive apportionment, considered, 155
amendment, 106; rejected, 107.	amendment of Mr. Darlington,
amendment of Mr. Lawrence to	156; withdrawn, 158.
amendment, 107; rejected, 111.	amendment of Mr. Curtin, 162;
amendment of Mr. Worrell to	adopted, 167.
amendment	amendment of Mr. Struthers, 167;
motion of Mr. Woodward, to refer	rejected, 168.
all the amendments to a special	amendment of Mr. Struthers, 170;
committee of nine, 112; adopted,	rejected, 171.
114.	amendment of Mr. Buckalew to
appointment of committee on 115	first division, 171; adopted, 172.
remarks on, by—	the first division was agreed to 172
Mr. Ainey 70, 71	the second division was agreed to, 174
Mr. Baer	the third division was agreed to 175
Mr. Bartholomew 31, 109, 110, 111	amendment of Mr. MacVeagh to
Mr. Bigler 26, 27, 43	fourth division, 175; rejected,
Mr. Bowman 97, 98, 114	176.
Mr. Boyd 46	amendment of Mr. J. N. Purvi-
Mr. Broomall 75, 84, 90	ance, 176; rejected, 176.
Mr. Buckalew 30, 66, 67, 68, 88	the fourth division was agreed to, 177
Mr. Darlington	amendment of Mr. Ainey to fifth
Mr. Ewing 62, 63, 94, 95	division, 177; modified, 178;
Mr. Gibson 78	withdrawn, 179.
Mr. Guthrie 86, 87	amendment of Mr. Darlington,
Mr. Hall	179; rejected, 181.
Mr. Hazzard 91, 92, 111	amendment of Mr. Bartholomew,
Mr. Howard 34, 106	184; adopted, 184.
Mr. Kaine	amendment of Mr. S. A. Purvi-
Mr. Lawrence 102, 105	ance, 184; rejected, 184.
Mr. Lilly	amendment of Mr. Ainey, 184;
Mr. MacVeagh, 27, 41, 45, 48, 61,	adopted, 186.
62, 64, 69, 74, 83, 87, 103, 112, 113.	the fifth division was agreed to 187
Mr. Minor 72, 76, 99	, -
Mr. D. W. Patterson	
Mr. J. N. Purviance, 45, 46, 47,	Mr. Bowman
48, 101. Mr. A. Reed 96	Mr. Buckalew, 166, 168, 169, 176, 180.
Mr. Struthers	
74, 88, 100.	Mr. De France 156
Mr. D. N. White 33, 34, 98, 100	
121, 27, 10, 111110 99, 04, 90, 100	Mr. Howard 176

Legislature—Continued.	Legislature—Continued.
article on second reading—	article on third reading-
section 19—	motion of Mr. Darlington—
remarks on, by—	
vol. vii:	vol. vii:
	the motion was agreed to 30
Mr. Knight	in committee, the amendment
Mr. Lilly 158, 173	was directed to be made 30
Mr. MacVeagh 161, 162, 181	motion of Mr. Darlington, to go into
Mr. Niles 179	committee of the whole to
Mr. D. W. Patterson 163	amend the seventh section 30
Mr. H. G. Smith 185	the motion was agreed to 30
Mr. Struthers 164, 167, 170	in committee, the amendment
Mr. J. P. Wetherill 165	was directed to be made 30
Mr. Harry White 176, 182	motion of Mr. Kaine, to go into com-
Mr. J. W. F. White 159	mittee of the whole to amend.
Mr. Woodward 155, 179	
new section (20th) offered by Mr.	the seventeenth section 30
	the motion was not agreed to 30
Harry White, to provide for de-	motion of Mr. D. N. White, to go
cennial apportionment 189	into committee of the whole to
amendment of Mr. Buckalew to	amend the sixteenth section 30
amendment, 189; rejected, 212.	the motion was not agreed to 30
amendment of Mr. Cuyler to	motion of Mr. Cuyler, to go into com-
amendment, 212; first division	mittee of the whole to amend
rejected, 213; second division	the sixteenth section 30
rejected, 215.	the motion was not agreed to, 308;
amendment of Mr. Hall to amend-	re-considered, 326.
ment, 215; rejected, 217.	motion of Mr. Armstrong, to go into
amendment of Mr. Brodhead to	committee of the whole to
	amend the seventeenth section, 30
amendment, 217; rejected, 218.	
remarks on, by—	remarks on, by—
Mr. Buckalew	Mr. Armstrong 309, 31
Mr. Cuyler 210	Mr. Darlington 31
Mr. Darlington 193	Mr. Hay 31
Mr. De France	Mr. Lawrence
Mr. Ewing 214	Mr. D. W. Patterson 30
Mr. Hall 209, 210	Mr. H. G. Smith 30
Mr. Hanna 206, 207	Mr. Struthers 31
Mr. Kaine 194, 195	Mr. J. P. Wetherill 31
Mr. Mann 201	Mr. J. W. F. White 31
Mr. Niles 197, 198	the motion was not agreed to 31
Mr. Struthers. 204	motion of Mr. Darlington, to go into
Mr. J. P. Wetherill. 214	committee of the whole to
Mr. Harry White	amend the eighth section 31
Mr. T. W. E. White	u a manufaction on the
Mr. J. W. F. White	Mr. Ewing
Mr. Woodward	
the section was agreed to 218	Mr. Minor
article referred to Committee on	the motion was not agreed to 31
Revision and Adjustment 219	motion of Mr. MacVeagh, to go into
article as reported by Committee	committee of the whole to
on Revision and Adjustment 300	amend sixteenth section 31
article on third reading 300	remarks on, by—
motion of Mr. Woodward to go into	Mr. MacVeagh 31
committee of the whole to	the motion was withdrawn 31
amend the seventh section 303	article re-committed to Commitee
the motion was agreed to 303	on Revision and Adjustment 33
in committee, the amendment	vol. vili:
was directed to to be made 303	article on, consideration of report of
motion of Mr. Darlington, to go into	committee on sections 16 and 17, 79
committee of the whole to	section 16. Relative to Senatorial
amend the seventh section 303	districts, considered
will the second the section	districts, constitution,

Legislature, article on-Continued.	Legislature, article on-Continued.	
section 16—	section 16—	
vol. viii:	remarks on, by-	
amendment of Mr. Broomall, 78;	vol. vii:	1
rejected, 102.	Mr. Curtin, 449	
amendment of Mr. Darlington,	Mr. Darlington 451	2
102; rejected, 104.	Mr. Funck	
amendment of Mr. Buckalew, 104;	Mr. Kaine 455, 458	
adopted, 105.	Mr. Purman	
amendment of Mr. Broomall, 105;	Mr. W. H. Smith 447, 449	
rejected, 105.	Mr. D. N. White 448	
amendment of Mr. Harry White, 105; rejected, 107.	Mr. Harry White 452, 453	
amendment of Mr. Darlington,	the section as amended was agreed	
107; rejected, 109.	to	1
amendment of Mr. Broomall, 109;	resolution to submit article on to a	
rejected, 111.	separate vote	l
amendment of Mr. Broomall, 111;	Lehigh University, trustees of, tender	
rejected, 113.	use of hall to Convention, vol. vi, 338	
amendment of Mr. Broomall, 113;	thanks of Convention to, vol. vi 338	3
rejected, 115.	Libel, resolution to provide that the	
amendment of Mr. Broomall, 115;	truth be admitted in evidence, vol.	
rejected, 117.	i	ú
amendment of Mr. Broomall 117	Library company of Philadelphia, the	
remarks on, by—	use of, tendered to Convention, vol.	9
Mr. Beebe	i)
Mr. Boyd	of, tendered, vol. i	3
106, 109, 112, 115, 117.	Library, State, resolution relative to	ĺ
Mr. Buckalew 76, 106, 112	furnishing books from, vol. i 41	1
Mr. Darlington, 101, 107, 108, 109, 117	Licenses, resolution relative to grant-	
Mr. Ewing	ing of, vol. i	S
Mr. Howard 111, 117	Liens, resolution relative to, vol. i 96	
Mr. Hunsicker 98, 118	the creation, extension or impairing	
Mr. Lilly 103, 112, 114	of, forbidden, vol. v 249	9
Mr. Mantor 118	Lightenant Governor, resolution to	
Mr. Niles 103	provide for election of, vol. i 9-	į
Mr. Harry White 99, 105, 108, 114	Life and limb, resolution to provide	
the article passed finally by yeas	for botter protection of, by railroads,	_
and nays 122	vol. i	6
report of Committee on Legislature	Life and limb, no person to be twice	Ξ.
on	put in jeopardy of, vol. v 623 Legitimatizing of children, Legisla-	,
consideration of report on 447	ture prohibited from, vol. v 249	Ω
amendment of Mr. Lilly, 447; adopted, 450.	LILLY WILLIAM, delegate at large:	
amendment of Mr. J. M. Wether-	oath of office administered to, vol.	
ill, 453; rejected, 454.	i, 7.	
amendment of Mr. Lilly, 456;	rises to a point of order, vol. iii,	
adopted, 456.	627; overruled by the Chair, 627.	
amendment of Mr. Buckalew to	report made by—	
amendment, 456; rejected, 456.	vol. v:	
the report was agreed to 458	alternate in representation in the	
the section (16) passed to third read-	Legislature	3
1ug	resolutions submitted by—	
amendment of Mr. Buckalew, 460;	vol. i:	
adopted, 460.	to require the holding certificates	
remarks on, by— Mr. C. A. Black	of naturalization six months be- fore election	9
Mr. Broomall	to compel each legal voter to exer-	•
Mr. Buckalew, 450, 454, 457, 459, 460	cise suffrage 99	2
, 100, 101, 101, 100, 400	onso summago de	9

T	
LILLY, WM.—Continued.	LILLY, WM.—Continued.
resolutions submitted by—	incidental remarks by—
vol. i:	vol. i:
relative to a life tenure for all	485, 587, 588, 593, 612, 629, 638,
judges	639, 663, 665, 667, 711, 712, 735,
to provide for county commission-	804.
ers from each township and	vol. ii:
borough 112	144, 146, 147, 148, 217, 266, 267, 275,
to define what constitutes a resi-	308, 326, 327, 328, 363, 376, 386, 392,
dence	401, 419, 421, 451, 474, 509, 513, 517,
to supply members with five	518, 546, 550, 560, 578, 630, 631, 637,
copies of Debates	642, 649, 650, 704, 709, 710, 712, 720,
to forward copies of Debates to	724, 754, 785, 788, 796, 797.
Governor and heads of depart-	vol. iii:
ments	6, 116, 131, 138, 139, 147, 148, 149, 153,
relative to printing the reports 248	181, 202, 229, 230, 272, 295, 299, 406,
to change position of official re-	417, 458, 552, 561, 569, 571, 643, 741.
porters in hall	vol. iv:
relative to expenses of Conven-	7, 38, 74, 114, 136, 153, 161, 253, 259,
tion	267, 268, 269, 299, 359, 366, 367, 394,
relative to funds of the Common-	396, 417, 444, 489, 505, 537, 557, 559,
wealth	561, 563, 564, 577, 580, 591, 593, 594,
relative to printing of reports of	595, 597, 600, 601, 602, 610, 627, 631,
committees 523, 524	644, 658, 674, 695, 699, 706, 708, 735,
vol. ii:	739, 741, 743, 759, 778, 780.
to furnish Convention copies of	vol. v:
Smull's Hand Book 184	4, 5, 10, 44, 48, 51, 52, 67, 92, 119, 125,
relative to debate on adjourn-	128, 133, 134, 137, 140, 144, 162, 166,
ment 304	172, 178, 188, 189, 202, 219, 236, 237,
relative to appointment and re-	246, 247, 257, 266, 336, 347, 352, 360,
tiring of judges Supreme Court, 584	362, 364, 373, 374, 376, 377, 378, 383,
vol. iii:	420, 424, 446, 468, 496, 497, 498, 500,
to dispense with reading memo-	518, 589, 590, 608, 627, 637, 647, 662,
rials, petitions, &c	676, 696, 701, 710, 711, 715, 739, 745,
relative to limitation of debate 42	750, 779.
relative to the size of the volumes	vol. vi:
of the Debates	11, 31, 38, 39, 60, 63, 70, 74, 75, 144,
relative to question of adjourn- ment	161, 162, 167, 169, 193, 194, 197, 210,
vol. v:	214, 239, 252, 277, 315, 338, 339, 356,
relative to covering street in front	400, 404, 405, 410, 415, 417, 419, 422,
of Hall with sawdust 66	423, 433, 455, 520, 521, 523, 524, 550,
to limit debate	558, 577, 609, 619, 646, 670, 686, 694,
relative to call of yeas and nays 637	706, 734, 753, 776.
vol. vi:	vol. vii:
to adjourn Convention to Mon-	5, 6, 20, 23, 24, 26, 38, 51, 57, 58, 87,
day 170	94, 95, 98, 120, 124, 125, 127, 128, 129,
vol. vii:	130, 136, 152, 154, 155, 158, 167, 169,
relative to adjournment 268	171, 173, 175, 187, 188, 189, 229, 231,
vol. viii:	237, 242, 246, 249, 268, 269, 276, 280,
relative to the Debates and Jour-	285, 295, 298, 316, 321, 326, 327, 331,
nal 656	341, 343, 348, 356, 380, 401, 420, 435,
thanking the reporter 695	445, 454, 455, 456, 465, 488, 492, 500,
to provide for re-printing the De-	525, 526, 538, 558, 559, 578, 583, 599,
bates and Journal destroyed by	613, 620, 628, 659, 662, 697, 702, 705,
the burning of the State Print-	707, 715, 717, 719, 723, 726, 728, 748,
ing office 734	777, 780
incidental remarks by—	vol. viii :
vol. i:	11, 41, 48, 59, 66, 72, 73, 76, 108, 273,
126, 127, 178, 203, 207, 225, 248, 308,	308, 309, 339, 382, 398, 404, 405, 437,
310, 317, 353, 428, 433, 454, 483.	442, 443, 446, 447, 455, 456, 499, 509.

L

ILLY, WM.—Continued.	LILLY, WM.—Continued.
incidental rsmarks by—	remarks by—
	vol. vi:
vol. viii:	on the requirement of judges to
535, 546, 547, 1592, 596, 633, 634, 662,	be learned in the law 341, 342
680, 687, 688, 693, 695, 697, 714, 729,	be learned in the aw of
732, 734, 736, 763.	on accepting the resignation of
remarks by—	Mr. Woodward 350
vol. ii:	on adjournment of the Conven-
on the form of ballot 16, 63	tion
on the suffrage article 74	on abolishing the registers' court, 439
on resolution restricting debate 128	on separate judicial districts for
on compulsory voting 131	each county 470
on defining the residence of voters, 159	on preventing corporations do-
on the Legislature article 173, 218	ing the business of a common
on court of pardons 355	carrier from mining or manu-
on printing reports of committees, 514	facturing 580
on qualifications of members and	on discrimination in freight or
contested elections of 572	passage by railroad .companies,
	621, 656.
vol. iii:	on providing for a recess of the
on the right of members having a	Convention 722, 723
private or personal interest in a	on borough or city regulating the
bill, to vote thereon 35	grade and rate of speed of rail-
on exempting persons having con-	roads within its limits 752
scientious scruples, from mili-	vol. vii:
tary service	on Representative apportionment,
on the erection of new counties 204	
on limiting municipal, indebted-	28, 29.
ness	on separate legislative districts,
on the right to construct railroads,	158, 173.
304, 305.	on new counties and county lines,
on taxing railroad corporations	346, 347.
350, 372, 373.	on the assent of the electors to
on restraining railroad companies	division of the county 431
from mining and manufactur-	on the present formation of the
ing 464	judicial districts 529
vol. iv:	on the salary of judges of Phila-
on the death of Mr. M'Allister 105	delphia courts 555
on the compensation of officers of	on organizing the militia of the
Philadelphia courts 186, 193	State 583
	on military appropriations 592
on resolution to adjourn sine die,	on holding Philadelphia munici-
189, 190.	pal elections in May 634
on the limitation of charters of	vol. viii:
corporations to twenty years 680	
vol. v:	on the free pass system, 16, 34, 35, 287
on the appointment of overseers	on the article on New Counties, 50, 51
of elections by the court 60, 194	on the Railroad article in general, 67
on the limited system of voting	on the formation of Senatorial
for county commissioners and	districts 103, 112, 114
auditors 103, 104, 105	on the compensation of judges,
on the election by ballot 160	405, 507.
on the residence of electors 185	on continuing certain courts not
on fixing the rate of interest 263	specified in the Constitution 422
on the exemption laws 330	on dividing the State into Senato-
on the formation of new counties, 339	rial districts 483
on the legislative apportionment,	on Legislature designating judi-
458, 459, 522, 753.	cial districts 498
on the representative apportion-	on submitting the Constitution as
ment	a whole to the people 625
on the rights of foreign corpora-	on re-printing the Debates and
tions	Journal

Limited vote, election of county com-		LITTLETON, WILLIAM E., delegate	
missioners and auditors by—		IIId district:	
remarks on, by—		oath of office administered to, vol.i,	7
vøl. ▼:		leave of absence granted to, vol. v,	5
Mr. Amey 108,	118	communications presented by—	
Mr. Baer.	109	vol. i:	
Mr. Bigler	115	from the councils of the city of	
Mr. Broomall.	102	Philadelphia, tendering the use	
Mr. Buckalew, 67, 68, 70, 120, 121,	102	of a Hall for the Convention	10
122, 123, 124.		from board of directors of Union	
Mr. Carter 71,	79	League, extending courtesies	
Mr. Cochran	95	of League House	252
Mr. Darlington	93	vol. viii:	
Mr. De France 105,		from councils of Philadelphia,	
Mr. Gibson	112	presenting desks and chairs to	
Mr. Lawrence 116, 117, 118,	110	members	678
Mr. Loan 79.74	119	resolution submitted by-	
Mr. Lear	105	vol. i:	
Mr. Lilly 103, 104,	110	relative to the Centennial cele-	
Mr. Mann	112	bration	353
Mr. Mantor	87	incidental remarks by—	000
Mr. Minor		vol. i:	
Mr. D. W. Patterson, 76, 77, 78, 79,	80	150, 252, 275, 332, 481.	
Mr. J. N. Purviance	96	vol. ii:	
Mr. Stewart.	114		
Mr. Wherry		145, 146, 148, 328, 395. vol. iii :	
Mr. D. N. White 106,	107		
election of judges of Supreme Court		85, 91, 109.	
by	502	vol.iv:	
remarks on, by-		359, 360, 361, 365, 597.	
vol. vii :		VOl. V:	
Mr. Armstrong		364, 491, 492, 494, 495, 498, 554, 586,	
Mr. Broomall 503,	504	619, 622, 648, 651, 655, 672, 674,	
Mr. Corson	504	702, 751, 757.	
Mr. Darlington	505	vol. vi:	
Mr. Howard	502	191, 206, 216, 217, 224, 234, 236, 244,	
Linton, John L., elected Transcribing		275, 279, 319, 360, 437, 734.	
Clerk, vol. i	32	vol. vii :	
Liquor prohibition, vol. v		140, 329, 559, 561, 563, 564, 643, 706,	
remarks on, by—	011	750.	
		vol. viii:	
vol. v:		125, 142, 311, 312, 405, 408, 435, 464,	
Mr. Baer.		479, 485, 494, 497, 500, 501, 512,	
Mr. J. M. Bailey		519, 521, 523, 527, 533, 536, 572,	
Mr. Biddle		573, 575, 601, 602, 603, 607, 615,	
Mr. Bigler		653, 655, 705, 722, 759, 762.	
Mr. Buckalew		remarks by—	
Mr. Campbell		vol. ii:	
Mr. Curry	323	on the Legislative article	181
Mr. Darlington	317	on cities and city charters 396,	400
Mr. Howard	326	vol. iii:	
Mr. M'Clean		on the powers of mayors of cities,	
Mr. H. W. Palmer		86, 106, 113.	
Mr. H. G. Smith		vol. iv:	
Mr. Temple		on the compensation of officers of	
Mr. D. N. White 318,		the Philadelphia courts	
Mr. Harry White		on the establishment of police	
Mr. J. W. F. White		courts	286
Mr. Wright		on the compensation and retiring	
Liquors, resolution to prohibit sale of,	560	of judges 356, 357,	361
•			

·LITTLETON, WM. E.—Continued.	Loan associations—Continued.
remarks on, by-	remarks on, by—
vol. v:	vol. vii:
on the legislative apportionment, 666	Mr. Calvin 763, 765
vol. vi:	Mr. Carey
on the legislative power of cities, 222	Mr. Darlington 763, 777
on special municipal laws, 225,	Mr. Dodd
226, 227, 228,	Mr. Howard
on the election and qualifications	Mr. Hunsicker
of aldermen 320, 330	Mr. Mantor
on the requirement of judges to	Mr. Purman
be learned in the law 341, 342	Mr. S. A. Purviance
on abolishing the register's court, 438	Mr. J. P. Wetherill
vol. vii:	Mr. Woodward 764
on the salary of judges Phila-	Local self government, memorial on,
delphia courts 556	vol. i
on the powers of municipal gov-	referred to Committee on Cities and
ernment 738, 739	
on the General Assembly author-	Long, Zachariah H., delegate XIth
izing local improvements 746	district:
vol. viii:	oath of office administered to, vol. i, 7
on appointment of prothonotary	leave of absence granted to, vol. i,
of Philadelphia 416	
on fees of State and county offi-	petition presented by—
cers	vol. ii:
on adjournment of the Conven-	from citizens of Carbon county,
tion 474	in favor of prohibition 184
on the date of the submission of	Longwood, Chester county, members
Constitution 478	of Progressive Friends of, vol. i 589
on the compensation of judges 507	Ludlow, Judge, of Philadelphia, as-
on electing wo additional judges	signed to court of common pleas.
in Philadelphia 508, 509	
on abolishing jury commissioners, 530	Luzerne county, petition of citizens
on submitting the Constitution as	of, in favor of prohibition, vol. i,
a whole to the people 560	566, 589, 611, 685, 711; iii, 342.
on the form of ballot in voting on	petition of citizens of, relative to
the Constitution 579	
on appointing commissioners o.	100; iii, 179.
election for Philadelphia 613, 646	Lycoming county, petitions of citi-
on registration	
Loan or building associations, indi-	vol. i 566, 589, 611, 685, 711
vidual liability of—	petitions of citizens of, in favor of
remarks on, by—	prohibition, vol. ii
	petitions from citizens of, to require
vol. iv:	railroad companies to found their
Mr. Bartholomew	roads, vol. ii
Mr. Bigler	Lynd, Judge, of Philadelphia, as-
Mr. Buckalew	signed to court of common pleas.
Mr. Gowen	
Mr. J. P. Wetherill 638, 639	
Mr. Woodward 625, 636	
vol. vi:	M'ALLISTER, HUGH N., delegate at
Mr. Biddle	large:
Mr. Bigler 18, 19	oath of onice administered to, vol. 1.
Mr. Carey	leaves of absence granted to, vol. i.
Mr. Dodd.	336; ii, 303, 584; iii, 533.
Mr. Woodward	memorial presented by—
vol. vii:	vol. iii :
Mr. Beebe 74	from citizens of Juniata county,
Mr. Bigler	asking for recognition of Al-
Mr. Boyd 776, 777	mighty God in Constitution 298

l'Allister, Hugh N.	M'ALLISTER, HUGH N.—Continued.
petition presented by—	remarks on, by-
vol.i:	vol. ii:
from citizens of Phillipsburg, Cen-	on testimony in contested elec-
tre county, in favor of prohibi-	tions 12
tion	on vacancies in public office 18
reports made by—	on compulsory voting 13
vol. i:	on cumulative voting by stock-
from Committee on Suffrage,	holders
Election and Representation, 177, 503, 693, 739.	on division of election districts 14
vol. iii :	on defining the residence of voters
from Committee on Railroads and	on the Legislature article 17
Canals, dissenting from the ma-	vol. iii:
jority	on limiting municipal indebted-
resolutions submitted by-	ness 28
vol. i:	on the right to construct rail-
tendering thanks to Secretary of	roads 30
Commonwealth 22	on the public transaction of busi-
to forbid any officer accepting a	ness by railroad companies, 322, 32
pass or gratuity from railroad	on railroads guaranteeing the
companies	stock of other corporations, 425, 45
to prohibit the sale of intoxicating	on restraining railroad companies
drinks	from mining and manufactur-
that president judges shall not be eligible for re-election 129	ing
to print the propositions referred	on discriminations in freight or passage by railroad companies,
to the Committee on Suffrage 192	514, 516.
incidental remarks by—	vol. iv:
vol. i:	death of, announced by the Presi-
61, 136, 138, 221, 265, 266, 323, 379,	dent, Mr. Meredith 95
520, 510, 615, 616, 623, 638, 650, 687,	on motion of Mr. Curtin, Conven-
706, 707, 708, 723, 783, 800, 801.	tion adjourned out of respect 95
vol. ii:	prayer of Mr. Curry alluding to
147, 148.	death of 92
vol. iii:	resolutions of Mr. Curtin on death
301, 303, 353, 410, 419, 458, 467, 483,	of, 94; unanimously adopted, 109.
481, 490, 491, 504, 519.	remarks on death of, by—
remarks by— vol. i:	Mr. Alricks. 97 Mr. Armstrong 98
on election of officers 23, 27	8
on resolution to appoint standing	Mr. J. M. Bailey
committees	Mr. Carter
on election of stenographer 67	Mr. Cochran
on reporting and printing 77, 169	Mr. Curtin
on adjournment 98	Mr. Lilly 105
on time of holding municipal elec-	Mr. Mann 108
tions 240, 309	Mr. Mantor 107
on the sessions of the Legislature, 368	Mr. Patton 104
on the oath of office	Mr. Purman 105
on Suffrage article 525, 526, 531	Mr. Andrew Reed 101
on the resolution relative to stocks	Mr. Simpson
and bonds of railroads 598	Mr. W. H. Smith 105
on qualification	Mr. Stanton
on the form of ballot	Mr. Harry White
vol. ii:	resolution adopted by Committee
the form of ballot 10, 33, 34, 53	on Suffrage, Election and Repre-
on the Suffrage article, 64, 80, 87, 116	sentation, on death of 109
	•

M'ALLISTER, HUGH N.—Continued.	M'CLEAN, WM.—Continued.
appointment of committee to attend	remarks by—
funeral of 133	vol. i:
resolution to print proceedings on	on appointing Committee on De-
death of, in memorial form 135	claration of Rights 59
incidental remarks on, by—	vol. ii:
Mr. Carter	on the form of ballot 38
Mr. Darlington 135	on testimony in contested elec-
Mr. Kaine	tions 123
Mr. Lilly 136	on defining the residence of vo-
report of committee filling seat of 397	ters 152, 155
M'Camant, Thomas, temporary Chief	on the Legislature article 237
Clerk, vol. i 3	on legislative appropriations for
M'CAMANT, JOEL B., delegate Xth	sectarian and other purposes,
district:	678, 680.
oath of office administered to, vol. i, 7	vol. v:
resolutions submitted by—	on the uniformity of registry laws, 168
·vol. i:	on liquor prohibition 322
to prohibit the employment of	on the representative apportion-
children under twelve 129	ment 709
to provide that eight hours shall	vol. vi:
constitute a legal day's work 129	on the legislative power of cities, 221
incidental remarks by, vol. v, 484, 737	on the establishment of separate
remarks by—	orphans' courts 538
vol. vii:	vol. vii:
on the freedom of the printing	on organizing the militia of the
press	State
M'CLEAN, WILLIAM, delegate XXth	vol. viii:
district:	on number of ballots furnished
eath of office administered to, vol. i, 7	by county commissioners 708
leaves of absence granted to, vol. i,	MACCONNELL, THOMAS, delegate
482; ii, 758; iv, 555; vii, 697.	XXIIId district:
	*
appointed on committee on place of	oath of office administered to, vol. i, 7
appointed on committee on place of summer sitting of Convention,	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii 129 petitions presented by—
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii 129 petitions presented by—vol. iii:
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county,
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition 42
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition 42 from citizens of Huntingdon coun-
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol.ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol.ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition
appointed on committee on place of summer sitting of Convention, vol. ii	oath of office administered to, vol. i, 7 leave of absence granted to, vol. ii. 129 petitions presented by— vol. iii: from citizens of Jefferson county, in favor of prohibition

MacConnell, Thomas—Continued. resolutions submitted by—	MacConnell, Thomas—Continued. remarks by—
vol. i: relative to orphans' courts	vol. iv: on the establishment of probate court
vol. v: to adjourn Convention to meet at Harrisburg	vol. v: on the appointment of overseers of elections by the courts
vol. ii: c31. vol. iii: 18, 134, 559, 530. vol. iv: 46, 74, 81, 82, 86, 112, 164, 173, 182,	vol. vi: on the establishment of industrial schools
214, 228, 277, 302, 304, 365, 366, 368, 386, 403, 404, 434, 437, 446, 448, 569, 589, 601, 603, 609, 669, 671, 674, 733, 736, 739, 755, 758, 759, 770, 774, 775, 777, 778.	on levying of special taxes
15, 46, 61, 255, 356, 389, 392, 561, 567, 631, 633, 648, 655, 716, 751. vol. vi: 7, 21, 64, 145, 205, 217, 242, 278, 308, 334, 416, 432, 437, 441, 442, 451, 452, 584, 732.	on the election and qualifications of aldermen in Pittsburg and Allegheny
vol. vii: 38, 89, 102, 120, 147, 148, 158, 229, 257, 277, 286, 303, 384, 423, 474, 534, 557, 558, 568, 573, 608, 609, 612, 632, 639, 654, 662, 667, 670, 708. vol. viii:	vol. vii: on increasing the salary of judges, 419 M'CULLOCH, JOHN, delegate XXIId district: oath of office administered to, vol. i, 7 leaves of absence granted to, vol. iv, 742; v, 519; vi, 166; vii, 657;
98, 101, 125, 135, 142, 283, 311, 462, 517, 518, 521. remarks by— vol. i: on female suffrage	viii, 49. M'MICHAEL, MORTON, delegate at large: appointed by delegates at large to fill vacancy occasioned by the death of Mr. Meredith, vol. vii 4
on the form of ballot	district:
ness	oath of office administered to, vol. i, 7 leaves of absence granted to, vol. i, 368; iv, 741; vi, 214; vii, 3; viii, 49.

M'MURRAY, JOHN-Continued.	M'Kean county, report of prothono-
report made by—	tary of, vol. i
voi. i:	MACVEAGH, WAYNE, delegate XIIth
from the minority Committee on	district:
Suffrage, Election and Repre-	oath of office administered to, vol. i, 7
sentation 505	leaves of absence granted to, vol. i,
petition presented by—	503; iv, 555; vi, 408; vii, 268;
vol. iii:	viii, 308, 732.
from citizens of Pennsylvania,	communication presented by—
asking for the recognition of	vol. i:
	from Mr. Dimmick, tendering his
resolutions submitted by—	resignation
vol. i:	petition presented by—
to amend Rule VII	vol. iii:
declares who shall be admitted to	from citizens of Dauphin county,
suffrage	asking for recognition of Al-
relative to capital of insurance	mighty God in Constitution 179
companies	question of order raised by, vol. i 143
incidental remarks by—	reports made by—
vol. i:	vol. i:
329.	from the select committee on num-
vol. ii:	ber and compensation of officers, 21
149.	from the Committee on the Leg-
vol. iv:	islature
721.	vol. iii:
vol. v:	from the Committee on the Leg-
173, 744.	islature
vol. vi:	
702, 703.	resolutions submitted by— vol. i:
vol. vii:	
290, 291, 444.	to appoint committee to report on
	number and compensation of
reinarks by— vol. i:	officers 19
	to allow standing committees to
on the Suffrage article 54	transact business during recess, 135
vol. ii:	to print texts of proposed amend-
on form of ballot	ments
on testimony in contested elec-	requesting prothonotaries to re-
tions	port number of civil cases at is-
on defining the residence of	sue
voters 152, 155	to provide for printing committee
on the Legislature article 237	reports
on legislative appropriations for	to direct Sergeant-at-Arms to place
sectarian and other purposes,	only reports on file 306
678, 680.	to annul Rule VII 306
vol. iii:	vol. ii:
on prohibitory liquor license 66	1
vol. iv:	tees to present their reports 719
on abolishing the office of associ-	vol. v:
ate judge	
vol. v:	umes of debates
on the Representative apportion-	vol. vii:
ment	
vol. vi:	committee to report on submis-
on separate judicial districts for	sion of the Constitution
each county	•
on discrimination in freight or	ele
passage by railroad companies, 626	
vol. viii:	vol. i:
on the election of Lieutenant Gov-	7, 8, 9, 19, 31, 42, 50, 51, 52, 111, 114,
ernor 36-	139, 178, 233, 236, 268, 269, 271, 306,
12 Vol IV	· ·

	I III BIII.
MACVEAGH, WAYNE-Continued.	MACVEAGH, WAYNE—Continued.
incidental remarks by-	incidental remarks by-
vol. i:	vol. viii:
307, 310, 322, 325, 326, 333, 427, 431,	7, 15, 120, 135, 136, 141, 142, 145, 196,
433, 435, 451, 452, 453, 515, 516, 517,	203, 204, 206, 208, 211, 215, 216, 218,
518, 519, 520, 739, 759.	221, 242, 263, 264, 268, 277, 278, 332,
vol. ii:	334, 335, 336, 340, 344, 349, 350, 351,
165, 163, 506, 507, 509, 559, 631, 632,	353, 355, 387, 388, 393, 426, 427, 442,
633, 634, 635, 636, 637, 640, 646, 647,	443, 444, 445, 446.
649,700,701,707,711,715,716,717,	remarks by—
719, 765, 679.	vol. i:
vol. iii:	on contested seat
16, 98, 99, 120, 121, 124, 132, 145, 155,	on adjournment to Philadelphia, 12
181, 239, 379, 403, 417, 421, 425, 432,	on election of officers 24-30
436, 450, 451, 454, 456, 457, 461, 471,	on reporting and printing, 35 to 36,
472, 473, 481, 556, 558, 574, 575, 630,	80 to 82.
631, 738, 739.	or resolution appointing standing committees
vol. iv:	on resolution to appoint Commit-
228, 231, 232, 233, 234, 268, 269, 272,	tee on Declaration of Rights 60
332, 334, 342, 354, 443, 444, 464, 509,	on election of stenographer 64
551, 552, 553.	on resolution to adjourn six
vol. v:	weeks
197, 207, 235, 236, 243, 244, 247, 268,	on changing time of holding the
269, 290, 326, 334, 335, 337, 345, 347,	general election
349, 351, 352, 353, 355, 356, 358, 359,	on time of holding municipal
360, 361, 391, 392, 402, 404, 460, 469,	elections316
482, 483, 484, 489, 493, 494, 497, 498,	on article relative to legislative
500, 501, 504, 520, 521, 531, 532, 535,	power
538, 544, 548, 554, 555, 558, 619, 622,	on article providing for term of
623, 631, 634, 635, 636, 639, 642, 647,	members of Assembly 340
649, 651, 655, 656, 657, 665, 676, 690,	on sessions of the Legislature and elections
696, 697, 698, 699, 702, 711, 712, 716,	on section relative to special ses-
718, 739, 741, 742, 750, 768, 773, 774.	sions of the Legislature, 449, 453, 454
vol. vi:	on oath of office 457, 462
17, 19, 24, 26, 30, 275, 311, 315, 318,	on resignation of Mr. Dimmick,
529, 331, 333, 336, 347, 353, 393, 396,	736, 737.
417, 421.	vol. ii:
vol. vii:	on the form of ballot 45
5, 6, 8, 9, 21, 22, 26, 33, 35, 37, 38, 39,	on the Suffrage article, 61, 85, 89,
40, 42, 43, 50, 52, 53, 58, 68, 70, 72,	95, 99, 113.
73, 75, 79, 82, 84, 95, 98, 99, 100,	explanation to Mr. Gowen 116
101, 102, 105, 107, 114, 115, 116, 117,	on defining the residence of vo-
122, 123, 127, 128, 162, 174, 175, 176,	ters
186, 187, 188, 210, 211, 228, 230, 236,	on the Legislature article, 170, 206,
237, 238, 239, 240, 241, 243, 244, 245, 246, 247, 248, 249, 258, 259, 265, 267,	210, 211, 214, 217, 501, 561. on the death of the Hon. William
281, 282, 306, 307, 313, 315, 316, 317,	Hopkins
318, 320, 321, 322, 326, 327, 329, 330,	on qualifications of members and
331, 335, 339, 349, 341, 342, 343, 351,	contested elections of 561
353, 355, 356, 367, 369, 370, 371, 373,	on creating offices for inspection,
375, 380, 384, 386, 391, 393, 421, 422,	weighing, &c
423, 428, 430, 434, 435, 437, 466, 516,	on validity of acts of Assembly,
524, 526, 527, 537, 540, 556, 557, 559,	771, 772, 773, 774, 776, 779, 781, 782,
574, 576, 614, 618, 619, 620, 622, 623,	784, 785, 790, 794, 796.
628, 639, 650, 652, 653, 656, 662, 669,	vol. iii:
672, 730, 750, 751, 753, 754, 755, 757,	on testimony in bribery cases, 23, 24
761, 762, 763, 764, 767, 768, 769, 780,	on prohibitory liquor license, 51,
782, 785.	52, 53, 60, 61.

MA

CVEAGH, WAYNE-Continued.	MACVEAGH, WAYNE-Continued.
emarks by—	remarks by—
vol. iii:	vol. vi:
on the powers of mayors of cities,	on the jurisdiction of the Supreme
112, 113.	Court
on creating special municipal com-	on the removal of criminal cases
missions 140, 141, 144	to the Supreme Court 309
on removal from office 225	on the election and qualifications
on taxing railroad corporations,	of aldermen 329, 330
368, 370. on railroads guaranteeing the	on the residence and qualifica-
stock of other corporations 427	tions of judges of Supreme
on forfeiting railroad charters for	Court
railroad combinations, 563, 564,	on acts of Assembly passed by
566, 571, 572.	bribery 371, 394
on violation of law by railroad	vol. vii:
and other corporations 580	on Representative apportionment,
on consequential damages by rail-	27, 41, 45, 48, 61, 62, 64, 69, 74, 83,
road and canal corporations, 603,	87, 103, 112, 113.
605, 606.	on separate legislative districts, 161, 162, 181.
on the fencing of railroads 612	on restricting debate 269
on the powers of the Supreme	and the district of a constant of the
Court 761, 765	formation of a legislative dis-
vol. iv: on the removal of indictments to	trict 314
Supreme C	on logiclative bribance 901 901
on resolution relative to the print-	 on appropriations for educational
ing of the Convention 213	purposes 387
on the election of judges by the	on the present formation of the
cumulative system of voting,	judicial districts 529, 530
343, 345, 346, 348.	on writs of error to the Supreme
on industrial interests and the	Court 544, 543
usury law 514	on resolution to close debates on
vol. v:	the Judiciary article
on the appointment of overseers	on the registration of voters 640 on the appointment of supervisors
of elections	or election boards 549
on the trial of contested elections	on special taxation 661
by the court	on the election of city auditors 736
on appointments to office by the Governor	on the place of business of foreign
on the pardoning power 226	corporations S00 S10
on special legislation	on special and concret territion
on legislative appropriations to	for transportation companies,
charitable institutions 270	
on the formation of new counties,	vol. viii:
383, 384.	on the free pass system 36
on the legislative apportionment, 515	
on the Congressional apportion-	passage 23, 212, 245, 262, 277
ment 555, 557	on an appeal from the Chair. 137, 140
on the liberty of the press 610, 621	on the Railroad article in general, 166
on the Senatorial apportionment, 640	on fixing the time for the Consti-
on the Representative apportion-	tution to go into effect 336 on the election of Senators and
ment	
on corporative elections	
on the rights of foreign corpora-	352, 353, 354.
tions	
on banking rates of interest 779	
vol. vi:	on a point of order raised by Mr.
on banking rates of interest 10, 14	. Hunsicker

MACVEAGH, WAYNE-Continued.	MANN, JOHN S.—Continued.
remarks by—	resolutions submitted by—
vol. viii:	vol. iv:
on the compensation of judges of	relative to hours of sessions 396
the courts 399	vol. vii :
en continuing certain courts not	to amend Rule VII 747
specified in the Constitution,	vol. i:
420, 421, 422.	rises to a question of order 234
on corporations exercising vested	incidental remarks by—
powers repugnant to the Consti-	vol. i:
tution	
on the General Assembly passing	8, 21, 112, 127, 189, 232, 233, 274, 276,
laws to give effect to the Con-	364, 395, 521, 525, 595, 596, 625, 661,
stitution 440	680, 715, 738.
Magistrates to be elected in lieu of	vol. ii:
aldermen in Philadelphia, vol.	145, 146, 147, 150, 282, 304, 305, 331,
viii	383, 393, 469, 473, 517, 543, 589, 609,
remarks on, by-	610, 625, 627, 707, 758, 785.
vol. viii:	vol. iii:
Mr. Temple	294, 423.
Maher, Rev. Pierce, of Norristown,	vol. iv:
prayer by, vol. viii	72, 334, 357, 390, 394, 401, 402, 484,
	485, 552, 595, 599, 600, 626, 775, 779.
Major, B. Frank, elected Assistant	vol.v:
Postmaster, vol. i	5, 13, 14, 56, 111, 167, 168, 237, 620,
Majorities, resolution relative to, vol.	630, 655, 677, 692, 712, 748.
i	vol. vi:
Majority votes of electors, relative to	31, 39, 80, 87, 90, 92, 164, 172, 334, 376,
submitting laws to, vol. ii 585	425, 428, 534, 539, 540, 545, 694, 695,
remarks on, by-	696, 706.
vol. ii:	vol. vii:
Mr. Dodd 587	183, 189, 192, 303, 213, 239, 240, 273,
Mr. Ross 585	277, 288, 293, 303, 316, 326, 338, 342,
Mr. Simpson 586	350, 359, 380, 387, 390, 391, 395, 396,
MANN, JOHN S., delegate XVIth dis-	436, 438, 441, 442, 455, 456, 499, 501,
triet:	527, 564, 576, 577, 582, 659, 660, 667,
oath of office administered to, vol. i, 7	678, 694.
leave of absence granted to, vol. i,	yol, viii:
783; v, 299; vii, 3, 657.	122, 134, 162, 340, 437, 443, 459, 460,
petitions presented by—	464, 475, 505, 521, 522, 523, 526, 527,
vol. i:	536, 545, 572, 574, 606, 614, 665, 666,
from citizens of Indiana county,	678, 697, 701, 715.
in favor of prohibition 248	remarks by—
from citizens of Lycoming county,	vol. i:
in favor of the same 589	on appointment of standing com-
vol. ii:	mittees 49, 50
from citizens of Potter county, in	relative to reporting and printing, 80
favor of the same 414	on resolution to adjourn six
resolutions submitted by-	weeks 116, 33:
vol. i:	on time of holding municipal
to instruct committees 74	elections 31
to amend Rule XXXVI—to con-	on providing for term of members
fer on married women certain	of Assembly 340
rights on death of husbands 147	on sessions of the Legislature and
relative to election of Representa-	elections 406, 409
tives 193	590 FF
relative to adjournment 269	
relative to adjournment	
vol. ii:	on the Suffrage article 15
limiting debate 282	
	,

MANN, JOHN S.—Continued.	MANN, JOHN S.—Continued.
remarks by—	remarks by—
vol. ii:	vol. vi:
on resolution to have two sessions	on acts of Assembly passed by
a day	bribery
on court of pardons 367, 368	1 0
on the Education article 436, 464	
on oath prescribed for members	on railroad and canal companies
of the Legislature, 536, 537, 538,	guaranteeing the stock of other
539, 552.	corporations 564
on special legislation 602, 608	
on legislative appropriations for	Convention
sectarian and other purposes 693	
on change of venue 751, 752	
on validity of acts of Assembly	roads within its limits 752
777, 789, 790.	vol. vii:
vol. iii :	on decennial apportionment 201
on testimony in bribery cases 25	
on prohibiting liquor license, 40,	the Chair
43, 45, 61.	on the validity of acts of the As-
on re-assembling of Convention	sembly
at Harrisburg 148	
on public transaction of business	the Supreme Court
by railroad companies 327, 328	
on vesting the judicial power 703	
vol.iv:	by law 572
on the death of Mr. M'Allister 109	on organizing the militia of the
on creating additional law judges, 153	State
on the compensation of officers of	on special taxation 667
the Philadelphia courts 199	vol. viii:
on the election of judges by the	on holding evening sessions 92
cumulative system of voting,	on an appeal from the Chair 143
329, 331.	on the election of Lieutenant Gov-
on industrial interests and the	ernor 360
usury laws 546, 547	on a point of order made by Mr.
on the liability of franchises, &c.,	Hunsicker
of corporations to execution,	on the General Assembly passing
614, 615, 621.	laws to give effect to the Consti-
on the Declaration of Rights 664	
vol. v:	on adjournment of the Conven-
on the appointment of overseers	tion
of elections by the court. 53, 54, 55	
on cumulative voting for county	ers 531
commissioners and auditors, 111, 112	on submitting the Constitution as
on the election by ballot 159	a whole to the people 565
on the pardoning power 231	
on legislative appropriations to	ernor, &c 673
charitable institutions 283	MANTOR, FRANK, delegate XXIXth
on the Representative apportion-	district:
ment 661, 662, 689, 692	oath of office administered to, vol. i, 7
on recess of the Convention 723, 748	leaves of absence granted to, vol.
vol. vi :	iv, 342; vi, 166; vii, 268, 498; viii,
on the establishment of industrial	308.
schools45	petitions presented by—
on the taxation of manufacturing	vol. i:
corporations 105, 126, 127	
on the jurisdiction of the Supreme	favor of prohibition 660
Court	
on the removal of criminal cases	from citizens of Crawford county,
to Supreme Court 285	in favor of prohibition 251

MANTOR, FRANK—Continued.	MANTOR, FRANK—Continued.
resolutions submitted by—	remarks by—
vol. i:	vol. v:
relative to woman suffrage 184	on cumulative voting for county
to furnish Debates to newspapers, 202	commissioners and auditors 87
to provide for protection of life	on the formation of new counties,
and limb	387, 388.
relative to limiting debate 638	on the legislative apportionment, 45.
relative to Convention printing 784 vol. ii:	on the establishment of industrial
to hold two sessions a day 213	schools
vol. iv:	on providing for a recess of the
relative to adjournment 742	Convention
vol. viii:	vol. vii:
to submit Judiciary article sepa-	on the submission of division of
rately 695	counties to electors 71
incidental remarks by—	on the liability of individual as-
vol. i:	sociations
202, 203, 299, 661, 663, 736, 784.	· vol. viii:
vol. ii:	on holding evening sessions 8
158, 294.	on the formation of Senatorial dis-
vol. iii:	tricts
253, 549, 738, 777.	on abolishing jury commission-
vol. iv:	ers
558, 568.	a whole to the people 560
vol. v:	on the death of Mr. Craig 76
145, 564. vol. vi:	Manufactures, mining, &c.—
669.	vol. i:
vol. vii :	appointment of committee on 11
265, 420.	vol. ii:
vol. viii:	report of committee on
72, 273, 659.	vol. iv:
remarks by—	article on second reading—
vol. i:	section 1. Relative to legal rate of
on election of officers 28	interest, considered 48
on election of stenographer 65	amendment of Mr. A. Reed, 490;
on salary of members of the Leg-	rejected, 550.
islature	remarks on, by—
on the Suffrage article 537	Mr. Broomall
on resolution limiting debate 662	Mr. Carey 490, 530, 531, 532, 53
on form of ballot	Mr. Dunning
vol. ii:	Mr. Ewing. 50
on the Suffrage article 81, 142	Mr. Hazzard 534, 536, 54 Mr. Heverin 53
on resolution to have two sessions a day 329	Mr. Knight, 506, 507, 509, 510, 511,
on the appointing power of the	519, 521, 531, 533.
Governor 350	Mr. MacVeagh 54
on the Education article 427	Mr. Mann 546, 54
on special legislation 590	Mr. Patton 52
vol· iii :	Mr. J. N. Purviance 52
on prohibiting liquor license 53	Mr. Simpson 53
on re-assembling of Convention at	Mr. Struthers 54
Harrisburg 150	Mr. J. P. Wetherill, 523, 524, 526,
on the erection of new counties 255	427, 530.
vol. iv:	the section was not agreed to 550
on the death of Mr. M'Allister 107	motion to consider lost 55
on the compensation of officers of	section 2. Relative to establishment
Philadelphia courts 200	of mining schools, considered 550
on the compensation of members 701	the section was not agreed to 55

Ianufactures, &c.—Contined.	Manufacturing, &c.—Continued.
rticle on second reading—	remarks on, by-
vol. iv:	vol. vi:
section 3. Relative to combinations	Mr. Sharpe 589
of employers or employees, con-	Mr. J. P. Wetherill 581
sidered	Mr. Harry White 576
amendment of Mr. Mott, 550; re-	Mr. J. W. F. White 591, 592
jected, 551.	Manufacturing corporations to be tax-
amendment of Mr. Struthers, 550;	ed same as individuals 106
rejected, 551.	remarks on, by-
the section was not agreed to 551	vol. vi:
section 4. Legislature to provide for	Mr. Ainey 123
regulation of mines, manufac-	Mr. Armstrong 113, 125
tories, &c., considered 551	Mr. Bardsley 117
the section was not agreed to 552	Mr. Bigler 121
section 5. Legislature to regulate	Mr. Bowman 124
by law the manufacture and sale	Mr. Broomall 104, 117
of carbon oil, considered 562	Mr. Buckalew 106
the section was not agreed to 562	
section 6. Legislature to provide for	Mr. Carey 112
equitable assessments of bene-	Mr. Cochran 105
fits in favor of mine owners and	Mr. Ewing 114
operators, considered 562	
amendment of Mr. Darlington,	Mr. M'Connell
	Mr. Mann. 195, 126, 127
565; rejected, 565.	Mr. Niles
the section was not agreed to 565	Mr. H. W. Palmer. 106
new section proposed by Mr.	Mr. H. W. Pattaer
Andrew Reed, "that the rate	Mr. J. N. Purviance 123
of interest shall be fixed by	Mr. H. W. Smith
law," considered 565	Mr. Struthers 128
amendment of Mr. W. H. Smith,	Mr. J. P. Wetherill 108, 110
566; rejected, 575.	Mr. Harry White 104, 115
remarks on, by-	Manufactories, to provide regulations
Mr. Broomall 575, 570	for, vol. iv
Mr. Carey 569, 570	Marriage contract, resolution to pro-
Mr. Knight 568, 569, 573, 574	
Mr. W. H. Smith 565, 566, 574	
Mr. Harry White 571, 572, 573	to property of, vol. i 95
the section was not agreed to 576	The Transfer of the Control of the C
Manufacturing or mining, railroad	vol. i
	to confer certain rights on death of
companies not to engage in—	husband, vol. i
remarks on, by—	
vol. vi:	to have same rights over property
Mr. Armstrong 578, 600, 601	as if not married, vol. iv 758
Mr. Baer 599, 600	Martin, A. M., stenographic reporter-
Mr. Biddle 592, 593	
Mr. Bigler 591	Commonwealth, vol. i
Mr. J. S. Black 602	
Mr. Buckalew 582, 583, 597, 598	Mason, H. J., stenographic reporter—
Mr. Bullitt 594	
Mr. Curtin 595, 596	Commonwealth, vol. i
Mr. Cochran 575, 585, 603	
Mr. Cuyler 577	Marietta, petition from citizens of, in
Mr. Darlington 574	1.7
Mr. Fulton	
Mr. Howard	
Mr. Lilly	
Mr. H. W. Palmer	
Mr. T. H. B. Patterson 583, 584, 597	
Mr. Andrew Reed 573	3 Mr. Broomall 8

Mayors of cities—Continued.	Members of Convention—Continued.
remarks on, by-	resolution fixing pay of—
vol. iii:	vol. iv:
Mr. Buckalew 107	amendment of Mr. Gowen, 709;
Mr. Cuyler 94, 96, 97	rejected, 709.
Mr. Ewing 101	amendment of Mr. J. S. Black,
Mr. Guthrie 89	709; rejected, 709.
Mr. Hanna 81, 82	amendment of Mr. Buckalew,
Mr. Littleton 86, 106, 113	709; rejected, 710.
Mr. MacConnell	amendment of Mr. Cochran to
Mr. MacVeagh 112, 113	amendment, 709; rejected, 709.
Mr. Minor 88, 97, 103	remarks on, by—
Mr. S. A. Purviance 98	Mr. Ainey 709
Mr. W. H. Smith 92	Mr. J. S. Black
Mr. Stanton	Mr. Buckalew 703, 704
Mr. Walker, 79, 80, 81, 85, 88, 103, 111	Mr. Cochran 696
Mr. J. P. Wetherill, 79, 80, 87, 96,	Mr. Curry 706
105, 108, 109.	Mr. Guthrie 698, 700
Mr. J. W. F. White, 89, 90, 91, 99, 106	Mr. Lear 697, 698
Mr. Worrell	Mr. Mantor 701
Mechanic arts, the establishment of	Mr. W. H. Smith 700
schools for free instruction in, vol.	Mr. Struthers 705, 706
vi 87	minority report of committee on,
Members of Convention, pay of—	(Mr. Struthers,) 710
vol. iv:	vol. v:
resolution of Mr. Curry, relative to, 513	resolution fixing
remarks on, by—	Memorials—See Petitions.
Mr. Bowman	vol. i:
Mr. C. A. Black	of Monthly Meeting of Friends, in
Mr. Dunning	favor of prohibition
incidental remarks by—	of same, in favor of exemption from
Mr. Ainey 515	military service
Mr. C. A. Black	of same, in favor of abolishing the
Mr. Hunsicker	death penalty
Mr. Niles 513, 515	of citizens of Philadelphia, relative to poll tax
yeas and nays on postponement of, 518	of Progressive Friends of Chester
appointment of committee on 538	county, in favor of female suffrage,
resolution of Mr. Broomall, rela-	589, 613.
tive to 555	vol. iii:
resolution fixing pay of members at	of Elizabeth Cady Stanton, on wo-
\$2,500, and mileage at ten cents	man suffrage
a mile, for two sessions, consid-	of Philadelphia Board of Trade, ask-
ered	ing for the repeal of the usury
yeas and nays on motion to post-	law
pone	of citizens of Pennsylvania, asking
amendment of Mr. Ainey, fixing	for recognition of Almighty God
compensation at \$1,000, 696; re-	in Constitution 178
jected, 707.	of citizens of Allegheny and other
amendment of Mr. Brodhead to	counties in Western Pennsylva-
amendment, 697; rejected, 698.	nia, in favor of prohibition 238
amendment of Mr. Hay, 699; re-	of citizens of Allegheny county, for
jected, 699.	payment of damages to liquor
amendment of Mr. Guthrie, 699;	manufactors in case of prohibi-
rejected, 705.	
amendment of Mr. Struthers, 705;	of members of bar of Northampton
rejected, 707.	county, against circuit court sys-
amendment of Mr. Lear, 708; re-	tem 238
jected, 708.	of citizens of Philadelphia, asking
amendment of Mr. Hemphill, 709;	for recognition of Almighty God
rejected, 709.	in the Constitution 298

Iemorials—Continued.	Merchandise, inspectors of—Continued.
vol. iii:	remarks on, by—
of similar import from—	vol. vii:
Allegheny county	Mr. Knight 407
Bedford county	Mr. J. R. Wetherill 400, 415
Clarion county 298	MEREDITH, WILLIAM M., delegate at
Juniata county	large:
Perry county	elected President of the Conven-
Union county	
Washington county 299	, , , , , , , , , , , , , , , , , , , ,
York county	
of citizens of Warren county, in fa-	address of, in accepting the office of
vor of prohibition 299	President of Convention, vol. i 7
of Pennsylvania Peace Society, to	announces standing committees,
expunge from the Declaration of	vol. i
	communications presented by—
Rights the right of citizens to bear	vol. i:
arms	from the Secretary of the Trea-
of Pennsylvania Society for the abo-	sury, transmitting a list of the
lition of slavery, for certain rights	National banks in Pennsylvania, 149
of colored citizens	from the directors of the Phila-
of the courts of Philadelphia 730	delphia Athenæum, inviting
of citizens of Parkesburg, Chester	Convention to visit their rooms, 176
eounty, in favor of prohibition 731	from the secretary of the New
vol. iv:	York Constitutional Commis-
of citizens of Philadelphia, asking	sion
for recognition of Almighty God	from the Historical society of
in the Constitution 3	Pennsylvania, inviting Conven-
of citizens of Franklin county, of	tion to visit their rooms 211
similar import 3	from the Philadelphia soldiers'
of citizens of Allegheny county, of	
similar import	from the Fast Pennsylvania VI
vol. v:	from the East Pennsylvania El-
of Temperance Alliance of Pitts-	dership of the Church of God,
burg, in favor of prohibition 299	relative to prohibition 263
of Sunday School Convention of the	from the Philadelphia society for
Church of God, of like import 338	alleviating the miseries of pub-
vol. vi:	lie prisons
of Seventh Day Baptists, relative	from J. Fisher Leaming, to pro-
to observance of the Sabbath 408	hibit the publication of private
Iercer county, petitions of citizens of,	bequests
relative to prohibition, vol. i 611	from the board of directors of the
report of prothonotary of, vol. i 635	Pennsylvania institution for the
petition of citizens of, against pro-	deaf and dumb, inviting Con-
hibition, vol. ii	vention to visit the same 264
petition of eitizens of, in favor of	from the board of managers of the
prohibition, vol. ii 479, 548	House of Refuge, inviting Con-
memorial of citizens of, asking for	vention to visit that institution, 264
recognition of Almighty God in	from the Board of Public Chari-
the Constitution, vol. iii 228	ties, relative to compulsory edu-
Iercantile Library, of Philadelphia,	eation
resolution of thanks to, vol. viii 728	from the Auditor General of the
Merchants' Exchange of Philadel-	Commonwealth, with informa-
	tion relative to railroads and
phia, memorial from, to abolish in-	railroad eorporations 288
spectors of merchandise, vol. i 264	from the Religious Society of
derehandise, relative to appointment	Friends in Pennsylvania, rela-
of inspectors of, vol. vii 399, 418	tive to the Declaration of Rights, 304
remarks on, by—	from the International Working-
vol. vii: Mr Ewing 200 400 416	
Mr. Ewing	men's association, requesting a
Mr. Hazzard	hearing 306

MEREDITH, WM. M Continued.	MEREDITH, WM. M.—Continued.
communications presented by—	communications presented by—
vol. i:	vol. iii:
from the directors of the Mercan-	from Elizabeth Cady Stanton, rel-
tile Library company of Phila-	ative to woman suffrage
delphia, inviting members to	from the bar of Philadelphia, in
visit their rooms	favor of courts of said city re-
from the Auditor General, relative	maining as at present establish-
to private corporations in Penn-	ed 730
sylvania	vol. v:
from Frederick Fogg, of Philadel-	from Mrs. E. S. Bladen, request-
phia, relative to labor 348	ing use of Hall 187
from E. Haskill, of Philadelphia,	from Sunday School Convention
relative to the jury system 348	of the church of God, in favor of
from the Chicago public library,	prohibition 338
relative to copies of the Debates, 380	vol. ii:
from the New England Historical	announces the death of Mr. Hop-
Genealogical society, requesting	kins
a copy of Debates and Journal, 431	vol. iv:
from Spencer High, of Philadel-	announces the death of Mr. M'Al-
phia, relative to qualifications	lister 92
of legislators 455	vol. ii:
from the Board of Public Chari-	decision on Rule XL
ties, relative to prison reform 476	appoints Mr. Walker President pro
from the trustees of the University	tem., vol. iv, 446, 554; v, 380, 560.
of Pennsylvania, inviting the	vol. vi: death of, announced
Convention to visit the new Uni-	resolutions on death of, offered by—
versity buildings 589	Mr. Carey
from citizens of the Common-	remarks on, by—
wealth, in favor of prohibiting	Mr. Armstrong 775
the sale of intoxicating liquors, 781	Mr. Biddle
vol. ii:	Mr. Carey
from the Centennial Commission,	Mr. Curtin
inviting Convention to be pres-	Mr. Cuyler 776
ent at a mass meeting, to provide	Mr. Dallas 76
for the celebration of the Cen-	Mr. Darlington 758
tennial of American Indepen-	Mr. Landis 762
dence 3	Mr. J. N. Purviance 769
from the Social Science associa-	Mr. Sharpe 76-
tion of Philadelphia, extending	Mr. Stanton 763
invitation to members to be	Mr. Woodward 772
present at their meetings 3	Mr. Wright 775
from the Reform Club of Philadel-	vol. vii:
phia, tendering the Convention	memorial of, appointment of com-
the use of the club house 151	mittee on
from the Hon. John Scott, United	report of committee on, vol. vii 33
States Senator from Pennsylva-	memorial of, ordered to be printed, 339
nia, transmitting copy of the	vol.ii: statement on agreeing to amend-
ninth census	ments made in committee of the
from Adelaide E. Murdock, invit-	whole
ing Convention to be present at	statement on receiving report of
a lecture in opposition to female	Committee on Education 283, 284
suffrage	petitions presented by—
from the Industrial Home for	vol. iii:
Women, inviting Convention to	from John Alexander, Robert B.
visit the institution 512	Sterling and others, requesting
from the Philadelphia Methodist	the use of the Hall for the advo-
Conference, in favor of prohibi-	cates of a religious amendment
tion	to Constitution 4:

GENERAL INDEX.

vol. iii: from elitizens of Philadelphia, asking for recognition of Almighty God in the Constitution 116, from elitizens of Northampton country, of similar import 238 incidental remarks by— vol. ii: 7, 75, 57, 152, 178, 180, 187, 188, 189, 192, 218, 231, 246, 274, 275, 284, 285, 307, 309, 320. vol. ii: 307, 309, 320. vol. ii: 308, 70, 101, 102, 128, 130, 185, 250, 283, 281, 302, 303, 305, 308, 326, 327, 329, 382, 412, 415, 450, 474, 475, 476, 481, 513, 515, 516, 512, 544, 558, 700, 707, 719, 720, 724, 763. vol. iii: 132, 155, 240, 299, 390, 431, 635, 630, remarks by— vol. ii: 0 an a point of order. vol. iii: 0 n report of committees. 148 on the Legislature article. 193, 720, 721. METZGER, JOHN J, delegate XVth district: 0 ath of office administered to, vol. i; 185, viii, 3, 732. Letzger, John J, delegate XVth district: 0 ath of office administered to, vol. i; 185, viii, 3, 732. Letzger, John J, delegate XVth district: 0 ath of office administered to, vol. i; 185, viii, 3, 732. Letzger, John J, delegate XVth district: 0 ath of office administered to, vol. i; 185, viii, 3, 732. Letzger, John J, delegate XVth district: 0 ath of office administered to, vol. i; 185, viii, 3, 732. Letzger, John J, delegate XVth district: 0 ath of office administered to, vol. i; 185, viii, 3, 732. Letzger, John J, delegate XVth district: 0 ath of office administered to, vol. i; 186, vol. ii: 0 an boile for removal of Convention to Harrisburg. 194 to provide for removal of Convention to Harrisburg. 195 vol. ii: 0 no woman suffrage. 195 vol. ii: 0 no moman suffrage. 196 vol. ii: 0 no the Legislature article. 197 vol. vii: 0 no woman suffrage. 196 vol. ii: 0 no defining the residence of voters. 197 vol. vii: 0 no moman suffrage. 198 vol. viii. 199 vol. viii. 199 vol. viii. 298 vol. viii. 299 vol. viii. 290 vol. viii. 290 vol. viii. 390 vol.	IEREDITH, WM. M.—Continued.	Mileage of members, report of Coin-
vol. iii: from citizens of Philadelphia, asking for recognition of Al mighty God in the Constitution. 116, 146 from citizens of Northampton eounty, of similar import	petitions presented by—	mittee on Accounts and Expen-
from citizens of Philadelphia, asking for recognition of Al neighty God in the Constitution 116, from citizens of Northampton country, of similar import 233 incidental remarks by— vol. i: 7, 75, 87, 152, 178, 180, 187, 188, 189, 182, 218, 234, 246, 274, 275, 284, 285, 307, 309, 320. vol. ii: 36, 70, 101, 102, 128, 130, 185, 250, 283, 284, 302, 303, 308, 3208, 327, 329, 323, 412, 415, 450, 474, 475, 476, 481, 513, 515, 516, 512, 544, 558, 700, 706, 707, 719, 720, 724, 763. vol. ii: 182, 155, 240, 220, 300, 431, 635, 639, remarks by— vol. i: on a point of order	The state of the s	ditures on, vol. vii 621
Deciding for recognition of Al mighty God in the Constitution	form siting of Philadelphia ask-	Military appropriations, to pay ex-
The form elitizens of Northampton country, of similar import. 238 Incidental romarks by— vol. i:	in a few recognition of Almighty	penses of, vol. vii 591
Vol. vii: Mr. Buckalew 59	Ing for recognition of Armighty	
Seconty, of similar import. 238 indidental remarks by— vol. i: 7, 75, 87, 152, 178, 180, 187, 188, 189, 182, 218, 234, 246, 274, 275, 284, 285, 307, 309, 326. vol. ii: 328, 430, 303, 305, 308, 326, 327, 329, 322, 412, 415, 450, 474, 475, 476, 481, 513, 515, 516, 542, 441, 585, 700, 706, 707, 719, 720, 724, 763. vol. ii: 132, 155, 240, 290, 390, 431, 635, 630, 788, 739, vol. ii: on a point of order. 509 vol. ii: on a point of order. 509 vol. ii: on report of committees. 148 on the Legislature article. 193, 228 vol. iii: on consequential damages by railroad and canal corporations, 596, 604 on vesting the judicial power, 653, 720, 721. METZGER, JOHN J., delegate XVth district: on consequential damages by railroad and canal corporations, 596, 604 on vesting the judicial power, 653, 720, 721. METZGER, JOHN J., delegate XVth district: 348, 660; iv, 630; vi, 110, 672; vii. 18; viii, 3, 732. telegram from, explaining absence, vol. iv. 599 resolutions submitted by— vol. i: to provide for enforcement of contracts. vol. ii: to provide for removal of Convention to Harrisburg. 304 vol. ii: on defining the residence of voters. vol. ii: on the Legislature article. 313 vol. iv: on abolishing the office of association sping the office of association sping the office of association, considered in committee. 509 vol. ii: contacts. 237 vol. iii: contacts. 237 vol. iii: contacts. 237 vol. ii: contacts. 238 vol. ii: contacts. 237 vol. ii: contacts. 238 vol. ii: contacts. 239 vol. ii: contacts. 230 vol. ii: contacts. 231 vol. ii: contacts. 232 vol. ii: contacts. 233 vol. iv: contacts. 234 vol. ii: contacts. 235 v	God in the Constitution 110, 120	
ineidental remarks by— vol. ii 7, 75, 87, 153, 178, 180, 187, 188, 189, 192, 218, 234, 246, 274, 275, 284, 285, 307, 309, 329, vol. ii 36, 70, 101, 102, 128, 130, 185, 250, 283, 284, 302, 303, 305, 308, 326, 327, 329, 282, 412, 415, 450, 474, 475, 476, 481, 513, 515, 516, 512, 544, 558, 700, 706, 707, 719, 720, 724, 763. vol. iii: 122, 155, 240, 290, 390, 431, 635, 630, 738, 739. remarks by— vol. ii: on a point of order	from citizens of Northampton	Mr. Buckalew 591
Williams Wilson		Mr. Lilly 592
7, 75, 87, 152, 178, 180, 187, 188, 189, 192, 218, 234, 246, 274, 275, 284, 285, 307, 309, 336. 308, 326, 327, 329, 324, 412, 415, 450, 474, 475, 470, 481, 513, 515, 516, 512, 514, 558, 700, 706, 707, 719, 720, 724, 763. vol. ii: on a point of order	incidental remarks by—	Mr. Minor 592
192, 218, 234, 246, 274, 275, 284, 285, 307, 309, 326. vol. ii: 36, 70, 101, 102, 128, 130, 185, 250, 283, 284, 392, 303, 305, 308, 326, 327, 329, 323, 412, 415, 450, 474, 475, 476, 481, 513, 515, 516, 542, 544, 558, 700, 708, 707, 719, 720, 724, 763. vol. iii: 132, 155, 240, 299, 390, 431, 635, 630, 738, 739. vol. iii: on a point of order	vol. i:	Mr. Billiot
192, 218, 234, 246, 274, 275, 284, 285, 307, 309, 326. vol. ii: 36, 70, 101, 102, 128, 130, 185, 250, 283, 284, 392, 303, 305, 308, 326, 327, 329, 232, 412, 415, 450, 474, 475, 476, 481, 513, 515, 516, 512, 544, 558, 700, 706, 719, 720, 724, 763. vol. iii: 132, 155, 240, 299, 390, 431, 635, 630, 738, 739. remarks by— vol. ii: on a point of order	7, 75, 87, 152, 178, 180, 187, 188, 189,	Mr. Porter
Military claims, appropriators Molecular Same	192, 218, 234, 246, 274, 275, 284, 285,	Mr. Harry White
vol. ii: 284, 302, 303, 305, 308, 320, 327, 329, 323, 412, 415, 450, 474, 475, 476, 481, 513, 515, 516, 512, 544, 558, 700, 708, 707, 719, 720, 724, 763. vol. iii: on a point of order		Military claims, appropriations for
36, 70, 101, 102, 128, 130, 185, 250, 283, 284, 302, 303, 305, 308, 326, 327, 329, 323, 412, 415, 450, 474, 475, 476, 481, 513, 515, 516, 512, 544, 558, 700, 706, 707, 719, 720, 724, 763. vol. iii: 132, 155, 240, 290, 390, 431, 635, 636, 738, 739. vol. ii: on a point of order		payment of, vol. vii 313
284, 302, 308, 305, 308, 326, 327, 329, 332, 412, 415, 450, 474, 475, 476, 481, 513, 515, 516, 542, 544, 558, 700, 706, 707, 719, 720, 724, 763. vol. iii: 132, 155, 240, 299, 390, 431, 635, 636, 738, 739. remarks by— vol. i: on a point of order	36, 70, 101, 102, 128, 130, 185, 250, 283,	remarks on, by-
\$32, 412, 415, 450, 474, 475, 476, 481, 513, 515, 516, 542, 544, 558, 700, 706, 707, 719, 720, 724, 763. vol. iii:	284 302 303 305 308 326 327, 329,	vol. vii:
Sil, 515, 516, 542, 544, 558, 700, 706, 707, 719, 720, 724, 763.	222 412 415 450 474 475 476 481,	Mr. Boyd 377
Mr. Curtin Section S	512 515 516 512 514 558 700 706.	Mr. Buckalew 375, 376
vol. ii: 132, 155, 240, 299, 390, 431, 635, 630, 738, 739. remarks by— vol. i: on a point of order		Mr. Curtin 381
132, 155, 240, 299, 390, 431, 635, 636, 738, 739. remarks by— vol. i: on a point of order	·	Mr. Howard 383
remarks by— vol. i: on a point of order	VOI. III:	Military exemptions See Memorials.
vol. i: on a point of order		Military exemptions—See income to pro-
vol. ii: on a point of order vol. ii: on report of committees 148 on the Legislature article 193, 218 vol. iii: on consequential damages by rail- road and canal corporations, 596, 604 on vesting the judicial power, 653, 720, 721. METZGER, John J., delegate XVth district: oath of office administered to, vol. i, 348, 660; iv, 600; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv. 599 resolutions submitted by— vol. ii: relative to trial by jury. 194 fraudulent voting 194 to provide for emoval of Convention to Harrisburg 201. ii: on woman suffrage vol. ii: on defining the residence of voters 150 on the Legislature article 213 vol. iv: on abolishing the office of associ-		Mintary expenses, resolution to pro-
on a point of order vol. ii: on report of committees		vide for payment of vol. 1 145
vol. ii: on report of committees. on the Legislature article. 193, 218 on the Legislature article. 193, 218 on consequential damages by rail- road and canal corporations, 596, 604 on vesting the judicial power, 653, 720, 721. METZGER, JOHN J., delegate XVth district: oath of office administered to, vol. i, 348, 660; iv, 690; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv. vol. i: relative to trial by jury. vol. i: relative to trial by jury. to provide for enforcement of contracts. vol. ii: to provide for removal of Convention to Harrisburg. vol. ii: on defining the residence of vol. is on woman suffrage. vol. ii: on defining the residence of vol. is on the Legislature article. vol. iv: on abolishing the office of associ-	vol.i:	of the State, organization of, vol. vii, 562
on report of committees. 148 on the Legislature article 193, 218 on the Legislature article 193, 218 vol. iii: on consequential damages by rail- road and canal corporations, 596, 604 on vesting the judicial power, 653, 720, 721. METZGER, JOHN J., delegate XVth district: oath of office administered to, vol. i, 348, 630; iv, 630; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv. 599 resolutions submitted by— vol. i: relative to trial by jury. 194 fraudulent voting 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. i: on defining the residence of volters. 155 on the Legislature article 313 vol. iv: on abolishing the office of associ-	on a point of order	
on the Legislature article 193, 218 vol. iii: on consequential damages by rail- road and canal corporations, 596, 604 on vesting the judicial power, 658, 720, 721. METZGER, JOHN J., delegate XVth district: oath of office administered to, vol. i, 348, 630; iv, 630; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv		vol. vii :
vol. iii: on consequential damages by rail- road and canal corporations, 596, 604 on vesting the judicial power, 653, 720, 721. METZGER, JOHN J., delegate XVth district: oath of office administered to, vol. i, leaves of absence granted to, vol. i, 348, 639; iv, 630; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv. resolutions submitted by— vol. i: relative to trial by jury. vol. i: relative to trial by jury. 194 fraudulent voting. 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. ii: on defining the residence of voters. on the Legislature article. 313 vol. iv: on abolishing the office of associ-	on report of committees 148	Mr. Baer 589
vol. iii: on consequential damages by rail- road and canal corporations, 596, 604 on vesting the judicial power, 653, 720, 721. METZGER, JOHN J., delegate XVth district: oath of office administered to, vol. i, leaves of absence granted to, vol. i, 348, 639; iv, 630; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv. resolutions submitted by— vol. i: relative to trial by jury. vol. i: relative to trial by jury. 194 fraudulent voting. 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. ii: on defining the residence of voters. on the Legislature article. 313 vol. iv: on abolishing the office of associ-	on the Legislature article 193, 218	. Mr. Boyd 586
on consequential damages by rail- road and canal corporations, 596, 604 on vesting the judicial power, 658, 720, 721. METZGER, JOHN J., delegate XVth district: oath of office administered to, vol. i, 1848, 630; iv, 630; vi, 110, 672; vii, 115; viii, 3, 732. telegram from, explaining absence, vol. iv. resolutions submitted by— vol. i: relative to trial by jury. vol. i: relative to trial by jury. 194 fraudulent voting 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. ii: on woman suffrage. vol. ii: on defining the residence of volters 155 on the Legislature article 313 vol. iv: on abolishing the office of associ-		Mr. Darlington 585, 586
road and canal corporations, 596, 604 on vesting the judicial power, 653, 720, 721. METZGER, JOHN J., delegate XVth district: oath of office administered to, vol. i, 348, 630; iv, 630; vi, 110, 672; vii, 11S; viii, 3, 732. telegram from, explaining absence, vol. iv. 599 resolutions submitted by— vol. i: relative to trial by jury. 194 fraudulent voting 194 fraudulent voting 194 fraudulent voting 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. i: on woman suffrage vol. i: on defining the residence of vol. iv: on abolishing the office of associ-		Mr. Gibson 584, 585
on vesting the judicial power, 653, 720, 721. METZGER, JOHN J., delegate XVth district: oath of office administered to, vol. i, 1eaves of absence granted to, vol. i, 348, 639; iv, 630; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv. 599 resolutions submitted by— vol. i: relative to trial by jury. 194 fraudulent voting 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. i: on woman suffrage. 606 remarks by— vol. ii: on defining the residence of volers. 155 on the Legislature article 313 vol. iv: on abolishing the office of associ-	road and canal corporations, 596, 604	Mr. Hazzard 590
720, 721. METZGER, JOHN J., delegate XVth district: oath of office administered to, vol. i, leaves of absence granted to, vol. i, 348, 669; iv, 600; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv. 599 resolutions submitted by— vol. i: relative to trial by jury. 194 fraudulent voting 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. i: on woman suffrage. 606 militiary service, electors in, to have the right of suffrage, vol. v. 16 exemptions from, vol. vii: resolution to exempt persons of conscientions scruples from 17 resolution to exempt persons of conscientions scruples from 17 resolution to exempt ministers and priests from 28 Military tax, petition asking exemption from, vol. i 29 wol. ii: con defining the residence of voles. 313 vol. iv: on abolishing the office of associ-	on vesting the judicial power, 653,	Mr. Howard 587, 588
METZGER, JOHN J., delegate XVth district: oath of office administered to, vol. i, leaves of absence granted to, vol. i, 348, 660; iv, 600; vi, 110, 672; vii, 118; viii, 3, 782. telegram from, explaining absence, vol. iv		Mr. Tilly
district: oath of office administered to, vol. i, leaves of absence granted to, vol. i, 348, 650; iv, 600; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv		Mr M'Clean 588
oath of office administered to, vol. i, leaves of absence granted to, vol. i, 348, 660; iv, 600; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv		Mr Mann 590
leaves of absence granted to, vol. i, 348, 660; iv, 600; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv. 599 resolutions submitted by— vol. i: relative to trial by jury. 194 fraudulent voting 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. i: on defining the residence of vole in the Legislature article 313 vol. iv: on abolishing the office of associ-		Mr. D. W. Pottorson 586, 587
348, 660; iv, 600; vi, 110, 672; vii, 118; viii, 3, 732. telegram from, explaining absence, vol. iv. 599 resolutions submitted by— vol. i: relative to trial by jury. 194 fraudulent voting 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. i: on woman suffrage. 606 vol. ii: on defining the residence of vole iv: on abolishing the office of associ-	oath of omee administered to, vol.1,	
telegram from, explaining absence, vol. iv. 599 resolutions submitted by— vol. i: relative to trial by jury. 194 fraudulent voting 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. i: resolution to exempt persons of conscientions scruples from 157 resolution to exempt ministers and priests from 267 Millitary service, electors in, to have the right of suffrage, vol. v. 167 exemptions from, vol. vii: 700 Wr. Carter. 507 Wr. Struthers. 507 Vol. i: 700 resolution to exempt persons of conscientions scruples from 157 resolution to exempt ministers and priests from 267 Millitary tax, petition asking exemption from, vol. i 157 vol. ii: 700	leaves of absence granted to, vol. 1,	Mr. T N. Danwierren 582 582
telegram from, explaining absence, vol. iv		Mr. J. N. Purviance 502, 665
resolutions submitted by— vol. i: relative to trial by jury		Military service, electors in, to have
resolutions submitted by— vol. i: relative to trial by jury. fraudulent voting. to provide for enforcement of contracts. vol. ii: to provide for removal of Convention to Harrisburg. vol. i: on woman suffrage. vol. ii: on defining the residence of voters. vol. iv: on abolishing the office of associ-		the right of suffrage, vol. v
vol. i: relative to trial by jury. 194 fraudulent voting 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. i: on woman suffrage 606 vol. ii: on defining the residence of voters. 155 vol. iv: on abolishing the office of associ-		
relative to trial by jury. 194 fraudulent voting 194 to provide for enforcement of contracts. 237 vol. ii: to provide for removal of Convention to Harrisburg. 304 remarks by— vol. i: on woman suffrage. 606 vol. ii: on defining the residence of voters. 155 on the Legislature article 313 vol. iv: on abolishing the office of associ-	resolutions submitted by—	remarks on, by—
fraudulent voting	vol. i:	vol. vii:
to provide for enforcement of contracts	relative to trial by jury 194	Mr. Carter 595
to provide for enforcement of contracts	fraudulent voting 194	Mr. Struthers 594
tracts		
vol. ii: to provide for removal of Convention to Harrisburg	tracts	resolution to exempt persons of con-
to provide for removal of Convention to Harrisburg		scientious scruples from 130
tion to Harrisburg		resolution to exempt ministers and
remarks by— vol. i: on woman suffrage	•	priests from 288
vol. i: on woman suffrage		Military tax petition asking exemp-
on woman suffrage		tion from vol i
vol. ii: on defining the residence of vo- ters		and the second s
on defining the residence of voters	9	
ters		
on the Legislature article 313 article on, reported by committee 5- vol. iv: vol. iii: on abolishing the office of associarticle on, considered in committee		
vol. iv: vol. iii: on abolishing the office of associarticle on, considered in committee		
on abolishing the office of associarticle on, considered in committee		
,		
ate judge		
	ate judge 415	of the whole

Militia, article on-Continued.	Militia—Continued.
vol. iii :	article on third reading—
section 1. The Legislature to pro-	motion of Mr. J. N. Purviance—
vide by appropriation for main-	remarks on, by-
taining the militia, considered, 159	vol. vii:
amendment of Mr. Carter, to ex-	Mr. Baer 589
empt persons having conscien-	Mr. Boyd 586
tious scruples, 161; adopted, 177.	Mr. Darlington 585, 586
amendment of Mr. Buckalew to	Mr. Gibson 584, 585
to amendment, 174; rejected,	Mr. Hazzard 590
175.	Mr. Howard 587, 588
amendment of Mr. J. N. Purvi-	Mr. Lilly 583
ance to amendment, 175; re-	Mr. M'Clean 588
jected, 175.	Mr. Mann 590
amendment of Mr. Purman to	Mr. D. W. Patterson 586, 587
amendment, 175; rejected, 176.	Mr. Porter 589
amendment of Mr. D. N. White to	Mr. John N. Purviance 582, 583
amendment, 176; adopted, 177.	the motion was not agreed to 591
amendment of Mr. Brodhead to	motion of Mr. Buckalew to go into
amendment, 177; rejected, 177.	committee of the whole to
amendment of Mr. T. H. B. Pat-	amend the section 591
terson to amendment, 177; re-	remarks on, by—
jected, 177.	Mr. Buckalew
amendment of Mr. J. M. Wether-	Mr. Lilly
ill to amendment, 177; adopted,	Mr. Minor
	Mr. Porter
remarks on, by—	Mr. Harry White
Mr. Broomall	the motion was not agreed to 594
Mr. Buckalew 173, 174, 175	motion of Mr. Struthers to go into
Mr. Curtin	committee of the whole to
Mr. Hazzard	amend the section
Mr. Lilly	remarks on, by—
Mr. H. W. Palmer	Mr. Carter
Mr. W. H. Smith	the motion was not agreed to 595
Mr. Wright	motion of Mr. Howard to go into
the section as amended was agreed	committee of the whole to
to 177	amend the section 596
vol. v:	the motion was agreed to 597
article on second reading, consid-	in committee, the amendment
ered	was directed to be made 597
section 1. Considered and agreed to, 337	the article was passed finally 597
article referred to Committee on	Mines of the State, resolution of in-
Revision and Adjustment 337	quiry into the number of persons
vol. vii:	killed or injured, vol. i 95
article on third reading 575	Mine owners and operators, to provide
motion of Mr. M'Clean, to go into	for an equitable assessment of bene-
committee of the whole to	fits in favor of, vol. iv 562
amend the section 575	Mines, to provide for regulation of,
the motion was agreed to 576	vol. iv
motion of Mr. Mann to go into com-	Mining schools, to provide for estab-
mittee of the whole to amend	lishment of, vol. iv 550
by striking out "shall" and in-	Mining and manufacturing, corpora-
serting "may" 576	tions doing the business of a com-
remarks on, by—	mon carrier not to engage in, vol.
Mr. Porter 581	yi 572
the motion was not agreed to 582	remarks on, by—
motion of Mr. J. N. Purviance to	vol. vi:
go into committee of the whole	Mr. Armstrong 578, 600, 601
to amend the section 582	Mr. Baer 599, 600

GENERAL INDEX.

MINOR, SAMUEL-Continued.
resolution submitted by—
vol.i:
to limit legislative appropriations, 205
vol. i:
325, 329, 433, 449, 450.
vol. ii:
vol. iii:
117, 137, 230, 270, 273, 427.
VOI. 1V:
2 505, 510.
s vol. v:
13, 14, 125, 265, 318.
YOL VI:
146, 235, 427.
g von vin:
9 910, 990, 100, 101,
1
remarks by—
vol. i:
on changing time of holding gen-
eral elections
on providing for term of members
of Legislature 343, 345
on election of members of Legis-
lature 370
on resolution relative to stocks
and bonds of railroads 598
vol. ii:
on the form of ballot 59
on the Suffrage article 78, 142
on the Legislature article, 422, 437,
466.
3 on validity of acts of Λ ssembly 765
77 vol. iii:
on legislative bribery 9, 10, 21
on passage of retrospective laws
- Phase go at total positive latits
14
an Parties of Cities,
on the erection of new counties 260
on the right to construct railroads,
315, 320.
on taxing railroad corporations,
362, 369.
on discrimination in freight or
7 passage by railroad companies,
509, 510.
300, 3201
on consequential damages by rail-
on consequential damages by rail-
on consequential damages by rail- road and canal corporations, 602, 607
on consequential damages by rail- road and canal corporations, 602, 607 on vesting the judicial power 682
on consequential damages by rail- road and canal corporations, 602, 607 on vesting the judicial power 682 vol. 1v:
on consequential damages by rail- road and canal corporations, 602, 607 on vesting the judicial power 682 vol. iv: on the establishment of police
on consequential damages by rail- road and canal corporations, 602, 607 on vesting the judicial power 682 vol. iv: on the establishment of police courts
on consequential damages by rail- road and canal corporations, 602, 607 on vesting the judicial power 682 vol. iv: on the establishment of police

MINOR, SAMUEL—Continued.	Money, banks not to issue paper, vol.
remarks by—	vii
vol. v:	remarks on, by-
on the limited system of voting for	Mr. Woodward 754, 7
county commissioners and audi-	Money, laws authorizing loaning of,
tors	for the State to specify the purpose,
	vol. vi 1
on the formation of new counties, 387	Moneys of the State to be kept at in-
on corporation elections 766	-
vol. vi:	terest for the benefit of the State,
on special municipal laws 230	vol. vi 1
	remarks on, by—
vol. vii:	vol. vi:
on representative apportionment,	Mr. Alricks 1
72, 76, 99.	Mr. Broomall 152, 1
on military appropriations 592	Mr. Curtin 152, 1
on submission of division of coun-	Mr. Darlington 1
ties to the electors	Mr. Howard 1
on the election of city auditors 735	
	Mr. Harry White
on restrictions on railroad compa-	Monroe, Rev. David S., D. D., prayer
nies S08	offered by, vol. i 6
vol. viii :	Monroe county, petition of citizens of,
on the free pass system 298	in favor of prohibition, vol. i 4
on the discrimination in freight	Monongahela Valley district conven-
or passage by railroad compa-	tion, memorial of, in favor of prohi-
of passage by fairfead compa	bition, vol. ii
nies	
on corporations exercising vested	Montgomery county fair, invitation
powers repugnant to the Consti-	to attend, vol. vii
tution 440	Montgomery county, petition of citi-
on dividing the State into Senato-	zens of, in favor of prohibition,
rıal districts 484	vol. ii Go
on appointing a committee to give	Montour county, petition of citizens
publicity to the Constitution 515	of, asking for recognition of Al-
on rescinding Rule XLIII 524	mighty God in the Constitution,
	vol. v
Mitchell, Judge, of Philadelphia, as-	Mowry, Rev. P. H., of Chester, prayer
signed to court of common pleas	offered by, vol. viii
number two, vol. viii	
MITCHELL, LEWIS Z., del. XXVIth	MOTT, HENRY S., delegate XIIIth
district:	district:
appointed in place of Mr. Hopkins,	oath of office administered to, vol. i,
vol. ii	leaves of absence granted to, vol. i,
oath of office administered to, vol.	280; iv, 246; vi, 166; vii, 577.
	resolution submitted by—
iii 146	vol. i:
leaves of absence granted to, vol. iii,	to extend the term of judges of
342; vi, 429.	the Supreme Court 14
incidental remarks, by—	incidental remarks by—
vol. iv:	· ·
83, 756.	vol. ii:
vol. vi.	460, 598.
429.	vol. iii:
vol. vii:	372, 456.
	vol. iv:
253.	550.
remarks by	vol. vi:
vol. iii :•	30.
on vesting the judicial power 719	vol. vii:
vol. iv:	124, 319.
on the election of judges by the	remarks by—
limited system of voting 340	vol. ii:
vol. vi:	on the Legislature article 49
on the present establishment of	vol. vi:
	on the legal rate of interest 13
the courts of common pleas 255	on the legal rate of interest 15

lott, Miss Lucretia, and others, peti-		Municipal indebtedness, limitation of,	141
tion in favor of female suffrage, vol.		remarks on, by-	
i	479	vol. vi:	
foore, Rev. Dr., of Columbus, Ohio,		Mr. Boyd 144,	145
	3	Mr. Buckalew 143,	
prayer offered by, vol, vii	υ		
Iunicipal authorities, power of to		Mr. J. W. F. White 143,	140
make local improvements and as-		indebtedness, annual tax to be levied	
sess special tax, vol. vi	98	for the payment of interest and	
remarks on, by-		principal on	146
vol. vi:		remarks on, by-	
	100		233
Mr. Buckalew 98, 99,	100	Mr. Newlin 232,	
Mr. Cuyler 99,	101		
Mr. Ewing 98, 102,	103	Mr. Temple	235
Mr. Hauna	100	vol. vii:	
Mr. Wherry		indebtedness, limitation of	669
Mr. Worrell		remarks on, by-	
commissioners, special, creating of—		Mr. Buckalew	670
<u> </u>			0.0
remarks on, by-		vol. vi:	00.4
vol. ii:		officers, ineligibility of	234
Mr. Biddle 704,	705	taxation, the Legislature not to ex-	
Mr. Dallas	703	empt property from	235
Mr. Darlington	702	Municipality, Legislature not to pass	
Mr. Ewing 698,		special laws creating any, vol. vi,	224
Mr. Gowen 699,		remarks on, by—	
Mr. Hanna		vol. vi:	
Mr. Newlin	697	Mr. Alricks	226
Mr. Simpson	703	Mr. Armstrong	228
Mr. J. P. Wetherill 697,		Mr. Bardsley	230
Mr. J. W. F. White 696,		Mr. Biddle 226, 231,	232
		Mr. Dallas	998
Mr. Worrell 698,	100		
vol. iii :	3 f 1	Mr. De France	
Mr. Alricks 140,		Mr. Ewing 228, 229,	230
Mr. Armstrong		Mr. Littleton 225, 226, 227,	
Mr. Bardsley 120,	121	Mr. Minor	239
Mr. Buckalew	135	Mr. Newlin	229
Mr. Dallas 129, 143,	144	Mr. Simpson	226
Mr. Cuyler		Mr. Temple	997
Mr. Ewing 134,		Mr. Temple	007
		Mr. Turrell	227
Mr. Hanna		Murdock, Adelaide M., invites Con-	
Mr. Howard 136, 137,		vention to attend lecture against	
Mr. MacVeagh	144	woman suffrage, vol. iii	395
Mr. Newlin	118		
Mr. Temple 121, 123, 124,	125	Murphy, Daniel F., Official Reporter,	
Mr. Walker		election of, by the Convention,	
Mr. J. P. Wetherill, 120, 133, 134,		vol. i	128
, , , ,		report of contract entered into with,	
Mr. J. W. F. White	142	vol. i	139
vol. ii :	41.5	duly qualified, vol. i	
corporations, resolution relative to,	410		100
vol. vii:		resolutions to pay, vol. iii, 159; iv,	
debts of consolidated municipali-		342; v, 638; vi, 756.	
ties	655	resolution to pay extra compensa-	
remarks on, by-		tion to, vol. viii	601
Mr. Ewing 655,	656	remarks on, by-	
functions not to be delegated to		vol. viii:	
			605
special commissions, vol. ii, 696;		Mr. Ainey 604,	CO 4
iii, 118.		Mr. Buckalew 601, 602, 603,	
vol. vii : •		Mr. Cochran	604
government, its vested powers	737	Mr. Curtin	603
government, vested powers in, not	;	Mr. Darlington	
to be exercised repugnant to the	4	Mr. Hay 602, C03,	
Constitution, vol. viii			
Combitation, you vill	100	mil ituwaiu	001

Mumber Daniel E Continued	New counties, article on-Continued.
Murphy, Daniel F.—Continued. resolution to pay extra—	section 1—
remarks on, by—	remarks on, by—
vol. viii:	vol. iii:
Mr. Littleton 602, 603	Mr. Lilly
Mr. T. H. B. Patterson 604	
Mr. Simpson	Mr. Mantor. 258 Mr. Minor
Mr. H. G. Smith	Mr. Niles 203, 204, 208, 210, 252
report of Committee on Accounts	Mr. H. G. Smith
and Expenditures, relative to	Mr. Woodward 213, 214, 215
compensation to	the section asamended wasagreed
	to
N.	section 2. Relative to apportion-
NAMES OF PERSONS, Legislature pro-	ment of debts on sections of
hibited from changing, vol. v 249	new county, considered 238
New counties, article on formation of,	amendment of Mr. Simpson, 270;
vol. i 155	rejected, 270.
memorial of citizens of Luzerne	amendment of Mr. Darlington,
county, relative to, vol. ii 4	270; rejected, 270.
relative to formation of—	remarks on, by-
remarks on, by—	Mr. Buckalew 268
vol. ii:	Mr. Landis 269
Mr. Bowman 216	Mr. Lawrence 269
Mr. Darlington 250, 251, 264	the section was agreed to 270
Mr. Dodd	section 3. The Legislature to pre-
Mr. Dunning	scribe the powers of boroughs
Mr. Hazzard 210, 212, 213	and townships, considered 270
Mr. Lamberton	amendment of Mr. Funck, 271;
Mr. Lawrence 202, 204, 248, 252	rejected, 271.
Mr. Lilly	the section was agreed to 270
Mr. Mantor	new section proposed by Mr. Niles,
Mr. Minor	relative to removal of county seat, considered
Mr. Niles 203, 204, 208, 210, 252	the section was not agreed to 27
Mr. Woodward 213, 214, 215	article on, as amended 27
vol. iii : article on, considered 202	article on second reading 370
section 1. Relative to the erection	section 1. On the election of new
of new counties, considered 202	counties, considered 376
substitute for offered by Mr.	the section was agreed to, 376; re-
Niles, 204; first division adopt-	considered, 405; amendment of
ed, 264.	Mr. Armstrong adopted, 406;
second division adopted, 268; third	the section as amended agreed
division withdrawn, 268.	to, 406.
amendment of Mr. Darlington to	section 2. No cennty to be divided
first section, 247; withdrawn,	except by consent of a majority
255.	voters, considered 37
amendment of Mr. Darlington to	amendment of Mr. Brodhead, 376;
first section, 225; accepted, 255.	rejected, 376.
amendment of Mr. Buckalew to	amendment of Mr. Lawrence, 376;
second section, 267; rejected,	rejected by yeas and nays, 402.
268.	amendment of Mr. Hall to amend-
amendment of Mr. Funck to sec-	ment of Mr. Lawrence, 385; re-
ond section, 268; withdrawn, 268.	jected, 390. amendment of Mr. Clark to
remarks on, by-	
Mr. Bowman 216	
Mr. Darlington250, 251, 263	390; rejected, 390; re-considered, 391; rejected, 392.
Mr. Dodd	A CAT CO A TO 1
Mr. Dunning	
Mr. Lamberton	
Mr. Lawrence 202, 204, 248, 254	rence, sez; rejected, sez.

New counties—Continued.	New counties-Continued.
article on second reading-	article on third reading—
section 2—	vol. vii:
vol. iii:	motion of Mr. Beebe to go into com-
amendment of Mr. Darlington,	mittee of the whole to substitute
402; modified, 403; adopted by	the first section 719
yeas and nays, 403.	the motion was not agreed to 719
remarks on, by—	motion of Mr. S. A. Purviance to go
Mr. Baer	into committee of the whole to
Mr. Beebe	substitute the entire section 719
Mr. Bowman	remarks on, by—
Mr. Buckalew	Mr. Church
Mr. Darlington	Mr. Corbett
Mr. Dodd	Mr. De France
Mr. Dunning 393	Mr. Dunning
Mr. Hazzard	Mr. S. A. Purviance
Mr. Lawrence 377, 384, 389	the motion was not agreed to 722
Mr. Lilly 399	motion of Mr. Brodhead to go into
Mr. MacVeagh 383, 384	committee of the whole to sub-
Mr. Mantor 387, 388	stitute the entire article 722
Mr. Minor	the motion was withdrawn 722
Mr. Niles 382, 384	the article passed 723
Mr. H. W. Palmer 377, 394	vol. viii:
Mr. Pughe 395, 397, 398	article on formation of, motion of
the section was not agreed to 405	Mr. Broomall to re-consider vote
section 3. Sections forming new	on 49
counties to pay equitable pro-	remarks on, by-
portion of old county's indebt-	Mr. Bowman 52
edness, considered	Mr. Broomall 49
the section was not agreed to 405 section 4. The Legislature to pre-	Mr. Church
scribe the powers of boroughs	Mr. Cuyler 51
and townships by general law,	Mr. Kaine 50
considered	Mr. Lilly 50, 51
the section was not agreed to 405	Mr. Niles 52
article referred to Committee on	Mr. S. A. Purviance 50
Revision and Adjustment 406	Mr. Woodward
vii:	the motion to re-consider was
article reported by Committee on	agreed to
Revision and Adjustment 538	re-consideration of
article on third reading 708	submitted to a vote of the peo-
motion of Mr. Church to go into	ple 58
committee of the whole to add	amendment of Mr. H. W. Palmer,
a new section relative to divi-	to strike out the section, 58;
sion of counties	agreed to, 59.
remarks on, by—	the article passed finally 59
Mr. Beebe	New counties and county lines, vol.
Mr. Bigler	vii
Mr. Church	remarks on, by-
Mr. Cuyler 709	vol. vii:
Mr. Dunning	Mr. Dunning 348
Mr. Mantor	Mr. Lilly
Mr. Minor 703	Mr. Niles
the motion was agreed to 719	Mr. Woodward
in committee, the section was di-	New England Historical Genealogical
rected to be inserted 719	Society, communication from, vol. i, 43
	,

NEWLIN, JAMES W. M., delegate 1st	NEWLIN, JAMES W. M.—Continued.
district:	resolutions submitted by—
oath of office administered to, vol. i, 7	vol. viii:
reports made by—	to provide additional volumes of
vol. i:	Debates for the Official Reporter, 59
from the Committee on Printing	incidental remarks by—
and Binding, 43, 69, 74, 139, 140,	vol. i:
161, 188, 229, 230, 231, 277, 278, 279,	44, 52, 137, 158, 175, 176, 233, 289, 347,
282, 289, 688.	379, 380, 450, 480, 521, 688, 689, 735,
vol. iii:	739, 781, 782, 785.
from Committee on Printing, rel-	vol. ii:
ative to printing Debates in the	
daily papers	32, 144, 147, 148, 177, 241, 251, 281,
from Committee on Declaration of	358, 441, 448, 451, 474, 478, 625, 665,
	705, 707.
Rights, dissenting from the ma-	vol. iii:
jority 219	14, 93, 116, 117, 120, 125, 138, 139, 143,
vol. iv:	229, 230, 255, 313, 315, 345, 347, 389,
from Committee on Printing, rel-	431, 530.
ative to binding of Jonrnal and	
Debates	vol. iv:
from Committee on Rules, rela-	53, 180, 186, 381, 405, 444, 445, 464, 560,
tive to daily sessions of the Con-	561, 678, 683, 695, 761, 766.
vention	vol. v:
vol. v:	143, 187, 212, 252, 482, 483, 489, 494,
from Committee on Printing and	617, 619, 728,
	vol. vi:
Binding 481	
vol. viii:	214, 234, 433, 439, 672, 753.
from the minority committee on	vol. vii:
the Declaration of Rights 598	121, 140, 260, 276, 278, 279, 283, 374,
resolutions submitted by—	556, 557, 643, 727.
vol.i:	vol. viii:
to contract for supplying printing	20, 47, 55, 56, 136, 267, 326, 327, 335,
paper	369, 379, 393, 426, 460, 478, 484, 509,
to provide for impeachment of	517, 518, 593, 598, 665, 681, 691, 741,
local officers	742, 763.
to establish probate court in Phil-	remarks by—
adelphia	vol. i:
	on resolution from Committee on
to furnish Debates to the several	
courts	Printing
relative to municipal commissions, 432	on sessions of the Legislature, and
relative to common school fund, 479	elections
relative to limitation of office, 503	on oath of office 454, 459
to provide for a State Board of Ed-	relative to omission of report of
ucation	prayers 521
vol. iii:	on form of ballot
to amend Rule XXIX 230	on printing the Debates 783
to amend rules 383	vol. ii:
vol. iv:	on form of ballot62
relative to binding Debates and	on division of election districts 137
Journals	
vol. v:	on the Legislature article 225
	on court of pardons 351, 355, 356
relative to recess of the Conven-	on resolution to print reports of
tion 717	committees
vol. viii:	on the Education article 434, 453
directing Committee on Revision	on legislative appropriation for
and Adjustment to issue an ad-	sectarian and other purposes 686
dress to the people 327	on creating special commissions
relative to appointment of com-	for municipal purposes 697
mittee to give publicity to the	on limiting amount recoverable
Constitution	for injury to person or property,
	ior rajury to porson or property,

NEWLIN, JAMES W. M Continued.	Newspapers—Continued.
remarks by-	remarks on, by—
vol. iii:	vol. vi:
on resolution reported by Com-	Mr. Patton 444
mittee on Printing relative to	Mr. H. W. Smith 447
publishing debates in daily pa-	transportation companies not to pre-
pers 3	vent the sale or carriage of 753
on creating special municipal	NILES, JEROME B., delegate XVIth
commissions	district:
on taxing railroad corporations,	oath of office administered to, vol. i, 7
351, 369.	leaves of absence granted to, vol. i,
on restraining railroad companies	124; iv, 742.
from mining and manuractur-	report of committee on mileage of,
ing 469	vol. i
on the establishment of probate	petition presented by—
courts	vol. i:
on dispensing with trial by jury	from one thousand citizens of
in civil cases 451, 457, 462	Tioga county in favor of prohi-
on the declaration of rights 662	bition
on interference with the free ex-	reports made by— vol. i:
ercise of the right of suffrage,	from the minority committee on
673, 674, 675.	the Legislature283
on the freedom of the printing	vol. vi:
press	from Committee on Legislation,
vol. v:	locating the capital of the State
on the exemption laws 330, 332	at Harrisburg 534
on the trial by jury 568	resolutions submitted by-
vol. vi:	vol.i:
on special municipal laws 224, 229	proposing an article on the forma-
on municipal indebtedness 232, 233 on the establishment of the Phila-	tion of new counties 155
delphia courts	to provide for equal taxation 220
vol. vii:	vol. ii:
on testimony in criminal prose-	relative to sessions of the Conven-
eutions	tion 304
on the powers and jurisdiction of	vol. iii:
the court of common pleas of	relative to hours of sessions 42
Philadelphia 509	to print the several reports of the
vol. viii:	Committee on Railroads and
on adjournment of the Conven-	Canals
tion	vol. iv:
on appointing committee to give	to grant use of Hall to Women's
publicity to the Constitution, 514, 517.	Centennial association 396 vol. v:
on the payment of certain claims,	relative to Cape May exension 590
757, 759, 760, 761, 762.	vol. viii:
New York Constitutional Conven-	to add Mr. Barr to the Executive
tion, communication from, vol. i, 200	Committee
copy of Journal and Debates pre-	relative to granting desks to offi-
sented to, vol. i	cers
Newspapers, resolution to forward	incidental remarks by—
Debates to, vol. i	vol. i:
debate on, vol. i202, 203, 204	1, 149, 184, 332, 337, 628, 629, 632, 638,
reporters of, resolution to furnish	654, 658, 737, 756.
documents to, vol. i 354, 594	vol. ii:
having largest circulation to pub-	263, 325.
lish legal notices, vol. vi 516	vol. iii:
remarks on, by— vol. vi:	140, 148, 154, 212, 213, 247, 225, 309.
Vol. VI: Mr. Baer	vol. iv: 41, 149, 161, 197, 215, 213, 259, 302
11/	±4, ±50, ±01, ±01, 410, 210, 209, 302

TEES, JEROME D.—Continued.	MILES, JEROME B.—Continuea.
incidental remarks, by—	remarks by—
vol. iv:	· vol. viii:
321, 322, 368, 401, 436, 443, 451, 460,	on decennial apportionment, 197, 19
485, 511, 535, 574, 579, 595, 667, 737.	on new counties and county lines, 34
vol. v:	on compulsory education 68
361, 390, 391, 392, 406, 484, 548, 631,	vol. viii:
673, 702, 745, 781.	on the article on New Counties 5
vol. vi:	on the formation of Senatorial dis-
39, 43, 71, 84, 92, 149, 157, 187, 202,	tricts 10
211, 215, 229, 234, 235, 236, 398, 403,	on the election of Lieutenant Gov-
421, 423, 427, 534, 704, 712, 725, 752.	
vol. vii:	on the engintment of mathems
122, 168, 170, 201, 203, 204, 221, 245,	on the appointment of prothono-
	tary of Philadelphia
289, 317, 319, 328, 371, 384, 433, 434,	on continuing certain courts not
435, 547, 669, 787, 816.	specified in the Constitution 43
vol. viii :	on adjournment of the Conven-
20, 21, 264, 356, 468, 498, 546, 548, 602,	tion
640, 680, 691, 725, 728.	on the form of ballot in voting on
remarks by—	the Constitution 57
vol. i:	Nisi prius court, Supreme, for Phila-
on residence qualifications 674	delphia—
vol. ii:	remarks on, by—
on the Suffrage article 90	vol. vi:
on the Legislature article 228, 229	Mr. Alricks 51
vol. iii:	Mr. Corbett 52
on the erection of new counties,	Mr. Cuyler 51
203, 204, 208, 210, 252.	Mr. Howard 52
vol. iv:	vol. iv:
on providing for separate judicial	to provide for establishment of, in
	Philadelphia 48
districts	vol. viii :
on removal of indictments to the	causes pending in, to be tried in
Supreme Court 239	court of common pleas 41
vol. v:	no new cases to be instituted in 44
on the formation of new counties,	Nobility, no title to be conferred, vol.
382, 384.	v
on biennial sessions of the Legis-	Legislature not to confer any title
lature 341	
on the legislative apportionment,	of, vol. iv
517, 551.	Northampton county, memorial of
on the Representative apportion-	bar of, relative to the judicial sys-
ment 103	tem, vol. i
on providing for apportionment	memorial of members of the bar
every ten years 756	against the circuit court system,
vol. vi:	vol. iii
on the taxation of manufacturing	petition of citizens of, asking for
corporations 104	recognition of Almighty God in
on the election and qualifications	Constitution, vol. iv 55
of aldermen 317	Northumberland county, petition of
on railroad and canal companies	same import, vol. iii 238
guaranteeing the stock of other	
	О.
corporations	OATHE ADMINISTERED to manhors of
grade and rate of speed of rail-	OATHS ADMINISTERED to members of
	Convention, vol. i
roads within its limits 751	to civil officers, vol. i
vol. viii:	to abolish, in courts of justice, vol.
on the incompatibility of office,	i
133, 135.	of office, for city councilmen, reso-
on separate legislative districts 179	lution relative to, vol. i 188

Oath prescribed to members of the	Oath of office, article on—Continued.
Legislature—	section 2—
remarks on, by-	vol. v:
vol. ii:	first division not agreed to 33
Mr. Baer 52	second division not agreed to 33
Mr. J. S. Black 540, 54	
Mr. Boyd 55.	5 Oath prescribed members of the Gen-
Mr. Broomall 522, 52	3 eral Assembly
Mr. Carter53	
Mr. Cuyler 53	
Mr. Darlington 556, 55	
Mr. Hunsicker	5 section 1. Oaths prescribed mem-
Mr. Kaine	2 bers of the General Assembly,
Mr. Lear	
Mr. Mann 536, 537, 538, 539, 55	
Mr. S. A. Purviance 55	
Mr. H. W. Palmer 55	
Mr. Simpson	
Mr. Struthers	
Mr. Walker 524, 52	
Mr. J. W. F. White 55	
vol. viii:	amendment, 91; adopted, 91.
all State and judicial officers hereto-	amendment of Mr. Ewing to
fore sworn to take	
of office, article prescribing when to	remarks on, by—
take effect	· · · · · · · · · · · · · · · · · · ·
Oaths of office—	the section as amended was not
vol. iii:	agreed to by yeas and nays 92
report of Committee on	
article on	
vol. v:	adopted, 174.
article on, in committee of the	amendment of Mr. Buckalew, 175;
	adopted, 175.
section 1. Oath prescribed members	amendment of Mr. Harry White,
of the General Assembly, &c.,	175; adopted, 175.
considered 1	6 remarks on, by-
amendment of Mr. Kaine, 17;	Mr. Calvin 174
adopted, 17.	Mr. Cochran
amendment of Cuyler, 17; adop-	Mr. T. H. B. Patterson 173
ted, 32.	Mr. Harry White 173, 174
amendment of Mr. Bigler, 32; re-	the section as amended, agreed to, 176
jected, 32.	new section proposed by Mr. Wher-
amendment of Mr. J. N. Purvi-	ry, that all officers subscribe to
ance, 32; adopted, 33.	an oath, relative to their elec-
remarks on, by-	tion, to receiving bribes, etc.,
Mr. J. M. Bailey 3	considered 176
	the section was not agreed to 176
	new section proposed by Mr. J. M.
Mr. Bowman 28, 2	Bailey, providing for an oath for
Mr. Boyd 30, 3	members of the General Assem-
	bly, to be taken after the sine
Mr. Cuyler 1	8 die adjournment, considered 176
Mr. Kaine 17, 23, 2	amendment of Mr. Broomall, 187;
	2 ruled out of order.
the section as amended was a greed	amendment of Mr. J. S. Black,
	188; accepted, 188.
section 2. Oath prescribed for mem-	amendment of J. N. Purviance,
bers of Legislature, to be taken	190; rejected, 192.
after sine die adjournment, con-	remarks on, by-
sidered	R3 Mr. Beebe 187

Oath—Continued.	Oath—Continued.
article on second reading—	article on third reading—
	motion of Mr. Harry White—
new section proposed—	remarks on, by—
remarks on, by-	
vol. vi:	vol. vii:
Mr. C. A. Black 188	Mr. J. W. Palmer 571
Mr. J. S. Black 177, 180, 181	Mr. Harry White 569
Mr. Cochran 179, 181	Mr. J. W. F. White 569, 570
Mr. Corbett	
Mr. Curry 185	13 11 3
Mr. Kaine 185	
Mr. Knight 196	
Mr. H. W. Palmer 184	
Mr. D. W. Patterson 182	0 ,
Mr. Purman 181	Ciliciai qualification, researches
Mr. J. N. Purviance	2110 00, 1011111111111111111111111111111
the section was agreed to by yeas	0.208.201.203, 1020.202.202.202.202.202.202.202.202.202
and nays	vol. 1
article referred to Committee on	carry, reservation to provide the provide
	ishment of neglect of, vol. i 201
Revision and Adjustment 193	Official misconduct, power of council
vol. vii:	of cities to investigate, vol. vi 235
article on third reading 562	Office, appointment to, by the Gov-
motion of Mr. Littleton to go into	ernor, vol. v
committee of the whole to strike	Office Improchment and Demoval
out second section 563	from
the motion was agreed to 563	
in committee, the section was di-	vol.i:
rected to be stricken out 564	
motion of Mr. J. M. Wetherill to go	vol. ii:
into committee of the whole to	report of committee on
strike out "learned in the law"	vol. iii:
in the first section 56-	article on, considered in committee
the motion was not agreed to 56	of the whole
motion of Mr. Darlington to go into	section 1. House of Representatives
committee of the whole to strike	to have sole power of impeach-
out "obey and defend" in the	ment, considered and agreed to 22
first section 56	section 2. All impeachments to be
the motion was not agreed to 568	
motion of Mr. Mann to go into com-	and agreed to
mittee of the whole to amend	section 3. The Governor and all
first section 56	
remarks on, by-	peachment, considered and agreed
Mr. Armstrong 56	
Mr. Bowman	
Mr. Calvin 56	
. Mr. Mann	sidered
Mr. H. W. Palmer	
Mr. D. W. Patterson 56	
the motion was not agreed to 56	
motion of Mr. D. W. Patterson to go	
into committee of the whole to	amendment of Mr. Darlington to
amend the first section 56	second division, 230; adopted,
the motion was not agreed to 56	
metion of My Henry White to me	
motion of Mr. Harry White to go	to amendment, 232; accepted,
into committee of the whole to	232. 9 amendment of Mr. H. W. Palmer
amend the first section 56	
remarks on, by—	to amendment, 232; adopted,
Mr. Armstrong 570, 57	
Mr. Howard 57	
Mr. Mann 57	amendment, 232; adopted, 233.

flice, Impeachment, &c Continued.	Office, Impeachment, &c.—Continued.
section 4—	article on re-consideration—
remarks on, by-	vol. vii:
vol. iii:	motion of Mr. Buckalew, to go
Mr. Armstrong 226	into committee of the whole to
Mr. Biddle	amond the fourth scotton
Mr. Dallas 225	motion to postpone consideration
Mr. Darlington 225, 226, 230	and print, agreed to 782
Mr. MacVeagh 225	voi. viii :
the section as amended was agreed	article on third reading resumed 122
to 234	amendment of Mr. Buckalew, 122;
article as amended 234	rejected, 125.
vol. v:	amendment of Mr. Darlington,
article on second reading-	125; rejected, 126.
section 1. House of Representatives	remarks on, by—
to have sole power of impeach-	Mr. Biddle
ment, considered 373	Mr. Buckalew 122
the section was agreed to 373	Mil. Hally Willoo
section 2. All impeachments to be	the article passed finally 126
tried by the Senate, considered, 373	Office of railroad and canal compa-
the section was agreed to 373	mes for the transaction of busi-
section 3. Governor and other civil	ness, vol. vi
officers liable to impeachment,	vol. vi:
considered 373	Mr. J. M. Wetherill
the section was agreed to 373	vol. viii:
section 4. All officers to hold their	person in, to continue until their
offices during good behavior,	term expires
considered 373	vol. vi :
the first division was agreed to 373	inelegibility to
amendment of Mr. Biddle to	vol. ii:
second division, 373; rejected,	resolution relative to women being
374.	eligible to
the second division was agreed to, 374	vacancies in public
remarks on, by—	ramarks on hy
Mr. Biddle	
Mr. Buckalew 374, 375	mir Raino
Mr. Corson	TILL TIL ZELLIGOUE
Mr. Dallas	111. W HOTTY
Mr. H. W. Palmer 374	omcos, creating of, for countries,
the section was agreed to 375 article referred to Committee on	cities, &c., vol. v
Revision and Adjustment 375	Officers and incompatibility of office—
vol. vii:	vol. viii:
	article on, reported by committee, 81
article reported by the Committee	consideration of, in committee of the
on Revision and Adjustment 295	
article on third reading	F
into committee of the whole to	and Adjustment 538
amend fourth section 560	section 1. No person but an elector
	to so stocked of appointed to
remarks on, by— Mr. Buckalew 560	any office, considered 120
Mr. Harry White 560	amendment of Mr. Bowman, 120; adopted, 121.
the motion was agreed to 563	the section as amended was agreed
in committee, the amendment	to121
was directed to be made 562	section 2. Relative to the eligibility
the article passed finally 562	and appointment of officers,
motion of Mr. Buckalew to re-con-	considered
sider 782	amendment of Mr. MacVeagh.
the motion was agreed to 782	122; rejected, 125.

Officers, &c.—Continued.	Officers, &c.—Continued.
section 2—	article on second reading—
vol. viii:	section 6—
the section was not agreed to 125	vol. viii:
section 3. No person to hold more	amendment of Mr. Darlington,
than one office, considered 125	142; adopted, 142.
amendment of Mr. S. A. Purvi-	the first division was agreed to 142
ance, 126; adopted, 127.	the second division was not agreed 142
re-considered, 133; rejected, 134.	to
amendment of Mr. Darlington,	section 7. Any person who shall
134; withdrawn, 135.	
remarks on, by-	fight a duel, or aids and abets a
Mr. J. M. Bailey 134	duel, to be disqualified, consid-
Mr. Howard 134	ered
Mr. Kaine 132, 133	amendment of Mr. Hazzard to
Mr. Niles 133, 135	first division, 145; rejected, 146.
Mr. D. W. Patterson 133	the first division was agreed to 146
Mr. S. A. Purviance	amendment of Mr. Kaine to sec-
the section was not agreed to 135	ond division, 147; rejected, 148.
	amendment of Mr. J. N. Purvi-
on motion of Mr. Lilly, the article	ance to amendment, 147; rejec-
was put on second reading 136	ted, 148.
section 1. No person but an elector	the second division was not agreed
to be elected or appointed to	to 148
any office, considered 136	remarks on, by-
amendment of Mr. Bowman, 136;	Mr. Buckalew 142, 146
adopted, 137.	Mr. Dallas 145
remarks on, by—	Mr. Darlington 144, 147
Mr. Bowman 136	Mr. Hazzard 148
the section as amended was agreed	Mr. Howard 145, 145
to 137	Mr. Kaine 143, 145, 146
section 2. Relative to the eligibility	Mr. Turrell 14
and appointment of officers, con-	Mr. Woodward
sidered 137	article referred to Committee on Re-
the first division was agreed to 137	vision and Adjustment 148
the second division was agreed to, 138	
section 3. No person to hold more	Officers, article relative to county,
than one office, considered 138	township and borough—
amendment of Mr. Buckalew to	vol. i:
first division, 138; adopted, 139.	appointment of committee on 109
the first division as amended was	vol. iv:
agreed to 139	article on, considered
amendment of Mr. Howard to sec-	section 1. Designating county offi-
ond division, 139; rejected, 139.	cers
the second division was not agreed	amendment of Mr. Bowman, 775;
to	rejected, 776.
section 4. No United States officer	amendment of Mr. Brodhead, 776;
to hold any office in this State,	withdrawn, 776.
considered	amendment of Mr. Fulton, 776;
amendment of Mr. Littleton, 140;	adopted, 776.
rejected, 140.	amendment of Mr. Corson, 776;
the section was agreed to 140	rejected, 777.
section 5. All officers to hold office	amendment of Mr. Kaine, 777;
for the term specified or during	rejected, 777.
good behavior, considered 140	amendment of Mr. Brodhead, 777;
the section was not agreed to 141	adopted, 777.
section 6. County officers to keep	amendment of Mr. Ross, 777;
their offices in the county town,	withdrawn, 777.
considered 141	the section as amended was agreed
amendment of Mr. J. M. Bailey,	to 77
to strike out county surveyors,	ection 2. Election and term of
141 · rejected 142	county officers considered 77

Officers, county, &c., art. on—Continued. section 2—	Officers, county, &c., art. on—Continued. new section proposed—
vol.iv:	vol.v:
amendment of Mr. MacConnell, 778; adopted, 778.	amendment of Mr. H. W. Smith, 121; rejected, 124.
amendment of Mr. Funck, 778; rejected, 778.	amendment of Mr. Buckalew, 125; adopted, 125.
the section as amended was agreed	amendment of Mr. Minor, 125; re-
to 778	jected, 125.
section 3. Compensation of county,	remarks on, by—
township and borough officers,	Mr. Ainey 108, 118
considered	Mr. Baer
amendment of Mr. D. N. White,	Mr. Bigler 115
778: rejected, 778.	Mr. Broomall
aniendment of Mr. Hemphill,	Mr. Buckalew, 67, 68, 70, 120, 121,
778; rejected, 778.	122, 123, 124.
amendment of Mr. Lear, 778;	Mr. Carter 71, 79
adopted, 780.	Mr. Cochran
the section as amended was agreed	Mr. Darlington 91, 92, 93
to	Mr. De France 105, 106
section 4. The salary of officers not	Mr. Gibson
to be increased after election,	Mr. Lawrence 116, 117, 118, 119
considered	Mr. Lear
amendment of Mr. Lilly, 780;	Mr. Lilly 103, 104, 105
adopted, 780.	Mr. Mann 111, 112
the section asamended was agreed	Mr. Mantor 87
to	Mr. Minor 114
section 5. Providing for strict ac-	Mr. D. W. Patterson 76, 78, 79, 80
countability of all officers, con-	Mr. J. N. Purviance 96
sidered	Mr. Stewart
amendment of Mr. Beebe, 780;	Mr. Wherry 88
rejected, 780. the section was agreed to 780	Mr. D. N. White 106, 107
section 6. Eligibility of individuals	the section was agreed to 126
for election, considered 780	new section proposed by Mr. Mac-
amendment of Mr. Brodhead, 780;	Connell, that the terms of all
rejected, 780.	county officers shall begin on
the section was agreed to 781	the first Monday of December
new section proposed by Mr. Buck-	next after election, considered. 126 the section was agreed to 126
alew, to provide for limited vot-	article as amended
ing for county commissioners	
and auditors, considered 781	vol. vi:
vol. v:	article on second reading 195
new section proposed by Mr. Buck-	section 1. What county officers shall
alew, to elect county commis-	consist of, considered 195 amendment of Mr. Darlington,
sioners and county auditors by	
the limited system of voting,	195; adopted, 195. amendment of Mr. Kaine, 195;
considered, 6; postponed, 6; re-	rejected, 166.
sumed consideration, 67.	amendment of Mr. Beebe, 196;
amendment of Mr. Hunsicker, 78;	rejected, 197.
withdrawn, 97.	amendment of Mr. Simpson, 197;
amendment of Mr. Darlington to	rejected, 197.
amendment of Mr. Hunsicker,	amendment of Mr. Wright, 197;
92; withdrawn, 97.	rejected, 197.
amendment of Mr. Man, 97; with-	amendment of Mr. Darlington,
drawn, 111.	197; adopted, 197.
amendment of Mr. Hunsicker to	amendment of Mr. Kaine, 197;
amendment of Mr. Mann 102	
amendment of Mr. Hunsicker re-	amendment of Mr. Wherry, 198;
newed, 111; adopted, 124.	adopted, 198.

Officers, county, &c.—Continued.	Officers, county, &c.—Continued.
article on second reading—	article on second reading—
section 1—	vol. vi:
vol. vi:	section 4. The Legislature to pro-
amendment of Mr. Corson, 198;	vide for the strict accountability
adopted, 198.	of all officers, considered 20
amendment of Mr. J. W. F.	the section was agreed to 20
White, to strike out auditors,	section 5. Any qualified elector to
198; withdrawn, 201.	be eligible, considered 20
amendment of Mr. Harry White,	the section was not agreed to 20
201; adopted, 202.	section 6. Election of county com-
amendment of Mr. Kaine, 202;	missioners and auditors, con-
rejected, 202.	sidered 30
amendment of Mr. T. H. B. Pat-	amendment of Mr. J. N. Purvi-
terson, 202; rejected, 203.	ance, 210; rejected by yeas and
amendment of Mr. Ewing, 203;	nays, 210.
rejected, 203.	amendment of Mr. Buckalew,
remarks on, by—	210; adopted, 210.
Mr. Ewing 199	amendment of Mr. Buckalew,
Mr. Hanna 200	211; adopted, 211.
Mr. Howard	amendment of Mr. Hanna, 211;
Mr. Hunsicker 200, 201	adopted, 211; withdrawn, 211.
Mr. MacConnell	amendment of Mr. J. M. Bailey,
Mr. S. A. Purviance 199	211; rejected, 211.
Mr. J. W. F. White 198	the section as amended was agreed
the section as amended was	to 21
agreed to 203	section 8. The term of office to be-
section 2. County officers, when	gin on the first Monday of De-
elected, and their term of of-	cember, considered
fice, considered 203	amendment of Mr. S. A. Purvi-
amendment of Mr. Darlington,	ance, to strike out December,
203; rejected, 203.	and insert January, 212; adopt-
amendment of Mr. Harry White,	ed, 212.
203; rejected, 204.	the section as amended was
amendment of Mr. Buckalew,	agreed to
204; modified, 204; adopted,	article referred to Committee on
204.	Revision and Adjustment 21
amendment of Mr. A. Read, 204;	vol. vii :
rejected, 204.	article on, reported by Committee
the section as amended was agreed	on Revision and Adjustment 53
to	article on third reading 72
section 3. All county officers to be	motion of Mr. Darlington to go
paid by salary, considered 204	into committee of the whole to
amendment of Mr. Lamberton,	amend the eighth section 72
205; adopted, 205.	the motion was not agreed to 72
amendment of Mr. Struthers, 205;	motion of Mr. Ross to go into com-
adopted, 205.	mittee of the whole to amend
amendment of Mr. S. A. Purvi-	the first section
ance, 205; adopted, 206.	remarks on, by-
amendment of Mr. Darlington,	Mr. Ross 72
206; rejected, 208.	the motion was not agreed to 72
amendment of Mr. Buckalew,	motion of Mr. Brodhead to go into
208; rejected, 208.	committee of the whole to
remarks on, by-	strike out third section
Mr. Clark 208	the motion was not agreed to 72
Mr. A. Reed	motion of Mr. Struthers to go into
Mr. H. G. Smith 208	committee of the whole to
Mr. J. W. F. White 206	amend seventh section 72
the section as amended was	remarks on, by-
agreed to by year and navs 200	Mr. Bigler 72

GENERAL INDEX.

officers, county, &c Continued.	Officers—Continued.	
article on third reading-	vol. vi:	
motion of Mr. Struthers-	of the county, relative to	195
remarks on, by-	remarks on, by—	
vol. vii :	Mr. Ewing	199
Mr. Cochran 725, 726	Mr. Hanna	200
Mr. Darlington	Mr. Howard	201
Mr. Struthers 726	Mr. Hunsicker 200,	201
the motion was not agreed to 727	Mr. MacConnell	199
motion of Mr. Howard to go into	Mr. S. A. Purviance	199
committee of the whole to	Mr. J. W. F. White	198
amend seventh section 728	of elections, qualifications of-	
remarks on, by—	remarks on, by-	
Mr. Howard 728, 729	vol. ▼:	
the motion was not agreed to 729	Mr. Buckalew	36
the article passed finally	of Executive Department to furnish	
vol. viii :	information to Governor	233
	of the Convention, distribution of	
article on, re-consideration of, on	Journal and Debates to	481
third reading	salaries of, debate on fixing 483,	
section 5. Amendment of Mr. Hun-	warrants to be drawn for pay of	
sicker	salaries not to be increased or di-	100
remarks on, by—		252
Mr. Darlington	minished during term	شد ل شد
Mr. Hunsicker 304, 305	Offices, resolution relative to incom-	210
Mr. Kaine	patability of, vol. i	249
the article was passed finally 334	creating of, for counties, cities, &c.,	0.10
Officers of corporations, election of,	vol. v	249
vol. iv	Officer appointed to take charge of	~ ,
remarks on, by-	coat room, vol. i	74
vol. iv:	resolution relative to appointment	900
Mr. Buckalew	and compensation of State, vol. i,	
Mr. Darlington 606, 607	fixing stated salaries to, vol. i	
Mr. Lear	impeachment of local, vol. i	249
vol. v:	Officers, number and compensation	
election of managing	of, committee appointed on, vol. i,	19
remarks on, by—	report of committee on, vol. i	21
Mr. Buckalew	election of, vol. i	22
Mr. Corbett	debate on election of, vol. i 22,	31
Mr. Cuyler	qualified, vol. i	- 39
Mr. Darlington	of Commonwealth, pay of, vol. ii	151
Mr. Dodd	remarks on, by-	
Mr. Hunsicker 764	vol. ii;	
Mr. Lear	Mr. Joseph Baily	151
Mr. MacVeagh	Mr. Corbett	151
Mr. Minor	of the Commonwealth, relative to	
Mr. Andrew Reed	vol. viii:	
Mr. Struthers 766	judicial, State and county, to con-	
Mr. Woodward 762	tinue until their successors are	
vol. vi:	qualified	437
Mr. Buckalew 37	city, ward, borough and township,	
Mr. Cuyler 37	to continue until their successors	
vol. vi:	are qualified	
of the county, term of	compensated by fees, to continue to	
when term, to begin	receive the same during term of	
to be neid by selem-	office	
to be paid by salary		
remarks on, by—	Ohio Constitutional Convention, de-	
Mr. Clark	bates presented, vol. vii	
Mr. A. Reed	thanks returned therefor, vol. vii	
Mr. H. G. Smith	copies of Pennsylvania Convention	
Mr. J. W. F. White 206	furnished to, vol. vii	220

Ohio Convention, Debates of, pre-	Ordinance of submission—Continued.
sented, vol. viii	section 1—
Onslow, James, elected Sergeant-at-	remarks on, by—
Arms, vol. i	vol. viii:
leaves of absence granted to, vol. i,	Mr. Bowman 548
277; vii, 118, 731.	Mr. Boyd 541
Order of business, resolution of Mr.	Mr. Buckalew 538, 542
Corson relative to, vol. vii 380	Mr. Church 540
Orders, resolutions or votes, to be pre-	Mr. Cochran 544
sented to Governor for approval,	Mr. Curtin 539
vol. v	Mr. Lear 540
Order, point of—See Appeal.	Mr. J. N. Purviance 537
made by Mr. T. H. B. Patterson,	Mr. S. A. Purviance 539
vol. viii	Mr. Simpson 538
remarks on, by— vol. viii:	the section as amended was agreed
Mr. T. H. B. Patterson 132, 133	to
appeal withdrawn	section 2. Separate votes to be taken
made by Mr. Howard	on the articles on Judiciary and
remarks on, by—	Railroads, considered 545 amendment of Mr. D. W. Patter-
Mr. Bigler 133, 134	son, 548; adopted, 571.
Mr. Cochran	amendment of Mr. Hay to amend-
Mr. Howard 133, 134, 135	ment, 548; adopted, 571.
appeal withdrawn	amendment of Mr. Hay to amend-
made by Mr. Lamberton, 393; de-	ment, 571; adopted, 571.
cided well taken, 393.	amendment of Mr. D. W. Patter-
made by Mr. Hunsicker 386	son, 571; rejected, 571.
remarks on, by-	remarks on, by-
Mr. Biddle 391	Mr. Armstrong 554
Mr. Broomall 388	Mr. Buckalew 567
Mr. Buckalew 387	Mr. Carter 549, 550
Mr. Carter 391	Mr. Curtin 555
Mr. Cochran 386, 389	Mr. Hay 549
Mr. Dallas	Mr. Hazzard 551
Mr. Hunsicker 390	Mr. Howard 569
Mr. Lawrence	Mr. Lawrence 558
Mr. MacVeagh	Mr. Lear
Mr. Mann	Mr. Littleton 566
Mr. J. R. Read	Mr. Mann. 568
decided well taken	Mr. Mantor
Ordinance of submission—	Mr. J. N. Purviance
vol. viii:	Mr. H. G. Smith 570
report of Committee on Suffrage 476	Mr. W. H. Smith
schedule	Mr. Stewart 586
consideration of, on first reading 537	Mr. Harry White 557
section 1. The amended Constitu-	Mr. J. W. F. White 562
tion to be submitted to qualified	Mr. Woodward 560, 664
electors for adoption or rejec-	the section as amended was agreed
tion, considered 537	to 573
amendment of Mr. J. N. Purvi-	section 3. The Secretary of Com-
ance, 538; rejected, 538.	monwealth to furnish county
aniendment of Mr. A. Reed, 538;	commissioners with printed bal-
adopted, 539.	lots for election, considered 573
amendment of Mr. S. A. Purvi-	the section was agreed to, 573; re-
ance, 539; rejected, 544.	considered, 614.
amendment of Mr. D. W. Patter-	amendment of Mr. Armstrong,
son, 544; withdrawn, 545.	614; adopted, 614.
remarks on, by—	the section as amended was agreed
Mr. Ainey 539	to 614

Ordinance of ubmission-Continued.	Ordinance of submission-Continued.
vol. viii	section 6—
section 4. The county commission-	remarks on, by-
ers to distribute ballots to elec-	vol. viii:
tion boards five days before elec-	Mr. Littleton 579
tion, considered 573	Mr. Niles 579
the section was agreed to, 573; re-	Mr. H. W. Palmer 578
considered, 614.	Mr. H. G. Smith
amendment of Mr. Armstrong,	Mr. Struthers 578
614; adopted, 615.	Mr. Turrell 578
the section as amended was agreed	Mr. J. W. F. White
to	the section as amended was agreed
section 5. The form of ballot for per-	to, 583; re-considered, 614.
sons giving affirmative votes,	amendment of Mr. Arnistrong,
considered	614; adopted, 615.
adopted, 573.	the section as amended was agreed
amendment of Mr. Littleton, 573;	to
adopted, 573.	section 7. The Constitution to be
amendment of Mr. Harry White,	adopted or rejected by a ma-
573; rejected, 574.	jority of votes, &c., considered, 583
amendment of Mr. Howard, 574;	amendment of Mr. D. N. White,
rejected, 575.	583; adopted, 583.
amendment of Mr. J. M. Bailey	the section as amended was agreed
to amendment, 574; rejected,	to
575.	section 8. Appointment of commis-
amendment of Mr. Hay, 575;	sioners of election for Philadel-
withdrawn, 575.	phia, considered
amendment of Mr. Littleton to	amendment of Mr. Carey, 584;
amendment, 575; rejected, 575.	adopted, 585. amendment of Mr. Dallas, 585;
remarks on, by — Mr. Ewing 574	rejected, 614.
Mr. Howard 574	amendment of Mr. Armstrong,
Mr. Harry White 574	589; adopted, 614.
the section as amended was agreed	remarks on, by-
to, 575; re-considered, 614.	Mr. Armstrong 610
amendment of Mr. Armstrong,	Mr. Biddle 589
614; adopted, 614.	Mr. Dallas 585, 606
the section as amended was agreed	Mr. Darlington 612
to	Mr. Hanna 611
section 6. Form of ballot for per-	Mr. Littleton 613
sons giving negative votes, con-	Mr. Temple 609
sidered	
amendment of Mr. Buckalew, 576;	Mr. Woodward
rejected, 583; re-considered, 583; adopted, 583.	the section as amended was agreed
amendment of Mr. Clark, 578;	to
withdrawn, 583.	election to be made as in the
remarks on, by-	case of the election of Govern-
Mr. Armstrong 577, 582	
Mr. Buckalew 577	the section was agreed to 614
Mr. Carter 577	Ordinance on second reading.
Mr. Cochran 582	vol. viii:
Mr. Corsøn 580	
Mr. Curtin 579, 582	amendment of Mr. J. N. Purvi-
Mr. Ellis 577	ance, 622; rejected, 623.
Mr. Hall	the section was agreed to 623
Mr. Hanna 580	
Mr. Hay	amendment of Mr. Lamberton,
Mr. Kaine	623; rejected, 628.

ordinance on second read.—Continued.	Ordinance on second read.—Continued.
section 2—	section 5—
vol. viii:	vol. viii:
amendment of Mr. Lilly to amend-	amendment of Mr. J. P. Wether-
ment, 625; rejected, 626.	ill, 652; adopted, 654.
amendment of Mr. Harry White	remarks on, by—
to amendment, 626; rejected,	Mr. Buckalew
627.	Mr. Coehran
amendment of Mr. Struthers, 629;	Mr. Curtin
rejected, 632.	Mr. Dallas
amendment of Mr. Broomall, 633;	Mr. Hanna
rejected, 635.	Mr. Hay
remarks on, by	Mr. Littleton
Mr. Ainey 634	Mr. Simpson
Mr. Alricks	Mr. Temple
Mr. Buckalew	Mr. J. P. Wetherill 652, 653
Mr. Gibson	Mr. Harry White
Mr. Lamberton 623	the section as amended was agreed
Mr. Lilly	to 655
Mr. Mann	Ordinance on third reading, consider-
Mr. Harry White	ation of
the section was not agreed to 638	amendment of Mr. Buckalew, 704;
section 3. Considered	adopted, 705.
amendment of Mr. J. M. Bailey,	amendment of Mr. Buckalew, 705;
641; modified, 641; adopted, 642.	adopted, 706.
amendment of Mr. Wherry, 642;	amendment of Mr. Buckalew, 705;
adopted, 643.	adopted, 707.
amendment of Mr. J. M. Bailey,	amendment of Mr. Knight to
643; adopted, 643.	amendment, 705; ruled out of
amendment of Mr. Struthers, 643;	order, 705.
adopted, 643.	amendment of Mr. Cochran, 707;
amendment of Mr. Armstrong,	adopted, 707. amendment of Mr. Alricks, 707;
644; adopted, 644.	rejected, 707.
remarks on, by—	amendment of Mr. Buckalew, 707;
Mr. J. M. Bailey 643	adopted, 708.
Mr. Buckalew	amendment of Mr. Cochran, 708;
the section as amended was agreed	adopted, 708.
to 643	amendment of Mr. Buckalew, 708;
section 4. Considered	adopted, 708.
the section was agreed to 614	amendment of Mr. Simpson, 708;
section 5. Considered 644	rejected, 708.
amendment of Mr. Dallas, 644;	amendment of Mr. Armstrong, 708;
rejected, 646.	adopted, 708.
amendment of Mr. Turrell, 647;	amendment of Mr. M'Clean, 708;
adopted, 647.	adopted, 709.
amendment of Mr. Addicks to	amendment of Mr. Knight, 709;
amendment, 647; rejected, 647.	rejected, 711.
amendment of Mr. Hanna, 647;	remarks on, by—
withdrawn, 648.	Mr. Bowman
amendment of Mr. Buckalew, 648;	Mr. Dallas
adopted, 648.	Mr. Hanna
amendment of Mr. Buckalew, 648;	Mr. Howard
adopted, 648.	Mr. Knight
amendment of Mr. Hemphill, 648;	Mr. Littleton 706
rejected, 648.	Mr. M'Clean 708
amendment o Mr. Dallas, 648;	the ordinance as amended passed
adopted, 648.	finally 712

ordinance on third reading—Continued.	Overseers of election—Continued.
vol. viii:	remarks on, by-
resolution to furnish certified copies	Mr. Purman 57, 58, 59
to Secretary of Commonwealth,	Mr. Ross
Public Printer and Commission-	Mr. Simpson 59
ers of elections for Philadelphia, 715	Mr. Struthers 45, 46
reported by Committee on Revision	Mr. Temple 55, 56
and Adjustment, without amend-	Mr. J. P. Wetherill60
ment	Oyer and terminer, no commission of,
Orphans, resolution providing for the	to be issued
education of, vol. ii	vol. iv:
Orphans' court, to consist of one judge	Oyer and terminer, no commission of,
learned in the law, vol. i 94	to be issued
clerk of, to act as register of wills,	vol. vii:
vol. i	judge of common pleas to be a jus-
powers of registers' court vested in,	tice of
voi. vi 440	TD.
remarks on, by-	P.
vol. vi:	Pages, resolution to appoint addi-
Mr. Armstrong 435, 436, 437, 440	tional, vol. i
Mr. Campbell 432	report of committee on, pay of, vol.
Mr. Cochran	i
Mr. Darlington 436	debates on resolution to pay 192
Mr. Hanna 406, 429, 433	PALMER, GIDEON W., delegate XIIIth
Mr. Lilly	district:
Mr. Littleton	oath of office administered to, vol.
Mr. D. W. Patterson 434, 438, 439	i 7
Mr. Simpson 430	leaves of absence granted to, vol. v,
the establishment of separate 527	144; vii, 617.
remarks on, by-	report of committee on mileage of,
Mr. Armstrong 528, 535, 536, 538	vol. i
Mr. Baer 531	debate on resolution to pay mileage
Mr. Buckalew 529, 530	of, vol. i, 192.
Mr. Cochran 528, 535, 537	petition presented by—
Mr. Ewing 529	vol. iv:
Mr. Hanna 530	from citizens of Luzerne county,
Mr. M'Clean 538	asking for recognition of Al-
Mr. Harry White 531, 532	mighty God in Constitution 3
vol. vii:	vol. v:
the establishment of separate 517	relative to adjournment of the
remarks on, by—	Convention
Mr. Cochran 519, 520, 52	incidental remarks by—
Mr. Hanna 517, 518	vol. v:
Mr. Temple 518, 519	
Mr. Woodward 520, 52	vol. vii:
Overseers of elections, court to ap-	500, 575.
point, vol. v 3	
remarks on, by-	505, 732.
vol. v:	remarks by—
Mr. J. M. Bailey 50, 5	vol. ii:
Mr. Beebe 51, 5	
Mr. Buckalew, 37, 38, 42, 43, 45, 46,	vol. viii:
51, 54, 62.	on the free pass system 290
	7 on continuing certain courts spe-
	o cified in the new Constitution,
	1 424, 431.
	5 PALMER, HENRY W., delegate XIIIth
	7 district:
	2 oath of office administered to, vol.
	3 i

PALMER, HENRY W.—Continued.	PALMER, HENRY W.—Continued.
leave of absence granted to, vol. i,	remarks by—
109, 638; iv, 246; vii, 3; viii, 49, 732.	vol. i:
appeals from the decision of the	on oath of office 454, 45
Chair, vol. vii, 369; withdrawn,	vol. ii:
371.	on court of pardons 53
appointed on committee on place of	on printing reports of commit-
summer sitting of Convention,	tees
vol. vi	on the Education article 429, 44
communication presented by—	on settlement of State Printer's
vol. vi:	accounts 47
from citizens of Wilkesbarre, in-	on oath prescribed to members of
viting Convention to meet in	the Legislature 55
that city 61	on legislative appropriations for
vol. i:	sectarian and other purposes 65
report of committee on mileage of, 187	on legislative appropriations to
petitions presented by—	charitable and educational insti-
vol. ii:	tutions
from citizens of Luzerne county,	on creating offices for inspection 72
in favor of prohibition, 184, 512, 719	on change of venue
resolutions submitted by—	on validity of acts of Assembly,
vol. i:	761, 784, 788, 789, 790, 795.
to prevent judges from charging	vol. iii:
juries upon the facts of the case, 93	on exempting persons having con-
relative to adjournment 613	scientious scruples from mili-
vol. ii:	tary service
to print memorial of Hon. Wm.	on restraining railroad companies
Hopkins 415	from mining and manufactur-
vol. v:	on the forfeiture of charters of
relative to printing articles passed	
second reading 433	railroad companies for combina- tion between 564, 56
vol. vi:	on consequential damages by rail-
relative to holding sessions in some	road and canal companies 60
other place than Philadelphia 330	on acceptance by railroads of the
incidental remarks by—	provisions of the general law,
vol. i:	628, 629.
457, 461, 471, 607.	vol. iv:
vol. ii:	on the powers of the Supreme
229, 430, 446, 546, 579, 645, 653.	Court
vol. iii:	on the compensation of the offi-
198, 212, 232, 543, 579, 580, 643, 765,	cers of the Philadelphia courts, 19
767.	vol. v:
vol. iv:	on the oath prescribed members
201, 202, 209, 676, 695, 752.	of General Assembly 19, 25
vol. v: 31, 175, 310, 374, 378, 421, 423, 465,	on the appointment of overseers
468, 482, 674, 676, 734.	of elections by the courts 44, 47
vol. vi:	on the passage of bills contrary
39, 40, 53, 61, 82, 92, 95, 96, 169, 187,	to Constitutional provisions 310
212, 236, 241, 404, 449, 517, 524, 548,	on liquor prohibition 314
585, 587.	on the formation of new counties,
vol. vii:	377, 394.
281, 344, 369, 371, 435, 536, 537, 539,	on the liberty of the press 608
568.	on recess of the Convention 731
vol. viii:	on the rights of foreign corpor-
54, 58, 59, 75, 528, 534, 535, 595, 639,	ations
688, 692, 699, 708.	vol. vi:
remarks by—	on appropriations to sectarian
vol. i:	schools
on time of holding municipal elec-	on the taxation of manufacturing
tions 259	corporations 100

 \mathbf{P}_{z}

PALMER, HENRY W Continued.	Pamphlet form, &c.—Continued.
remarks by—	remarks on, by—
vol. vi:	vol. vii:
on oath prescribed members of	Mr. Bigler
Assembly after sine die adjourn-	Mr. Buckalew
ment 18-	Mr. Hanna 727
on the legislative power of cities, 210) Mil. II. W. Fallilel
on the removal of criminal cases	MI. J. M. I III VISINGG
to the Supreme Court 285	Mr. H. G. Smith 723, 727
on separate judicial districts for	Mr. Wherry
each county 508	Mr. Harry White 726
on providing for filling office of	Paper, resolution relative to accounts
associate judge 528	5 for, iv
on dispensing with trial by jury	Pardons—
in civil cases	s vol. i:
on preventing corporations doing	resolution to limit the power of Gov-
the business of a common car-	ernor to grant
rier from mining and manufac-	resolution requesting list of, nega-
turing 57-	tived 91
vol. vii:	relative to a court of 91, 157
on the limitation of actions 357, 36	to provide for council of 143
on legislative bribery 39	
on the division of counties 40	
on the assent of the electors to the	Governor to have power to grant,
division of the county 42	except in impeachment 146
on the granting of pardons 44	managial of Prison Referen Aspens
on the legislative oath 56	
on election expenses authorized	vol. ii:
by law	court of, to establish
	remarks on, by
vol. viii:	Mr. Biddle 356, 357
on the free pass system	Mr. Boyd 375
freight or passage 3	Mr. Buckalew 377
on abolishing jury commissioners,	Mr. Cochran
513, 528.	Mr. Curtin 351, 353, 369
on form of ballot in voting on the	Mr. Darlington 359, 378
Constitution 578	Mr. De France 379
on signing the Constitution 69	
on publishing the Constitution in	Mr. 110 ward 580
pamphlet form	Mr. Lawrence 371
Pamphlet copies of the Constitution,	1111 13111y 000
resolution to distribute, vol. vii 59	Mr. Mann 267, 368
remarks on, by-	111. 110 Williams 301, 300, 300
	Mr. J. N. Purviance 376
vol. vii:	Mr. S. A. Purviance 379
Mr. Ainey 59	
Mr. Baer. 59	
Mr. Brodhead	
Mr. Buckalew 59	
Mr. Cochran	
Mr. De France 59	
Mr. Ewing 59	3
Mr. Hay	
Mr. Howard	granting of 449
Mr. D. W. Patterson	
Mr. Harry White	
Pamphlet form, resolution to pub-	Mr. Carter
lish Constitution in, vol. vii 72	1 Mr. W. H. Palmer 449
report of committee on, vol. vii 72	5 Mr. S. A. Purviance 449

Pardoning power of Governor, vol. v, 213	
remarks on, by—	remarks by—
vol. v:	vol. ii:
Mr. Armstrong	on special legislation 594, 622
Mr. Bigler	Passes, free, railroad companies for- bidden to issue, vol. viii, 12, 19, 28, 284
Mr. Buckalew 224 Mr. Cochran 232	remarks on, by—
Mr. Corson	vol. viii:
Mr. Curtin	Mr. Ainey
Mr. Cuyler. 232	Mr. Armstrong 16, 294
Mr. MacVeagh	Mr. Baer 12
Mr. Mann 231	Mr. Beebe
the exercise of, before conviction 214	Mr. Bigler 13
remarks on, by—	Mr. Bowman
Mr. De France 214	Mr. Broomall
Parker, A. T., elected Transcribing	Mr. Buckalew
Clerk, vol. i 32	Mr. Carter
Parsons, Henry C., delegate XVth	Mr. Coehran
district:	Mr. Corbett
oath of office administered to, vol. i, 7	Mr. Curtin
leaves of absence granted to, vol. i,	Mr. Cuyler 284, 285, 293, 299 Mr. Darlington 32
348, 758; v, 99; vi, 166; vii, 454;	Mr. Darlington 32 Mr. De France 13, 295
viii, 3.	Mr. Dunning
communication presented by—	Mr. Hanna
vol. vi: from the mayor of Williamsport,	Mr. Howard 13, 33, 289
extending invitation to Conven-	Mr. Hunsicker 12, 37, 296
tion to meet in that city 354	Mr. Knight 11
petitions presented by-	Mr. Lilly 16, 34, 35, 287
vol. i:	Mr. MacVeagh 36
from citizens of Williamsport, in	Mr. Minor
favor of prohibition 589	Mr. G. W. Palmer 290
from citizens of Lycoming county,	Mr. H. W. Palmer
in favor of prohibition, 611, 685, 711	Mr. Andrew Reed 16, 27
vol. ii:	Mr. W. H. Smith
from citizens of Williamsport, in	Mr. Harry White
favor of prohibition 366	
resolutions submitted by—	PATTERSON, DAVID W., delegate IXth
Vol. i:	district: oath of office administered to, vol. i, 7
relative to official eligibility 183 relative to female suffrage 194	oath of office administered to, vol. i, 7 leave of absence granted to, vol.
relative to reports of the Supreme	vii
Court	petitions presented by—
vol. vi:	vol. iii:
directing Committee on Accounts	from citizens of Philadelphia, to
and Expenditures to report	restrain the power of railroad and
resolution for pay of clerks, &c., 588	canal companies 460
incidental remarks by—	vol. iv:
vol. i:	from citizens of Lancaster county,
223, 592, 758.	asking for recognition of Al-
vol. ii:	mighty God in Constitution 599
395, 451, 625, 626.	reports made by—
vol. iii:	vol. vii: from Committee on Revision and
294. vol. v:	Adjustment
182.	vol. viii:
vol. vii:	from Committee on Schedule, re-
328, 431, 442, 462, 707, 708, 715, 716,	porting same
779.	from Committee on Schedule, 491, 536

ŀ	'ATTERSON, D. W.—Continued.	PATTERSON, D. W.—Continued.
	vol. i:	incidental remarks by—
	rises to a question of privilege 124	vol. viii:
	resolutions submitted by—	571, 590, 604, 627, 628, 629, 633,
	to authorize owners of property	647, 662, 663, 664, 665, 636, 667,
	to vote on raising money for tax-	668, 675, 676, 677, 678, 680, 681,
	ation	689, 690, 692, 700, 729, 739.
	against cumulative voting 133	remarks by—
	to exclude persons convicted of	vol. i:
	erime from suffrage	on adjournment to Philadelphia, 17
	relative to corporations 613	on appointment of Committee on
	vol. ii:	Declaration of Rights 54, 57
	relative to adoption of separate	on the term of members of the
	artiele	Legislature 341
	to adjourn over election day 699	on the form of ballot
	vol. viii:	vol. ii:
	to submit representative clause	on the Legislature article 198
	separately	on eligibility to office of Governor, 346
	to submit article on Taxation and	on adaptation of Rule XLIII 548
	Finance separately 663	vol. iii:
	to grant additional pay to jani-	against adjournment
	tors	on limiting municipal indebted-
	to deposit copy of Constitution in	ness
	office of Secretary of Common-	on discrimination in freight or
	wealth 700, 739	passage by railroad companies,
	incidental remarks by-	519, 521, 524, 525.
	vol. i:	vol. iv:
	150, 502.	on the location of the Supreme
	vol. iii	Conrt
	154, 155, 300, 557, 607.	the Philadelphia courts 186
	Vol. V	on the establishment of police
	82, 166, 206, 385, 389, 438, 634, 655, 776.	courts
	vol. v:	on the establishment of probate
	132, 153, 134, 140, 173, £16, £21, 347,	oourts 374
	411, 457, 487, 589, 633, 701, 719,	vol. v:
	732, 733, 737, 739.	on the appointment of overseers
	vol. vi:	of elections by the court. 39, 40, 42
	79, 94, 175, 315, 412, 422, 425, 427,	on cumulative voting for county
	440, 442, 443, 512, 513, 537, 539,	commissioners and auditors, 76,
	684, 732, 735.	78, 79, 80.
	vol. vii:	on the trial of contested elections
	59, 115, 116, 117, 124, 187, 170, 187,	by the court
	221, 238, 239, 240, 241, 265, 288,	on the exemption law
	289, 295, 302, 305, 311, 314, 315,	on the liberty of the press 613
	324, 326, 327, 328, 329, 335, 339,	vol. vi:
	344, 345, 349, 351, 357, 363, 369,	on the establishment of industrial
	443, 445, 452, 456, 500, 522, 562,	schools
	567, 568, 614, 628, 652, 671, 677, 696, 699, 704, 706, 708, 714, 715,	on oath prescribed members of
	728, 730.	Assembly after sine die adjourn-
	vol. viii :	on the election and qualifications
	7, 47, 73, 74, 75, 120, 223, 266, 305,	of aldermen 315
	311, 334, 335, 338, 339, 340, 344,	on the abolishing the registers
	352, 369, 370, 374, 375, 376, 416,	court
	417, 418, 422, 432, 431, 437, 438,	on separate judicial districts for
	439, 444, 493, 494, 495, 496, 500,	each county
	501, 511, 513, 522, 523, 525, 527,	on providing for a recess of the
	532, 533, 534, 535, 545, 519, 550.	Convention 733

PATTERSON, D. W.—Continued.	PATTERSON, D. W.—Continued.
remarks by—	remarks by—
vol. vii:	on printing the Constitution in
on representative apportionment, 59	pamphlet form 594
on the incompatibility of office 133	Patterson, Thomas H. B., dele-
on separate legislative districts 163	gate XXIIId district:
on legislative representation of	oath of office administered to, vol. i, 7
cities 309	leaves of absence granted to, vol. i,
on limiting tenure of Auditor	270, 758; vi, 214; viii, 699.
General 450, 451	memorial presented by—
on separate judicial districts 464	vol. iii:
on writs of error to the Supreme	from citizens of Allegheny coun-
Court	ty, asking for recognition of Al-
on the legislative oath 565	mighty God in Constitution 298
on organizing the militia of the	petition presented by—
State 586, 587	from citizens of Philadelphia, to
on city councils fixing time for	restrain the powers of railroad
holding municipal elections 686	and canal companies
on compulsory education 683, 688	resolutions submitted by— vol. i:
vol. viii: on the location of the State Capital, 73	acknowledging God in the Consti-
	tution
on northing croming	relative to an examining commit-
on the investigation of charges against members of the Conven-	tee
9	vol. iii:
on fixing the time for the Consti-	relative to limitation of debate 42
tution to go into effect 336	rises to correct the Journal, vol.
on the election of Senators and	vii
Representatives342	rises to a point of order, vol. viii, 132
on the first election for Governor, 351	incidental remarks by-
on the election of Lieutenant Gov-	vol. i:
ernor 366, 367	515.
on the continuation of all courts	vol. ii :
of record	101, 611, 621, 627.
on designating the judicial dis-	vol. iii :
tricts after each decennial cen-	113, 139, 307, 417, 420, 492.
sus 373	vol. iv: 579, 609, 610, 638, 668, 761, 780, 781.
on the compensation of judges 401	vol. v:
on the appointment of prothono-	257, 350, 351, 355, 356, 360.
tary of Philadelphia 415	vol. vi:
on continuing certain courts not	160, 202, 279, 336, 410, 411, 424, 550,
specified in new Constitution,	553, 555, 668, 669, 685, 689, 735, 786.
418, 422, 432.	vol. vii:
on tenure of office, and election	189, 225, 239, 277, 278, 280, 281, 284,
of aldermen	337, 338, 346, 574, 614, 615, 621, 622,
on corporations exercising vested	728, 796.
powers repugnant to the Consti-	vol. viii:
tution 440	
on the General Assembly passing	602, 617, 622, 688.
laws to give effect to the Consti-	remarks by-
tution	vol. ii:
on the submission of the Consti-	on the death of Mr. Hopkins 410
tution	
on continuing all laws in force,	on legislative bribery 14
not inconsistent with Constitu-	on limitation of municipal in-
tion, until repealed by Assem-	debtedness
on the organization of the courts	*
in Allegheny county 510	by railroad companies 330 on taxing corporations, 356, 357,
on reseinding Rule VIIII 595	

ATTERSON, T. H. B.—Continued.	FATTON, JOSEPH G.—Continued.
remarks by—	petitions presented by—
vol. iii:	vol. iv:
on railroads guaranteeing the	from citizens of Bradford county,
stock of other corporations 426	asking for recognition of Al-
on declaring all railroads public	mighty God in Constitution,
highways 533, 534	135, 600.
on the violation of law by railroad	from citizens of Susquehanna
	•
or other corporations 579, 580	county, of similar import 554
on acceptance by railroads of the	vol. v:
the provisions of the general	from the citizens of Bradford
law 627	county, asking for the recogni-
vol. iv:	tion of Almighty God in the
on the recognition of Almighty	Constitution 3, 14:
God in the Constitution 766, 767	resolutions presented by—
vol. v:	vol. i:
ou liquor prohibition 325	relative to the form of ballot 11:
vol. vi:	relative to county advertising 690
on oath of office	vol. iii:
on railroad and canal companies	
guaranteeing the stock of other	to provide for a periodical geologi-
corporations 570	cal survey of the State 53:
on preventing corporations doing	vol. iv:
business of a common carrier	relative to debtors' exemption 51:
	vol. viii:
from mining or manufacturing,	to pay J. S. Gilbert and R. A.
583, 584, 597.	West, for reporting argument
on discrimination in freight or	in Supreme Court
passage by railroad companies,	incidental remarks by-
640, 647, 687.	vol. iv:
vol. vii:	112, 242, 368, 600.
on the aldermanic system in Pitts-	vol. vi:
burg and Allegheny 535	135, 424, 516.
on the discrimination in freight	vol. viii :
or passage by railroad compa-	267, 693, 672.
nies 793, 794	remarks by—
vol. viii:	vol. i:
on a point of order taken 132, 133	on the form of ballot
	vol. ii:
on an appeal from the Chair 140	
on the discrimination by railroad	on the form of ballot
companies in freight or passage,	on the death of Mr. Hopkins 404
215, 278.	vol. iii:
on the ranks of judges 499	on vesting the judicial power 696
on extra compensation to the re-	vol. iv:
porter	on death of Mr. M'Allister 104
'ATTON, JOSEPH G., delegate XIVth	on the powers of the Supreme
district:	Court 137
oath of office administered to, vol.i, 7	on the election of judges by the
memorial presented by—	cumulative system of voting 338
vol. iii:	on the industrial interests and the
from citizens of Bradford and Sul-	usury law 527
livan counties in favor of recog-	vol. vi:
nition of Almighty God in Con-	on newspaper publication of le-
stitution	
vol. viii:	gal notices
from General Patton, of Bradford	memorial from, relative to rate of
county, relative to the rate of in-	
	interest, vol. viii
terest	Paxson, Judge, of Philadelphia, as-
petitions presented by—	signed to court of common pleas,
vol. i:	number one, vol. viii 406, 507
from citizens of Bradford county,	Pay of officers, resolution relative to,
in favor of prohibition 288	vol. ii

Peace society of Pennsylvania, me-	Petitions—See also Memorials.
morial from, vol. i	96 vol. iii:
society of Pennsylvania memorial	from John Alexander and others,
of, to expunge from the Bill of	requesting use of the Hall for the
Rights the right of citizens to bear	advocates of a religious amend-
arms, vol. iii 42	ment to the Constitution 42
Pence, no standing army to be allowed	from citizens of Indiana and West-
in time of, vol. v 63	moreland counties, asking for re-
no soldier to be quartered in any	cognition of Almighty God in
house in time of, vol. v 65	Constitution 43
Penal confinement, resolution rela-	from eitizens of Schuylkill county,
tive to, vol. i)=
Pennsylvania, residents of, petition	0 111 0 701 11 1 1 1 1 1
for suffrage, vol. i	
residents of, petition for restrie-	similar import 4:
tions on railroads, vol. i 66	
University of, Convention invited	similar import4
to visit, vol. i 58	
railroad, newspaper article relative	similar import 42, 178, 17
to, vol. i 59	
Historical society of, invitation to	eounty, of similar import 8
,	from eitizens of Philadelphia, of
Penitentiary, Eastern, invitation of	similar import 116, 14
inspectors of, vol. i	
6,	of similar import
People, all power inherent in the, vol.	from eitizens of Dauphin county, of
iv, 669; v, 561.	similar import
Perry county, petition of citizens of,	from eitizens of Bucks county, of
relative to railroad corporations,	similar import
vol. i	
petition of citizens of, relative to	asking for a division of their
railroads, vol. ii	
Person or property, limiting amount	from eitizens of Philadelphia, in
recoverable for injury to, vol. ii 72	~
remarks on, by-	from citizens of Bradford and Sulli-
vol. ii :	van eounties, asking for recogni-
Mr. Alricks	
Mr. Biddle 727, 7-	
Mr. J. S. Black	The state of the s
Mr. Campbell	
Mr. Cuyler	• ,
Mr. Darlington 737, 73	
Mr. Ewing	· ·
Mr. Gowen 735, 737, 75	
Mr. Newlin	
Mr. J. P. Wetherill	
Mr. Harry White 734, 7-	
Mr. Woodward	
persons or property, Legislature not	similar import
to limit amount recoverable for	from eitizens of Lancaster county,
injury to, vol. v	• /
Personal explanation—	from citizens of Schuylkill county,
vol. vii:	against advancement of rates of
Mr. Darlington rises to 49	
Mr. J. W. F. White rises to 33	
Mr. Lamberton rises to	

Petitions—Continued.		Petitions—Continued.	
vol. iii:		vol. iv:	
from citizens of Northumberlan	d	from citizens of Allegheny county, asking for recognition of Al-	
county, asking recognition of A		mighty God in Constitution, 446,	
mighty God in Constitution		513, 599.	
from citizens of Beaver county, i		from citizens of Butler county, of	
favor of prohibition		similar import	513
from citizens of Crawford county,		from citizens of Lancaster county,	
similar import		of similar import 554,	399
from citizens of Cumberland cour		from citizens of Philadelphia, of	
ty, of similar import		sımilar import	554
from citizens of Cumberland cour		from citizens of Washington county,	
ty, asking for recognition of A		of similar import	554
mighty God in Constitution		from citizens of Chester county, in	
from citizens of Allegheny county		favor of partial female suffrage	555
of similar import		from citizens of Franklin county,	
from Obadiah Wheelock, of Phila		asking for recognition of Al-	
delphia, in favor of female su		mighty God in the Constitution	593
frage from citizens of Luzerne county, i		from citizens of Jefferson county,	
favor of prohibition		of similar import	599
from citizens of Blair county, ask		from citizens of Bradford county,	
ing recognition of Almighty Go		of similar import	600
in Constitution		vol. v:	
from citizens of Schuylkill county		from citizens of Bradford county,	1 (1)
asking for recognition of A		of similar import3,	142
mighty God in Constitution		from citizens of Butler county, of	FI
from citizens of Philadelphia ask		similar import	50
ing that contested election case		from citizens of Jofferson county,	13
be tried by the courts of the cour		of like import.	3
ty in which they may arise		from citizens of Mifflin county, of	3
from citizens of Philadelphia, t		like import	0
restrain the powers of railroa		from citizens of Montour county, of like import	3
and canal companies 45	9, 460	from citizens of Huntingdon county,	•,
from citizens of Pennsylvania, o	of	of like import	3
similar import		from citizens of Chester county, in	
from citizens of Duncannon, Perr	y	favor of allowing women to vote	
county, of similar import		for school directors	142
from citizens of Mifflinburg, Unio	n	vol. vii:	
county, of similar import		from citizens of Columbia, Lancas-	
from members of the bar of Berk		ter county, in favor of liquor pro-	
county, in favor of the abolition of		hibition	379
the grand jury system	. 532	Philadelphia—	
vol. iv:		vol. i:	
from citizens of Luzerne county	,	petition relative to fraud, from Citi-	
asking for recognition of A		zens' reform association of	544
mighty God in the Constitution.		memorial from citizens of, relative	E00
from citizens of Venango county, o		to poll tax	900
similar import		invitation of select and common	10
from citizens of Indiana county, c similar import		councils to convene inresolution relative to adjournment	10
from citizens of Westmoreland co	. 0		7/1
of similar import	·, 3	todebate on adjourning to 11,	10
from citizens of Susquehanna co		committee appointed to confer with	18
of similar import 5	9. 554	councils of	63
from citizens of Northampton co	_, 001	report of	
of similar import	52	re-consideration of vote on resolu-	1.,,
from J. Fisher Leaming, relative	to	tion to adjourn to	88
trades' unions, strikes, sale	of	resolution tendering thanks to conn-	
stocks, &c	318	cils of	

Philadelphia—Continued.	Philadelphia—Continued.
vol.i:	vol. viii:
inviting clergy of, to open sessions	organization of courts of common
with prayer	pleas in
combining courts of	remarks on, by—
invitation from Athenaum of, to	Mr. Armstrong 409
visit	Mr. Baker 409
resolution relative to seat of govern-	Mr. Biddle 407, 408, 410, 411
ment at	Mr. Buckalew 410
memorial from Municipal reform	Mr. Cuyler 407, 408, 409, 411
association of	Mr. Darlington 411
Prison reform association of 263	Mr. Hanna 408, 409
Mercantile Exchange of 244	Mr. Howard 411
resolution to furnish Debates to	Mr. Littleton
Mercantile library of	Mr. J. R. Read
invitation extended to members to	Mr. Simpson
visit Mercantile library of 335	when organization of courts in, to
vol. ii:	
communication from Hon. John M.	take effect 412
Reed, relative to elections iu 183	remarks on, by—
courts to divide city of	Mr. Biddle
Methodist conference of, in favor of	causes pending in nisi prius courts
prohibition	of, how disposed of
•	Philadelphia, bar of, resolutions of
petition of citizens of, in favor of	relative to the Judiciary article,
prohibition	vol. viii
yol. iii: memorials of Board of Trade of,	commissioners of election, resolu-
	tion to appoint, vol. viii 437
asking repeal of usury law 3, 224	remarks on, by—
memorial of courts of	vol. viii:
petition of citizens of, asking recog-	Mr. Temple 547
nition of Almighty God in Consti-	Mr. Harry White 546
tution	Mr. Woodward 546
petition of citizens of, in favor of	appointment of—
prohibition	remarks on, by-
petition of Obadiah Wheeloch of, in	Mr. Armstrong 610
favor of female suffrage 342	Mr. Biddle 589
petition of citizens of, to restrain the	Mr. Buckalew 655
powers of railroad and canal cor-	Mr. Cochran
porations 459, 460, 532	Mr. Curtin
vol. iv:	Mr. Dallas 585, 606, 646
memorials of citizens of, asking for	Mr. Darlington
recognition of Almighty God in	Mr. Hanna 611, 647
the Constitution 3, 73, 554	Mr. Hay 646
Philadelphia and Allegheny county,	Mr. Knight 640 700
establishment of courts of, vol. vi, 256	Mr. Knight
remarks on, by-	Mr. Littleton 613, 646
vol. vi:	Mr. Simpson 650
Mr. Armstrong 267, 269	Mr. Temple 609, 649
Mr. Biddle	Mr. J. P. Wetherill 652, 655
Mr. Bullitt 264	Mr. Harry White 648
Mr. Campbell	Mr. J. W. F. White 58
Mr. Cassidy	Mr. Woodward 60
Mr. Dallas 256, 266, 275, 276, 277	compensation of officers of courts of,
Mr. Hanna	vol. iv
Mr. Heverin 270, 271	remarks on, by—
Mr. MacConnell	vol. iv:
Mr. Newlin	Mr. Alricks 20
Mr. J. R. Read	Mr. Armstrong 207
Mr. Temple	Mr. Biddle 20
Mr. Woodward	Mr. Cuyler 20
Mr. Worrell	Mr. Darlington 205

Philadelphia—Continued.	Philadelphia—Continued.	
compensation of officers of courts-	prothonotaries of courts of—	
remarks on, by-	remarks on, by—	
vol. iv:	vol. v:	
Mr. Lilly 193	Mr. Ewing 41	12
Mr. Mantor	3 110 (1	
Mr. Mann		
Mr. H. W. Palmer	26 270	
Mr. J. N. Purviance		
Mr. J. N. Furviance	me or a second of	
Mr. J. R. Read		53
Mr. Struthers		
Mr. Temple		
Mr. D. N. White	Bir Amartana 55	55
Mr. Worrell 199	Mr. Baker 55	53
court of common pleas in, powers	Mr Biddle 55	
and jurisdiction of, vol. vii 503	Mr. Curtin 55	
remarks on, by—	Mr. Cuyler 55	54
vol. vii:	Mr Tilly 55	55
Mr. Biddle 510, 514	Mr. Littleton	
Mr. Broomall 511		
Mr. Campbell 508	vesting of judicial power in, vol. iv, 16	
Mr. Curtin 508	ramoriza on by	00
Mr. Dallas 505, 506, 507, 511	remarks on, by—	
Mr. Darlington 509		67
Mr. Hanna 513		
Mr. Newlin 509	2/21. 1/200010	
Mr. J. R. Read 509	and cumpocition and along they are	
Mr. Simpson 513, 514	141. 040014	10
Mr. Harry White 511	1.210 0 10 10 10 10 10 10 10 10 10 10 10 10	20
Mr. Woodward 512, 513		
councils of, present desks and chairs		
to members of Convention, vol.	Mr. MacConnell	
	Mr. Simpson	15
viii	111. 1111011	
	Mr. J. M. Wetherill 18	81
eriminal courts, vol. iv	Trorco, strago, or Timatorphia, as	
eriminal courts of, vol. vi 280		
municipal elections in, vol. vii 631	number one, vol. viii 406, 50	07
remarks on, by—	Pike county, report of prothonotary	
vol. vii:	of, presented, vol. i 59	23
Mr. Beebe		
Mr. Buckalew 633	frage, vol. i	23
Mr. Corson	I Itisbuig - Dec IIII jiidhiji	
Mr. Dallas 632, 635	VOI. 1.	
Mr. Hanna 631		
Mr. Lilly 634	in 2	21
magistrates, memorial of J.W.Dun-	thanks extended to councils of 2	21
gan, in reference to, vol. vii 617	Debates to be furnished Mechanics'	
magistrates to be elected in, instead	institute of	65
of aldermen, vol. viii 436	Debates to be furnished Mercantile	
police courts in, establishment of,	library of	£5
vol. vi	Gazette, article from, relative to	
prothonotary of, appointment of,	Pennsylvania railroad 59	95
vol. vi	memorial from citizens of, relative	
prothonotary of courts of, vol. viii, 412		03
remarks on, by-	vol. ii:	
vol. v:	memorial from Mr. Foster of, in	
Mr. Armstrong 412, 413, 414, 415		14
Mr. Biddle		
Mr. Cuyler 415		
Mr. Darlington 413	court system	38

Pittsburg-Continued.	PORTER, DANIEL S Continued.
vol. v:	remarks by—
memorial of Temperance Alliance	vol. vii:
of	on organizing the militia of the
vol. vi :	State 589
election and jurisdiction of alder-	on military appropriations 592
man in	Postage, resolution relative to pay-
remarks on, by—	ment of on Debates, vol. i, 594, 687, 785
Mr. Armstrong 460	Post office, resolution relative to, vol. i, 637
Mr. Cuyler 457	Potter county, report of prothonotary,
Mr. Ewing 459	vol. i 611
Mr. Hay 453, 455, 460	petition of citizens of, in favor of
Mr. MacConnell	prohibition, vol. ii
Mr. S. A. Purviance 460	Powers of government, everything
Mr. William H. Smith 458	excepted out of, to remain invio-
Mr. J. W. F. White 456	late, vol. v
vol. vii:	Prayers, resolution relative to omit-
resolution relative to alderman in 534	ting reporting of, vol.i 520
remarks on, by—	Practice in the courts, to provide for
Mr. Hay 534, 535	· · · · · · · · · · · · · · · · · · ·
Mr. T. H. B. Patterson 535	a general system of, vol. iv 437
Mr. S. A. Purviance 534	remarks on, by— vol. iv:
Police courts, establishment of, vol.	Mr. Bowman
iv	Mr. Boyd 430
in Philadelphia, establishment of,	Mr. Dallas
vol. vi	Mr. Darlington
Polytechnic college, invitation to Con-	Mr. Hanna 430
vention to attend commencement	Mr. Worrell 441
of, vol. v	
PORTER, DANIEL S., del. XXIVth	Preferential voting, resolution to pro-
district:	vide for, vol. i
oath of office administered to, vol. i, 7	Presbyterian General Assembly, me-
leaves of absence granted to, vol. i,	morial from, relative to recognition
250; iii, 99; v, 519; vi, 166; vii, 657.	of Almighty God in the Constitu-
petitions presented by—	tion, vol. v
vol. ii:	Press, liberty of the, guaranteed, vol.
from the women of Indiana coun-	v 584
ty, in favor of prohibition 213	remarks on, by—
report made by—	vol. v:
from the Committee on Militia,	Mr. Alrieks 617, 621
reporting article	Mr. Biddle
resolutions submitted by—	Mr. Broomall 60
vol. i:	Mr. Buckalew
to furnish the Debates to the news-	Mr. Clark. 62
papers	Mr. Corbett
to fix hours of session	Mr. Do Evanos 589
	Mr. De France
incidental remarks by— vol. i:	Mr. Gibson 601
659, 689.	Mr. Hay
vol. iii :	Mr. Landis
169, 172, 176.	Mr. MacVeagh
vol. vii:	Mr. H. W. Palmer. 608
292.	Mr. D. W. Patterson. 61:
remarks by—	Mr. H. G. Smith 603
vol. iii:	Mr. W. H. Smith
on the organization of the militia	Mr. Woodward
of the Commonwealth 159	Press, Philadelphia, article from, rela-
vol. vii:	tive to validity of acts of Assembly,
on compelling militia service 581	47

Price, Henry B., elected postmaster,	Printing of Debates and Journal de-
vol. i	stroyed by fire, vol. viii 734
Printing reports of committees, reso-	remarks on, by—
lutions relative to, vol. i 248, 269	vol. viii:
of the Debates, resolutions relative	Mr. Ainey 740
to, vol. i 587, 660, 784	Mr. Bowman
Constitution, resolution relative to,	Mr. Coehran
vol. i	Mr. Darlington 734, 785
and binding, appointment of com-	Mr. Hay 734, 735, 736, 738
mittee on, vol. i	Mr. Hunsieker 738
reports of committee on, vol. i, 130,	Mr. Kaine 737
140, 161, 229, 230, 289.	Mr. Lilly 734, 735, 737
debate on resolution relative to,	Mr. J. P. Wetherill 736
vol. i	Mr Harry White 738
to regulate style of, committee on,	Printing accounts, report of commit-
vol. i	tee on, vol. vi
and stationery contracts, resolution	Printing press, on the freedom of,
to provide for, vol. i	vol. vii
reports of committees, resolution	remarks on, by—
	vol. vii:
relative to, vol. ii	Mr. Broomall
remarks on, by-	
vol. ii:	Mr. Dallas
Mr. J. M. Bailey 515	Mr. Ewing. 264
Mr. Cochran	Mr. M'Camant
Mr. Darlington 416, 417, 513	Mr. H. G. Smith 266
Mr. Kaine 514, 515	Mr. Harry White 265
Mr. Lilly	Printer to the Convention, resolution
Mr. Newlin 416	to pay, vol. iii 84
Mr. H. W. Palmer 417	report of committee relative to pay-
Mr. D. N. White 513	ment of, vol. iii 114
Mr. Harry White 475, 476	resolution of Mr. Brodhead relative
vol. iii:	to non-performance of contract by,
committee on, report from, relative	vol. iii
to publishing Debates in the daily	resolution of inquiry relative to De-
newspapers 3	bates, vol. iii, 157; adopted, vol.
vol. v:	iii, 158.
and binding, committee on report,	remarks on, by—
resolution relative to distribution	vol. iii:
of bound copies of Journals and	Mr. Coehran
Debates	Mr. Lilly 157, 158
Printer's accounts, on settlement of—	Mr. Struthers 157
remarks on, by-	vol. iv:
vol. ii:	resolution relative to drawing war-
Mr. H. W. Palmer 479	rants for pay of 397
Mr. H. G. Smith 176	remarks on, by-
Mr. Harry White 475, 476	Mr. Baer 402, 404
vol. viii:	Mr. Boyd 398
Mr. Baer 43	Mr. Broomall
Mr. Beebe	Mr. Buckalew 399
Mr. Bigler	Mr. Cochran 449
Mr. Broomall	Mr. Corson 405
Mr. Cochran 42	Mr. Darlington
Mr. Corson	Mr. Gibson
Mr. Curtin	Mr. Guthrie
Mr. Hay 41, 42, 45, 47	Mr. Hay, 397, 398, 399, 404, 406,
Mr. Lamberton	446.
Mr. J. N. Purviance	
Mr. J. P. Wetherill	Mr. MacConnell 403, 404, 405, 448
	Mr. Minor
Mr. Harry White 44	Mr. Newlin 405

Printer, res. rel. to warrants—Continued.	Private corporations—Continued.	
remarks on, by-	vol.iv:	
vol. iv:	article on, read first time	191
Mr. Niles 401, 402	on second reading	
Mr. J. N. Purviance 399	section I. Defining the term "cor-	
Mr. A. Reed 404	porations," considered	577
Mr. Temple 403	the section was not agreed to, 577;	
Mr. Harry White, 400, 401, 402,	re-considered, 579; not agreed	
406, 407.	to, 579.	
Mr. J. F. White	section 2. No exclusive right to be granted, considered	577
Printer's accounts, resolution relative	the section was not agreed to	
to settlement of, vol. vii	section 3. All highways, &c., to be	010
vol. vii:	open and free to all citizens of	
Mr. Buckalew	the State, considered	579
Mr. Cochran	the section was not agreed to	
Mr. Hay	section 4. Legislature not to pass	
Mr. J. W. F. White, 221, 222, 223, 224	special laws giving corporate	
Printing press, declaratory of the	powers, considered	579
freedom of, vol. iv	the section was not agreed to	579
remarks on, by-	section 5. All existing charters un-	
vol. iv:	der which there is no bona fide	
Mr. Dallas 688, 689, 690	organization shall have no va-	
Mr. Gibson	lidity, considered	579
Mr. Gowen	amendment of Mr. Struthers, 583;	
Mr. Lear 717, 723	adopted, 583.	
Mr. Newlin 723	amendment of Mr. Lear, 583; re-	
Mr. J. W. F. White 728, 729, 730	jected, 584.	
Prison reform and discipline, resolu-	amendment of Mr. Lear, 581; rejected, 584.	
tion to provide for, vol. i 193	remarks on, by—	
association, memorial of, vol. i 243	Mr. Bowman	585
inspectors, resolution to provide for	Mr. Clark 586,	
State, vol. i	Mr. Cuyler 580, 581, 582,	
Prisons, report of Board of Charities,	Mr. Dodd 581,	
relative to, vol. i	Mr. Lear 583,	687
Prisoners, to be bailable by sufficient	Mr. Harry White 580,	581
sureties, vol. iv	Mr. J. W. F. White 585,	586
Privilege, question of—	the section as amended was agreed	
vol. i:	to	588
Mr. D. W. Patterson rises to	section 6. Relative to forfeiture of	F00
Mr. Kaine rises to	charters, considered	
Mr. Craig rises to	the section was agreed to	องจ
Mr. S. A. Purviance rises to 516	section 7. Relative to the exercise of the power and the right of emi-	
Mr. Temple rises to	nent domain, considered	588
vol. iii:	the section was agreed to	
Mr. Howard rises to	section 8. Stockholders to be indi-	000
Mr. Dallas rises to	vidually liable, considered	589
vol. vii:	remarks on, by-	
Mr. Bowman rises to 414	Mr. Carey	589
vol. viii:	the section was not agreed to	
Mr. Biddle rises to 396	section 9. Corporations liable for in-	
Mr. Lamberton	juries, considered	590
Private bequests, memorial against	amendment of Mr. Lilly, 591: re-	
publication of, vol. i	jected, 592.	
Private corporations, Foreign and Do-	the section was not agreed to	592
mestic, &c.—	section 10. Relative to private pro-	
vol. i:	perty appropriated by corpora-	
appointment of committee on 109		
resolution reported from 136	sidered	599

rivate corporations—Continued.	Private corporations—Continued.
article on second reading—	article on second reading—
section 10—	section 16—
vol. iv:	vol. iv:
amendment of Mr. Andrew Reed,	the section was agreed to 623
592; rejected, 592.	section 17. Suspension of specie pay-
the section was not agreed to 592	ments not to be permitted to a
section II. Relative to elections for	greater rate of interest than al-
managing officers of corpora-	lowed to individuals, consid-
tions, considered 592	ered 629
amendment of Mr. Lear, 606; re-	amendment of Mr. Broomall, 628;
jected, 608.	adopted, 631.
remarks on, by-	amendment of Mr. MacConnell,
Mr. Buckalew 604	631; adopted, 631.
Mr. Darlington 606, 607	remarks on, by-
Mr. Lear	Mr. Broomall 629
the section was agreed to 608	Mr. Carey 630
section 12. Corporations, except for	Mr. Dallas 629
the construction of railroads,	Mr. Harry White 628
&c., not to be created for a longer	the section as amended was agreed
period than twenty years, con-	to63
sidered	section 18. The majority of manag-
remarks on, by-	ing officers of all corporations to
Mr. Lilly	be citizens of the State, consid-
the section was not agreed to 609	ered
	the section was not agreed to 63
section 13. No foreign corporation to	section 19. Foreign insurance com-
hold real estate, considered 609	panies to be subject to the same
amendment of Mr. Brodhead, 609;	taxation as companies incorpo-
adopted, 610.	rated by the State, considered 63
the section as amended was agreed	
to	the section was agreed to 63
section 14. Corporations not to en-	section 20. Rélative to building or
gage in any other business than	loan associations, considered 63
that anthorized in the charter,	amendment of Mr. Bartholomew,
considered	632; rejected, 635.
amendment of Mr. Bartholomew,	amendment of Mr. Beebe to
610; adopted, 611.	amendment of Mr. Bartholo-
the section as amended was agreed	mew, 633; rejected, 635.
to	remarks on, by-
section 15. The franchises and roll-	Mr. Corson 631, 633, 63
ing stock liable to execution and	Mr. Worrell 632, 63
sale, considered 611	the section was not agreed to 63
amendment of Mr. Brodhead, 621;	section 21. Individual liability of as-
adopted, 628.	sociations, considered
remarks on, by—	amendment of Mr. Wetherill, 638;
Mr. Bigler 623, 624	rejected, 640.
Mr. C. A. Black 515, 616	amendment of Mr. Gowen, 640;
Mr. Carter 626	rejected, 642.
Mr. Cochran 625, 626	remarks on, by—
Mr. Corbett	Mr. Bartholomew 64
Mr. Curtin 622	Mr. Bigler 64
Mr. Cuyler 612, 613, 614, 624	Mr. Buckalew 638, 64
Mr. MacConnell 627	Mr. Gowen 64
Mr. Mann	Mr. J. P. Wetherill 638, 63
Mr. Woodward 617, 618, 620	Mr. Woodward 635, 63
the section as amended was not	the section was not agreed to 64
agreed to 23	section 22. Creating the office of
section 16. General banking laws to	comptroller of corporations, con-
provide for State registry and	sidered 64
countersigning of all notes or	the section was not agreed to 64
bills, considered 028	amended article on
,	

Private corporations—Continued.	Private corporations—Continued.
'vol. v:	article on second reading—
article on second reading 757	vol. v:
section 1. Existing charters under	section 6. Corporators not to engage
which there is no bona fide or-	in any other business than that authorized in their charter, con-
ganization shall have no validi-	sidered
ty, considered	the section was agreed to 77
the section was agreed to 757	new section proposed by Mr. Brod-
section 2. Legislature shall not re-	head, "all corporations, except
mit forfeiture of charters, con-	banking companies, to divide
sidered 757	their net earnings among their
the section was agreed to 757	stockholders," considered 77
section 3. The exercise of the power	the section was not agreed to 77
and the right of eminent do-	section 7. General banking laws to
main, considered	provide for State registry and
the section was agreed to 758	countersigning of all notes or
section 4. Relative to elections for	bills, considered
managing officers of corpora-	amendment of Mr. Dallas, 775;
tions, considered	negatived, 776.
amendment of Mr. A. Reed, 758;	the section was agreed to 778
rejected, 760.	new section proposed by Mr. Harry
amendment of Mr. Lear, 761;	White, "the Legislature to have
adopted, 767.	the power to alter, revoke or
remarks on, by-	annul any charter now exist- ing," considered
Mr. Buckalew 759, 765	the section was withdrawn 776
Mr. Corbett 764	section 8. No banking or other cor-
Mr. Cuyler 761, 763	poration to pay or receive a
Mr. Darlington 758	greater rate of interest than al-
Mr. Dodd	lowed individuals, considered, 777
Mr. Hunsicker 764	amendment of Mr. Darlington,
Mr. Lear 761	777; rejected, 777.
Mr. MacVeagh	amendment of Mr. J. N. Purvi-
Mr. Minor	ance, 777; rejected, 777.
Mr. Andrew Reed	amendment of Mr. Hunsicker,
Mr. Struthers	777; rejected, 779.
Mr. Woodward	amendment of Mr. Ewing, 779;
the section as amended was agreed	modified, 780; rejected, 781.
to	remarks on, by-
section 5. Foreign corporations to	Mr. Baer 780
have a known place of business	Mr. Buckalew 778
within the State, considered 768 amendment of Mr. Woodward,	Mr. Carey 779
768; rejected, 772.	Mr. Cochran
amendment of Mr. Struthers, 772;	Mr. Corbett
rejected, 773.	Mr. Cuyler 777
amendment of Mr. MacVeagh,	Mr. Dallas
773; adopted, 774.	Mr. Ewing
amendment of Mr. Buckalew,	Mr. Hunsicker
774; adopted, 774.	Mr. MacVeagh
remarks on, by-	Mr. J. N. Purviance 777
Mr. Alricks 772	Mr. J. P. Wetherill 778
Mr. Bowman	Mr. Harry White 777
Mr. Lilly 769, 770	vol. vi:
Mr. MacConnell 770	article on second reading resumed 3
Mr. MacVeagh 768	section 8. No banking or other cor-
Mr. H. W. Palmer 772	poration to receive or pay a
Mr. Woodward 768, 770	greater interest than is allowed
the section as amended was agreed	individuals, consideration con-
to 774	tinued 3

vate corporations—Continued.		Private corporations—Continued.	
rticle on second reading—		article on second reading—	
ection S—		vol. vi:	
vol. vi:		new section proposed by Mr. Funck,	
amendment of Mr. Funck, 3; re-		that the Legislature shall annul	
		all charters of banks not banks	
jected, 7.		of issue, considered	27
amendment of Mr. Ainey, 12;			27
modified, 13, 14; rejected by		1110 20011011 11110 11111 11911	
yeas and nays, 15.		new section proposed by Mr. Harry	
amendment of Mr. Dallas to		White, that the Legislature	
amendment, 13; rejected, 14.		shall have power to alter, re-	
remarks on, by-		voke or annul any charter of in-	
Mr. Ainey	12	corporation now existing, con-	00
Mr. Armstrong	9	sidered	28
Mr. Baer	14	the section was agreed to	28
Mr. Biddle	16	new section proposed by Mr. Wood-	
Mr. Broomall 4,	11	ward, that no suspension of spe-	
Mr. Curry	6	cie payments shall be permitted	
Mr. Cochran	16	or sanctioned by law, consid-	
	6	cred	23
Mr. Darlington	3	the section was rejected by yeas	
Mr. Funck	7	and nays	28
Mr. Lear.	14	new section proposed by Mr. T. H.	
Mr. MacVeagh 10,		B. Patterson, to provide for six	
Mr. Niles	4		
Mr. Andrew Reed	13	months advertising for applica-	
the section was not agreed to by		tion for banking privilegas, con-	00
yeas and nays	16	sidered	28
section 16. Foreign insurance com-		amendment of Mr. Harry White,	
panies to be subject to same		29; adopted, 29.	
taxation as companies incorpor-		amendment of Mr. Buckalew, 30:	
ated by this State, considered	16	adopted, 30.	
remarks on, by—		the section as amended was agreed	
Mr. Ewing	17	to	30
the section was not agreed to	17	new section proposed by Mr. Wood-	
	11	ward, construing the term "cor-	
new section proposed by Mr. Wood-		porations," considered	30
ward, "Legislature to provide		the section was agreed to	30
for incorporated companies of		new section proposed by Mr. Mott,	
individual association, with or		no mining company shall own,	
without limited liability, con-	•	hold or possess more than one	
sidered	17	thousand acres of land, consid-	
amendment of Mr. Bigler, 18;		ered	-80
withdrawn, 22.		the section was not agreed to	31
amendment of Mr. Ainey, 22; re-		section 6. Relative to business of	
jected, 23.		corporations and assessment of	
amendment of Mr. Stewart, 23;		damages by, re-considered	31
adopted, 24.		amendment of Mr. Hall, that the	0.
amendment of Mr. Dallas, 24; re-			
jected, 24.		amount of damages shall be de-	
amendment of Mr. Cuyler, 24; re-		termined by a jury, 32; adopted,	
		92.	
jected, 25.		amendment of Mr. Buckalew, 32	
amendment of Mr. Armstrong,		adopted, 32.	
25; rejected, 26.		amendment of Mr. Darlington,	
remarks on, by—		32; adopted, 32.	
Mr. Biddle 20,	21	the section as amended was agreed	00
Mr. Bigler 18,	19	to	32
Mr. Carey	19	section 3. Relative to the exercise	
Mr. Dodd	22	of the power and the right of	
Mr. Woodward 17,	22	eminent domain, re-considered,	33
the section as amended was agreed		amendment of Mr. Boyd, 33; re-	
to by yeas and nays	27	jected, 36.	
-			

rivate corporations—Continued.	Private corporations—Continued.
article on second reading-	article on third reading—
section 3. Re-considered—	vol. vii:
vol. vi:	motion of Mr. Alricks to go into
amendment of Mr. Darlington,	committee of the whole to
36; adopted, 37.	amend the eighth section 75
remarks on, by-	remarks on, by
Mr. Alrieks 36	Mr. Alricks 75
Mr. Biddle	the motion was not agreed to 75
Mr. Boyd 33	motion of Mr. Brodhead to go into
Mr. Broomall	committee of the whole to
Mr. Corson	amend the seventh section 75
Mr. Cuyler	the motion was agreed to 76
Mr. Dallas 34	in committee, the amendment
Mr. Howard	was directed to be made, 760;
Mr. Hunsicker 35	re-considered, 763; not agreed
the section asamended was agreed	to, 763.
to	motion of Mr. Darlington to go into
section 4. Relative to corporation	committee of the whole to strike
elections, motion to re-consider	out the fourth section 76
rejected 38	the motion was not agreed to 76
remarks on, by-	motion of Mr. Struthers to go into
vol. vi:	committee of the whole to
Mr. Buckalew 37	amend the third section 76
Mr. Cuyler 37	the motion was not agreed to 76
article referred to Committee on	motion of Mr. Cochran to go into
Revision and Adjustment 38	committee of the whole to
vol. vii:	amend the ninth section 76
article reported by Committee on	the motion was not agreed to 76
Revision and Adjustment 538	by unanimous consent the amend-
article on third reading 571	ment was made 76
motion of Mr. Wright to go into	motion of Mr. Woodward to go into
committee of the whole to	committee of the whole to sub-
amend the fifth section 753	stitute constitution for "article,"
remarks on, by—	in the thirteenth section 76
Mr. Wright 753	the motion was withdrawn 76
the motion was not agreed to 753	motion of Mr. Baer to go into com-
motion of Mr. MacVeagh to go into	mittee of the whole to amend
committee of the whole to	the eighth section
amend the fifth section 753	the motion was not agreed to 76
the motion was not agreed to 554	motion of Mr. S. A. Purviance to go
motion of Mr. Woodward to go into	into committee of the whole to
committee of the whole to	strike out the tenth section 76
amend the ninth section 754	remarks on, by—
remarks on, by—	Mr. Beebe 77
Mr. Woodward 754, 755	Mr. Bigler 773
the motion was not agreed to 755	Mr. Boyd 776, 77
motion of Mr. Dallas to go into	Mr. Calvin 773, 77
committee of the whole to	Mr. Carey 764, 76
amend the second section 756	Mr. Darlington 763, 77
remarks on, by—	Mr. Dodd 76
Mr. Carey	Mr. Howard 76
the motion was agreed to 758	Mr. Hunsicker 763
in committee, the amendment	Mr. Mantor 77
was directed to be made 758	Mr. Purman
motion of Mr. Corson to go into com-	Mr. S. A. Purviance 76
mittee of the whole to amend	Mr. J. P. Wetherill 760
the eighth section	Mr. Woodward
remarks on, by-	the motion was agreed to 77
Mr. Corson	in committee, the section was di-
the motion was not agreed to 758	rected to be stricken out 77

rivate corporations—Continued.	Prohibition—
article on third reading	vol. i:
vol. vii:	petitions submitted relative to, 201,
motion of Mr. Brodhead to go into	217, 248, 263, 264, 275, 288, 336, 362,
committee of the whole to	378, 566, 635, 637, 660, 711, 734, 758,
amend the seventh section 779	781, 783.
the motion was agreed to 780	resolution relative to 592
by unanimous consent the amend-	vol. ii:
ment was made 780	section relative to, submitted 284
motion of Mr. Stanton to go into	memorials from Monthly Meeting
committee of the whole to add	of Friends, in favor of 4, 366
a new section to prevent combi-	memorial from Monongahela Valley
nations to limit number of ap-	district convention, in favor of 69
prentices 780	memorial from London Grove
remarks on, by-	Monthly Meeting of Friends, rel-
Mr. Stanton 780	ative to 69
the motion was not agreed to 782	petitions of citizens of Lancaster
the article passed finally 782	county, in favor of
vol. viii:	petition of citizens of Butler county,
	in favor of
report of committee on, relative to	petitions of citizens of Bradford
organization of telegraph compa-	county, in favor of
nies	petitions of citizens of Allegheny
report considered	county, in favor of 100, 249, 366
rejected, 329.	petition of citizens of Crawford
	county, in favor of 129
amendment of Mr. Ewing, 329;	petition of citizens of Mercer county,
adopted, 330.	against
on second reading—amendment of	petitions of citizens of Westmore-
Mr. Campbell, 331; rejected, 331.	land county, in favor of, 129, 213,
on third reading the section passed	414, 719. petitions of citizens of Chester
finally	county, in favor of
remarks on, by— Mr. Beebe	petition of citizens of Perry county,
Mr. Broomall	in favor of
Mr. Cuyler 328	petition of citizens of Juniata county,
Mr. Ewing	in favor of
Mr. Harry White 320	petition of citizens of Washington
Mr. Woodward 328, 330	county, in favor of
amendment of Mr. Hunsicker to ar-	petition of citizens of Wayne county,
ticle, 490; rejected, 491.	in favor of 183
amendment of Mr. Bullitt, 714; re-	petition of citizens of Lycoming
ferred to Committee on Revision,	county, in favor of 183, 548, 581
714.	petition of citizens of Columbia
robate court, establishment of, rela-	county, in favor of
tive to, vol. i 104	petition of citizens of Susquehanna
of Philadelphia, relative to estab-	county, in favor of
ment of, vol. i	petition of citizens of Bucks county,
courts, establishment of, vol. iv 370	in favor of
remarks on, by-	petition of citizens of Indiana coun-
vol. iv:	ty, in favor of 213, 512
Mr. Alricks	petitions of citizens of Huntingdon
Mr. Cochran 373	county, in favor of 249, 212, 548
Mr. Ellis	petitions of citizens of Montgomery
Mr. Newlin	county, in favor of 249, 663
Mr. D. W. Patterson 374	petition of citizens of Delaware
Mr. Temple	county, in favor of
Process, all powers regulating, to be	petitions of citizens of Luzerne
uniform, vol. vi	county, in favor of, 366, 414, 512,
16 Vol 1V	518, 548, 584, 719.

Prohibition—Continued.	Prohibitory license—Continued.
vol. ii:	remarks on, by-
petition of citizens of Potter county,	vol. iii:
in favor of	Mr. Buckalew 6
petition of eitizens of Wyoming	Mr. Carter 55, 5
county, in favor of	No. (No. 1)
petition of citizens of Mercer coun-	Mr. Craig 65, 6
ty, in favor of	Mr. Curry 5
petition of citizens of Venango	Mr. De France 5
county, in favor of	Mr. Gowen 70, 7
petition of citizens of Marietta, in	Mr. Hazzard 6
	Mr. Lawrence 72, 7
petition of citizens of Duncansville,	Mr. MacVeagh 51, 52, 53, 60, 6
	Mr. Mantor 5
Blair county, in favor of 129	Mr. M'Murray 6
petition of citizens of Williams-	Mr. Minor 6
port, in favor of	Mr. Stewart 60, 6
petition of citizens of Carbondale,	Mr. D. N. White 4
in favor of	Mr. J. W. F. White 51, 52, 53, 6
petition of citizens of Altoona, in	Mr. Wright 7
favor of	Property, private, resolution relative
petition of citizens of Philadelphia,	to condemning, vol. i
in favor of	resolution to provide for uniform
petition of citizens of Pennsylvania,	valuation of, vol. i
in favor of	public, resolution relative to appro-
petition of Philadelphia Methodist	priation of, by corporations, vol. i, 23
conference, in favor of 664	exemption of, except as specified in
vol. iii:	general law, to be void, vol. iii 27
petitions in favor of, from citizens	damages to, by corporations—
of—	remarks on, by—
Allegheny county 42	vol. v:
Beaver county	Mr. Bullitt 63.
Butler county, Harrisonville 84	Mr. Cuyler 62
Chester county, Kennett Square, 146	Mr. Hay 62
Chester county, Parkesburg 731	Mr. Russell
Clearfield county 223	Mr. Stewart 62
Crawford county	Mr. Struthers 62
Cumberland county 342	certain, exempt from taxation, vol.
Greene county 146	vi
Indiana county 42	heretofore exempted to be void,
Jefferson county 42	vol. vi
Luzerne county 342	of manufacturing corporations to be .
Philadelphia	taxed as individuals, vol. vi 103
Schuylkill county 228	damages to, by railroad or canal
Susquehanna county 146	companies, vol. vi
vol. v:	remarks on, by-
memorial of Temperance Alliance	vol. vi:
of Pittsburg, in favor of 299	Mr. Alricks 739
memorial of Sunday School conven-	Mr. Biddle
tion of the Churches of God, in	Mr. Bigler 738
favor of	Mr. Corbett 748
to be submitted to the people every	Mr. Funck 716
five years 330	Mr. Lamberton 745
vol. vii:	Mr. MacConnell 742, 743
petition of citizens of Columbia,	Mr. A. Reed
Lancaster county, in favor of 379	Mr. J. W. F. White 748
rohibitory liquor license, section	vol. vii:
relative to, vol. iii 4	damages for injury to 298
remarks on, by-	remarks on, by-
vol. iii:	Mr. Cuyler 299
Mr. Beebe 50, 69	Mr. Dallas 298

Prosecution, resolution relative to	Public officers, article on—Continued.
limitation of, vol. i 566	motion of Mr. Broomall—
Prosecution, form of—See Process.	vol. vii:
Proposition of Mr. Bigler, relative to	the motion was not agreed to, 704;
railroads, printing of, vol. v 482	re-considered, 705; agreed to,
Prothonotaries and clerks of courts	706.
to be appointed, vol. i IS3	in committee, the section was di-
resolution requesting report from,	rected to be stricken out 766
of number of civil causes at issue	motion of Mr. Minor, to go into com-
in their respective courts, vol. i,	mittee of the whole to strick out
267, 268, 322, 323, 525.	"or appointed," in the first sec-
reports of, received, vol. i, 431, 523,	tion 704
589, 611, 635, 637, 685, 711, 758.	the motion was agreed to 705
Prothonotary, report of, Indiana	in committee, the amendment
county presented, vol. ii 35	was directed to be made 705
report of, Tioga county presented,	motion of Mr. Broomall, to go into
vol. ii	committee of the whole to strike
report of, Franklin county present-	out "elector" in the first section, 705
ed, vol. ii	the motion was not agreed to 705
report of, Chester county presented,	motion of Mr. J. N. Purviance, to
vol. ii	go into committee of the whole
of Philadelphia courts to be ap-	to strike out third section 705
pointed by the judges, vi 279	the motion was agreed to 707
Public debt, resolution relative to	in committee the section was di-
funding of, vol. i	rected to be stricken out 707
resolution to prevent exceeding	motion of Mr. Hunsicker, to go into
taxation, vol. i 220	committee of the whole to
funds, State Treasurer to publish	amend fourth section 707
quarterly statement of, vol. i 195	the motion was agreed to 707
treasurers, resolution relative to	in committee, the amendment was
term of, vol. i 198	directed to be made 707
and municipal debts and sinking	the article passed finally 708
funds, appointment of committee	Pughe, Lewis, delegate XIIth dis-
on, vol. i 109	triet:
Instruction, Superintendent of, to	oath of office administered to, vol. i, 7
be appointed by Governor, vol. vi, 40	leaves of absence granted to, vol. i,
schools, Legislature to provide for	192; ii, 159; vi, 166; viii, 732.
a thorough and sufficient system	resolutions submitted by—
of, vol. vi	vol. i:
money raised for, not to be appro-	to establish a Bureau of Statistics, 130
priated for sectarian schools, vol.	relative to free schools of science, 480
vi	incidental remarks by-
one million dellars at least to be	rol iv
annually appropriated for, vol. vi, 38	485.
charities, memorial of board of,	vol. v:
relative to legislative and educa- tional articles, vol. vii 57	270 470
tional articles, vol. vii	vol. vii:
rison, president of, vol. vii 379	009 917 407
Public officers, article on, vol. vii 702	real reits.
motion of Mr. Lilly, to go into com-	432, 626.
mittee of the whole to amend	remarks on, by—
fifth section, vol. vii 702	vol. ii:
remarks on, by—	on the Suffrage article 105
vol. vii:	on the Education article 210, 211
Mr. Hay 703	vol. v:
the motion was not agreed to 703	
motion of Mr. Broomall, to go into	395, 397, 398.
committee of the whole to strike	on separate judicial districts for
out first section	

Pughe, Lewis-Continued.	PURMAN, ANDREW A.—Continued.
remarks by—	remarks by—
vol. vii:	vol. v:
on the division of counties 402, 404	on special legislation 253
on the assert of electors to the di-	on the Representative apportion-
vision of the county 441	ment
vol. viii:	on the recess of the Convention 748
on continuing certain courts not	vol. vi:
specified in the new Constitu-	on the establishment of industrial
tion	schools 61
Purdon's Digest, resolution to pur-	on oath prescribed members of
chase copies of, vol. i74, 307, 308, 687	Assembly after sine die adjourn-
	ment 181
PURMAN, ANDREW A., delegate at	on the payment of the State debt,
large: oath of office administered to, vol. i, 7	149, 150.
, , , , , , , , , , , , , , , , , , , ,	on the removal of criminal cases
leaves of absence granted to, vol. i,	to the Supreme Court 291
109; ii, 303; iv, 318; v, 144, 299.	on accepting the resignation of Mr.
petitions presented by—	Woodward 352
vol. iii:	on separate judicial districts for
from citizens of Greene county, in	each county
favor of prohibition	on dispensing with trial by jury in
resolutions submitted by—	eivil cases 526
vol. i:	on discrimination in freight or
relative to origin of bills raising	passage by railroad companies,
revenue	652, 687.
incidental remarks by-	vol. vii:
vol. i:	on writs of error to the Supreme
252, 329, 351, 352.	Court 547
vol. iv: 232, 233, 254.	on special taxation 665
vol. v:	on the individual liability of as-
251, 642.	sociations 778
vol. vi:	vol. viii:
127, 129, 193, 392.	on holding evening sessions 91
vol. vii:	on the Railroad article in general, 187
285, 307, 320, 323, 349, 717, 743.	on the right of construction of rail-
vol. viii:	roads
136, 196, 308, 446, 456, 459, 638, 682,	on the leasing of railroads 233
713, 714.	on the discrimination by railroad
remarks by—	companies in freight or passage, 253
vol. i:	on the election of Senators and
on changing time of holding gen-	Representatives 348
eral election	on a point of order made by Mr.
on vesting local legislation in local	Hunsicker
authorities 329	on apportionment of Senators 447
on salary of members of Legisla-	on adjournment of the Convention 692
ture 492	
vol. ii:	PURVIANCE, JOHN N., del. XXVIth
on the Legislature article 210, 211	district: oath of office administered to, vol.i. 7
vol. iv:	
on the death of Mr. M'Allister 105	leaves of absence granted to, vol. i, 152, 250; vi, 166, 646, 719.
on removal of indictment to Su-	memorials presented by—
preme Court 233	
vol. v:	vol. iii:
on the appointment of overseers	from citizens of Pennsylvania
of elections by the court. 57, 58, 59	asking for recognition of Almighty God in Constitution 178
on the uniformity of registry laws, 165	from citizens of Butler county, of
on the collection of collateral in-	similar import 228
heritance tax 251	Similar Import

PURVIANCE, JOHN N.—Continued.		JRVIANCE, JOHN N.—Continued.
petitions presented by—		resolutions submitted by—
vol. iii:		vol. iv:
from citizens of Harrisville, But-		relative to the death of Chief
ler county, in favor of prohibi-		Justice Chase 188
	84	vol. v:
from citizens of Pennsylvania, to		relative to Saturday sessions 717
restrain the powers of railroad		vol. vii:
and canal companies 55	32	to cease publishing the Debates
vol. iv:		relative to hours of session
from citizens of Butler county,		to furnish judges of Supreme
asking for recognition of Al-		Court copies of Debates 133
mighty God in Constitution 13	35	to provide for appointment of a
vol. v:		comparing committee 379
from citizens of Butler county,		to appoint a committee on com-
asking for recognition of Al-		parison 458
mighty God in the Constitution,	3	that forty-five delegates present
from citizens of Huntingdon coun-		shall constitute a quorum 499
ty, of similar import	3	to adjourn sine die October 18th 617
from citizens of Jefferson county,		vol. viii:
of similar import	3	to provide for a Saturday's ses-
from citizens of Mifflin county,		sion
of similar import	3	of thanks to the clerks 69
from citizens of Montour county,		to publish Constitution in pam-
of similar import	3	phlet form
vol. vii:		requesting Governor of the State
from members of the bar of Arm-		to issue his proclamation declar-
strong county, in favor of a sepa-		ing the adoption of the Consti-
rate judicial district	130	tution
resolutions submitted by-		to pay R. A. West for reporting
vol. i:		argument in Supreme Court 76
relative to special tax on railroad		rises to a personal explanation, vol.
and insurance companies 1	107	v, 4; vi, 110.
for Harrisburg to remain perma-		
nent seat of government 1	107	incidental remarks by—
all banks to be established under		yol. i:
a general law 1	107	241.
to provide for payment of State		vol. ii:
debt 1	113	305, 364.
to fix salary of members of the		vol. iii:
Legislature in the Constitution, 1	133	406.
General Assembly not to make		vol. iv:
appropriation in any private		110, 127, 159, 185, 220, 221, 241, 243,
law 1	134	245, 258, 267, 275, 277, 317, 218, 319,
Auditor General to prepare state-		323, 343, 360, 362, 367, 434, 463, 512.
ment of expenses of Assembly		vol. v:
forty days after adjournment 1	134	9, 28, 35, 36, 37, 47, 59, 121, 122, 167,
State Treasurer to furnish state-		193, 209, 212, 219, 223, 232, 237, 243,
ment of interest paid on public		345, 469, 504, 514, 543, 634, 635, 637,
debt 1	186	700, 743, 753, 757, 781.
to elect judges of Supreme Court		vol. vi:
by districts 1	197	60, 102, 190, 210, 502.
relative to elegibility of members, 2		vol. vii:
vol. iii:		3, 4, 37, 40, 49, 92, 95, 96, 97, 106, 112,
tendering thanks to Hon. E. C.		130, 131, 147, 148, 157, 175, 176, 230,
Knight, president American		235, 237, 239, 240, 247, 248, 249, 251,
steamship company 1	152	252, 376, 378, 379, 380, 438, 455, 499,
to print the several reports of the		515, 524, 526, 608, 621, 700, 701, 702,
Judiciary Committee 2	201	706, 716, 731, 743.

PURVIANCE, JONH N.—Continued.	PURVIANCE, JOHN N.—Continued.
incidental remarks on-	remarks by—
vol. viii :	vol. vii:
62, 235, 242, 270, 282, 285, 309, 311,	on the Divine recognition in the
327, 352, 378, 379, 402, 427, 499, 512,	Declaration of Rights 25
513, 517, 518, 519, 617, 677, 678, 721,	on testimony in criminal prosecu-
733, 740, 741, 748, 763, 770.	tions 26
remarks by—	on appropriations to denomina-
vol. i:	tional institutions 37
on resolution relative to accounts	on the present formation of the
and expenditures 72	judicial districts 529, 539
vol. ii:	on organizing the militia of the
	State
on giving one Representative to	on establishing a superior court 60
each county	vol. viii:
on the Executive power 340	on the settlement of the Printer's
on title of Secretary of Common-	
wealth	
on court of pardons	on the Railroad article in general, 18
on the death of Mr. Hopkins 404	on the election of Lieutenant
vol. iii:	Governor
on railroads guaranteeing the	on the compensation of judges of
stock of other corporations 453	the courts 398, 500
on vesting the judicial power 706	on continuing certain courts not
vol. iv:	specified in the new Constitu-
on the powers of the Supreme	tion
Court4	on date of submitting the Consti-
on the compensation of officers of	tution 53
Philadelphia courts 194	on submitting the Constitution as
on the establishment of courts of	a whole to the people 550
probate	on extra compensation to the re-
on the election of justices of the	porter
peace	on the election of Lieutenant
on the establishment of police	Governor, &c 67
courts 275, 284, 296	on publishing Constitution in
on the compensation and retiring	pamphlet form
of judges 364	PURVIANCE, S. A., delegate XXXIIId
on the drawing of warrants to pay	oath of office administered to, vol. i,
the Printer to the Convention 399	leaves of absence granted to, vol. i,
on industrial interests and the	109, 734; vi, 355; viii, 49, 656.
usury law 528	memorial presented by—
vol. v:	vol. i:
en the limited system of voting	from citizens of Pittsburg, in fa-
for county commissioners and	vor of female suffrage 306
auditors	petitions presented by—
on the legislative apportionment,	vol. ii:
501, 506, 507, 509, 514.	from citizens of Allegheny coun-
on the recognition of Almighty	ty, in favor of prohibition 350
God in the Constitution 633	reports made by—
on banking rates of interest 777	vol. iii:
vol. vi:	from Committee on County, Town-
on oath prescribed members of	ship and Borough Officers
Assembly after sine die adjourn-	from the Committee on the Judi-
ment 191	ciary, dissenting from the ma-
on the taxation of manufacturing	jority
corporations 123	vol. vii:
on separate judicial districts for	from special committee to wait
each county	on Mr. J. S. Black
on the death of Mr. Meredith 769	resolutions submitted by—
vol. vii:	vol. i:
on representative apportionment,	fixing time for sine die adjourn-
45, 46, 47, 48, 101.	ment

PURVIANCE, S. A Continued.	Purviance, S. A.—Continued.
resolutions submitted by—	incidental remarks by—
vol. i:	vol. viii:
election and term of Senators 432	18, 19, 65, 71, 72, 98, 133, 157, 158,
relative to separate amendments	173, 177, 264, 268, 306, 311, 332,
on suffrage 590	351, 415, 435, 436, 472, 475, 480,
vol. ii:	488, 511.
to provide for one Representative	remarks by—
for every forty thousand inhabi-	vol. i:
tants	on reporting and printing Debates,
to provide for board of railroad	85, 171, 172.
inspectors 480	vol. ii:
vol. iii:	on limiting debate in committee
to require members to speak on	of the whole 307
the question	on the Legislature article 309
vol. iv:	on court of pardons 379
to limit debate	on the Education article 451
vol. v:	on oath prescribed to members of
to prohibit the sale of spirituous liquors 560	the Legislature 554
	on change of venue
vol. vii:	vol. iii:
relative to order of consideration of articles on third reading 8	on the powers of the mayors of cities
to fix hours of meeting 281	on declaring all railroads and
proposing plan for submitting the	canals public highways 539
Constitution	on consequential damages by rail-
to adjourn sine die October 24 697	road and canal corporations, 601, 605
vol. viii:	on the establishment of circuit
to provide for a Saturday's session, 269	courts
to adjourn until after election 311	on vesting the judicial powers, 637, 646
vol. ii:	vol. iv:
rises to a question of privilege 516	on abolishing the office of associate
incidental remarks by—	judge 409, 423, 428
vol. i:	on the limitation of debate 745
6, 590, 591, 592, 647.	vol. v:
	on the appointment of overseers
vol. ii:	of elections by the court 38, 43
135, 144, 145, 364, 383, 555, 716, 720, 782, 789.	on the legislative apportionment, 463
	on the Representative apportion-
vol. iii:	nient
8, 50, 99, 153, 178, 386, 387, 600, 601,	on the recess of the Convention 720
620, 635, 732, 765.	vol. vi:
vol. iv:	on the levying of special taxes 157
407, 408, 417, 443, 699, 742, 743, 773,	on county officers
774, 775, 776, 779. vol. v:	judges242
6, 12, 137, 175, 362, 363, 372, 392, 437,	on the resignation of Mr. Wood-
469, 636, 638, 639, 651, 655, 656, 658,	ward353
665, 666, 692, 697, 700.	on acts of the Assembly passed by
vol. vi:	bribery 372
160, 161, 194, 195, 196, 197, 198, 202,	on the election and qualification
203, 204, 205, 206, 207, 209, 210, 212,	of aldermen in Pittsburg and
216, 219, 228, 247, 252, 279, 280, 394,	Allegheny 460
455, 461, 463, 466, 585, 720.	on separate judicial districts for
vol. vii:	each county 477
8, 9, 27, 70, 73, 93, 105, 106, 114, 115,	on the Supreme Court providing
122, 125, 126, 128, 184, 216, 244, 275,	rules of practice in all the courts, 515
297, 306, 309, 315, 328, 335, 474, 575,	on discrimination in freight or
610, 613, 624, 628, 663, 664, 696, 697,	passage by railroad companies,
699, 700, 712, 719, 724, 763,	692 691

Purviance, S. A.—Continued.	Qualifications of election officers, vol.
remarks by—	V 3
vol. vi:	remarks on, by-
on providing a recess of the Con-	Mr. Buckalew 3
vention	of electors
on creating the office of Secretary	of members, each House to be judge
of Internal Affairs	of 24
vol. vii:	of Representatives 35
on the incompatibility of office 133	of Senators 35
on legislative bribery 398	Question of order—
on the granting of pardons 449	vol. i:
on validity of acts of the Assem-	Mr. MacVeagh rises to a 14
bly 473	Mr. Mann rises to a
on the Aldermanie system of	Question of privilege—
Pittsburg and Allegheny 531	vol. i:
on writs of error to the Supreme	Mr. D. W. Patterson rises to 12
Court 545	Mr. Kaine rises to 20
on accepting the resignation of	Mr. Craig rises to 35
Mr. J. S. Black	vol. ii:
on speelal taxation 663	Mr. S. A. Purviance rises to 51
on the formation of new counties, 720	Mr. Temple rises to
on the individual liability of asso-	vol. iii:
ciations	Mr. Howard rises to 4
on restrictions on transportation	Mr. Dallas rises to
companies 786, 787	vol. vii
vol. viii	Mr. Bowman rises to
on the article on New Counties 50	vol. viii:
on an appeal from the chair 189	
on the Railroad article in general,	Mr. Biddle rises to
190, 200, 201.	Mr. Lamberton rises to
on the discrimination by railroad	Question, resolution to require mem-
companies in freight or passage, 279	bers to speak on the, vol. iii 4
on the appointment of prothono-	Question, previous, resolution of Mr.
tary of Philadelphia 414	Alrieks, relative to eall of, vol. vii, 613
on the tenure of office and election	Quorum of standing committees, reso-
of aldermen 433, 434, 435	lution to constitute, vol. i 36
on the adjournment of the Con-	Quorum, or no quorum present, vol.
vention	ii
on the election of Lieutenant Gov-	prolonged debate relative to want
ernor, &c 486	of, vol. iv 539, 54
on the date of submitting the Con-	want of, vol. iv 554, 59
stitution	resolution to secure attendance of,
	vol. iv, 542; adopted, 562.
Q.	resolution to amend Rule XLI,
QUALIFICATION of members and con-	relative to, rejected, vol. iv 60
tested elections of, vol. ii 561	of the General Assembly, what
remarks on, by—	shall constitute, vol. v 359
vol. ii:	adjournment of Convention for
Mr. J. S. Black	want of, vol. vii
Mr. Broomall 567	resolution to change the constitut-
Mr. Buckalew 562, 568	ing of, vol. vii 380
Mr. Darlington 575	resolution that forty-five delegates
Mr. Ellis 564	present shall constitute, vol. vii, 499
Mr. Howard	70
Mr. Hunsicker 572	· R.
Mr. Lear. 573	RADNOR MONTHLY MEETING OF
Mr. Lilly	FRIENDS—
Mr. MacVeagh. 561	vol. ii:
Mr. J. R. Read 565, 566	position of, for prohibition 327
Mr. Harry White	petition for abolition of death pen-
Mr. J. W. F. White 568	alty
DIL. 0. 71. I. 11 III	arby

Radnor Monthly Meeting - Continued.	Railroads and canals—Continued.
vol. ii:	vol. iii:
petition for exemption from mili-	minority report of committee on,
tary service 327	(Mr. Baer,) 407
Railroad and coal companies—	minority report of committee on,
vol. i:	(Mr. Hemphill,) 434
resolution inquiring into corporate	minority report of committee on,
powers of	(Mr. M'Allister,)
Railroads—	article on, considered in committee
vol. i:	of the whole 303
resolution to compel construction of	section 1. Any individual company
fence along	to have the right of constructing,
relative to transportation and rates	. considered 303
of	amendment of Mr. Lilly, 304;
to obligations of	withdrawn, 306.
to franchises of	substitute of Mr. Hemphill, 306;
to property of	rejected, 306.
to consolidation of	substitute of Mr. Joseph Baily,
to privileges of	306; rejected, 306.
to damages against	substitute of Mr. Darlington, 306;
compelling, to provide protection	rejected, 313.
for life and limb	amendment of Mr. Boyd to amend-
communication from Auditor Gen-	ment of Mr. Darlington, 306; re-
eral relative to	jected, 313.
petition from citizens of Perry conn-	amendment of Mr. Newlin to
ty relative to	amendment of Mr. Darlington,
resolution relative to stock and	313; adopted, 315.
bonds of 594	amendment of Mr. Gibson to
petition from citizens for restrictions	amendment of Mr. Darlington,
against	315; rejected, 320.
	amendment of Mr. Dallas to
vol. ii:	amendment, 316; rejected, 319.
petition of citizens of Perry county,	amendment of Mr. Lamberton to
relative to	amendment, 320; rejected, 320.
petition in favor of fencing of 479	remarks on, by—
resolution relative to a general law	Mr. Ainey 307
for building of	Mr. Boyd
resolution to provide for a board of	Mr. Cochran, 304, 305, 308, 309,
inspectors of	314, 315, 317, 319.
petition of citizens of Lycoming	Mr. Dallas 316, 317
county, relative to fencing of 584	Mr. Darlington 305, 306, 310
vol. iii:	Mr. Knight 307, 315
new article on, proposed by Mr.	Mr. Lilly 304, 305
Broomall, 483; report of commit-	Mr. M'Allister
tee upon, 583.	Mr. Minor 315, 332
vol. v:	the section as amended was agreed
proposition of Mr. Bigler, relative	to
to, directed to be printed 482	section 2. Corporations to have pub-
West Jersey, resolution of thanks	lic offices for transaction of busi-
to 590	ness, considered 392
Railroads and canals—	amendment of Mr. M'Allister,
vol. i:	322; adopted, 334.
appointment of committee on 109	amendment of Mr. Stanton to
article proposed, relative to 153	amendment, 322; adopted, 332.
to prevent leasing coal or mining	amendment of Mr. Biddle to
lands to	amendment, 332; adopted, 334.
to prevent making unjust discrimi-	amendment, 532, adopted, 534, amendment of Mr. Gibson, 334;
nation	adopted, 337.
resolution to inquire into capital	amendment of Mr. Buckalew to
stock of	amendment, 336; accepted, 336.
	amonument, ood, accepted, ood.

Railroads and canals, art. on—Continued. section 2—	Railroads and canals, art. on-Continued.
remarks on, by—	section 3—
	vol. iii:
vol. iii:	the section as amended was agreed
Mr. Buckalew	to 376
Mr. Campbell 329, 330, 335	section 4. Relative to consolidation
Mr. Cochran, 322, 324, 328, 334, 337	of stock, franchises, &c., con-
Mr. Cuyler 332, 333, 335	sidered
Mr. Funck	amendment of Mr. Hemphill, 377;
Mr. Gowen	rejected, 377.
Mr. M'Allister	the section was agreed to 377
Mr. Mann	section 5. Relative to leasing fran-
Mr. T. H. B. Patterson	chises of other railroad, canal or
the section as amended was agreed	transportation companies, con-
to	sidered 377
section 3. The property of corpora-	amendment of Mr. Ewing, 377;
tions to be subject to taxation	adopted, 405.
for all purposes, considered 337	amendment of Mr. Kaine to
amendment of Mr. Bartholomew,	amendment, 377; adopted, 405.
344; rejected, 360.	amendment of Mr. J. N. Purvi-
amendment of Mr. Hunsicker to	ance, 406; rejected, 406.
amendment, 344; rejected, 360.	amendment of Mr. Baer, 406; first
amendment of Mr. J. P. Wether-	division rejected, 417; second
ill, 361; adopted, 375.	division rejected, 419.
amendment of Mr. Wherry to	amendment of Mr. T. H. B. Pat-
amendment, 361; adopted, 372.	terson to second division of
amendment of Mr. Mott to amend-	amendment, 417; rejected, 417.
ment, 372; adopted, 373.	amendment of Mr. Worrell to
amendment of Mr. Hay to amend-	second division of amendment,
ment, 373; rejected, 374.	417; adopted, 417.
amendment of Mr. Darlington to	amendment of Mr. Ewing, 419;
amendment, 374; rejected, 374.	rejected, 419.
amendment of Mr. Struthers, 375;	amendment of Mr. Cochran, 419;
rejected, 376.	rejected, 420.
amendment of Mr. Buckalew; 376;	remarks on, by—
adopted, 376.	Mr. Baer 392, 412
amendment of Mr. Ainey, 376;	Mr. Boyd 397
adopted, 376.	Mr. Buckalew 384
amendment of Mr. Darlington,	Mr. Cochran, 377, 383, 384, 390,
376; rejected, 376.	406, 408, 410, 411, 412.
remarks on, by -	Mr. Corson
Mr. Alricks 349	Mr. Gowen 401, 403, 404
Mr. Bartholomew 340, 343, 344	Mr. Howard 381, 413, 414
Mr. Biddle	Mr. Hunsicker 380, 399
Mr. Buckalew 364, 365, 366	Mr. Kaine
Mr. Coehran 352, 353, 373	Mr. T. H. B. Patterson 418, 419
Mr. Corson 367	the section as amended was not
Mr. Darlingtion 347	agreed to 420
Mr. Ewing 370	section 6. No railroad or canal cor-
Mr. Gowen 337, 339, 340, 355	poration shall guarantee or en-
Mr. Howard 358	dorse the capital stock of any
Mr. Knight 348	other corporation, considered 420
Mr. MacVeagh 368, 370	amendment of Mr. Cochran, 447;
Mr. Minor°	adopted, 455.
Mr. Newlin 351, 369	amendment of Mr. J. P. Wether-
Mr. T. H. B. Patterson, 356, 357, 375	ill to amendment, 450; rejected,
Mr. Struthers 375	454.
Mr. J. P. Wetherill 350, 361	amendment of Mr. MacVeagh to
Mr. Woodward 361, 362, 372	amendment, 454; adopted, 455.

Railroads and canals, art. on—Continued.	Railroads and canals, art. on—Continued. section 8—
vol. iii:	vol. iii:
	amendment of Mr. Dallas to
amendment of Mr. Hemphill to	amendment, 519; rejected, 523.
amendment, 455; rejected 455	amendment of Mr. J. P. Wether-
remarks on, by—	ill to amendment, 524; rejected,
Mr. Bigler	527.
Mr. Buckalew	amendment of Mr. Alricks to
Mr. Coehran 420, 422, 446, 447	amendment, 527; rejected, 527.
Mr. Cuyler 450	amendment of Mr. S. A. Purvi-
Mr. Dallas 444	ance to amendment, 527; re-
Mr. Ellis 438, 439	jected, 527.
Mr. Gibson 444	amendment of Mr. Cochran to
Mr. Gowen 423, 429, 430	amendment, 527; adopted, 531.
Mr. Hemphill	remarks on, by—
Mr. Howard 441, 442	Mr. Baer 479, 481, 484
Mr. Landis 421, 423, 436	Mr. Campbell
Mr. MaeVeagh	Mr. Cochran
Mr. M'Allister 425, 452	Mr. Dallas 488, 489, 490, 491
Mr. T. H. B. Patterson 426	Mr. Dodd
Mr. J. N. Purviance 453	Mr. Gowen
Mr. J. P. Wetherill 450	Mr. Howard
the section as amended was agreed	Mr. Hunsieker 516, 517
to	Mr. Landis 506
section 7. No railroad company do-	Mr. M'Allister
ing the business of a common	Mr. Minor
carrier shall engage in mining	Mr. D. W. Patterson, 519, 521,
and manufacturing, considered, 455	524, 525.
substitute offered by Mr. M'Allister,	Mr. Turrell 505
455; withdrawn, 459.	Mr. J. P. Wetherill 512
amendment of Mr. Mott to amend-	Mr. J. W. F. White 502, 504
ment, 456; rejected, 456.	Mr. Worrell
amendment of Mr. MacVeagh,	the section as amended was agreed
456; rejected, 476.	to 531
amendment of Mr. Niles, 476;	section 9. Declaring all railroads
adopted, 476.	section 9. Deciaring all landaus
remarks on, by-	and canals public highways,
Mr. Armstrong 477	considered
Mr. Biddle 465, 467	amendment of Mr. Dodd, 532; re-
Mr. Dallas 470, 471	jected, 558. amendment of Mr. S. A. Purvi-
Mr. Ewing 473	amendment of Mr. 5. A. I divi-
Mr. Gilpin 467	ance to amendment, 533; with-
Mr. Green 473	drawn, 552; renewed, 554; adopt-
Mr. Howard 461	ed, 554.
Mr. Knight 477	amendment of Mr. Hemphill to
Mr. Lilly	amendment, 555; rejected, 557.
Mr. M'Allister 472	amendment of Mr. Guthrie to
Mr. Newlin 469	amendment, 558; rejected, 559. amendment of Mr. Hunsicker to
Mr. Palmer 457	amendment, 560; rejected, 560.
Mr. Andrew Reed 476	amendment, 550; rejected, 550.
the section as amended was agreed	amendment of Mr. Macconnell to amendment, 560; adopted, 561.
to	remarks on, by—
section 8. Relative to discrimina-	Mr. Alrieks 553
tion in freight or passage by	Mr. Buckalew 554, 559
railroad companies, considered, 479	Mr. Coehran 550, 551, 552, 554
amendment of Mr. M'Allister, 479;	Mr. Gowen 546, 549, 557
adopted, 531. amendment of Mr. Baer to amend-	Mr. Howard 543, 547
ment, 479; rejected, 519.	Mr. Lear
mont, 410, 10,000cd, 010.	111. 12011 010, 012, 010

Railroads and canals, art. on—Continued.	Railroads and canals, art. on-Continued.
section 9—	vol. iii:
remarks on, by—	section 13. Relative to violation of
vol. iii:	fourth and seventh sections,
Mr. T. H. B. Patterson 533, 534	considered578
Mr. S. A. Purviance 539	amendment of Mr. Cochran, 579;
Mr. Harry White 555, 556	adopted, 479.
Mr. J. W. F. White 530, 538, 539	amendment of Mr. Baer, 579;
the section as amended was agreed	rejected, 579.
to	amendment of Mr. Wherry, 579;
section 10. Combination between	rejected, 579.
railroad companies to work a	remarks on, by—
forfeiture of charter, considered, 561	Mr. Howard 580
amendment of Mr. Kaine, 561;	Mr. MacVeagh
withdrawn, 566.	Mr. T. H. B. Patterson 597, 580
amendment of Mr. Dodd, 565;	the section as amended was not
adopted, 571; re-considered, 572;	agreed to
rejected, 572.	
amendment of Mr. Darlington to	section 14. Relative to consequen-
amendment, 572; rejected, 572.	tial damages by railroad and
remarks on, by—	canal corporations, considered, 581
Mr. Buckalew 570	amendment of Mr. Kaine, 582;
Mr. Cochran 561, 562, 563, 571	adopted, 608.
Mr. Corson 567, 568	amendment of Mr. Gowen to
Mr. Darlington 562, 570, 572	amendment, 598; accepted, 600.
Mr. Dodd 566, 569	amendment of Mr. S. A. Purvi-
Mr. MacVeagh, 563, 564, 566, 571,	ance to amendment, 600; adopt-
572.	ed, 601; re-considered, 604; re-
Mr. H. W. Palmer 564, 567	jected, 605.
Mr. Turrell 566, 567	amendment of Mr. Darlington to
Mr. J. M. Wetherill 568	amendment, 605; rejected, 508.
Mr. J. P. Wetherill 569	amendment of Mr. Cochran to
the section was not agreed to 572	amendment, 608; adopted, 608.
section 11. Relative to the increase	amendment of Mr. Boyd, 608; re-
of eapital stock, to stock divi-	jected, 608.
dends and indebtedness of rail-	remarks on, by—
road or canal corporations, con-	Mr. Alricks 599
sidered 572	Mr. Biddle
amendment of Mr. Harry White,	Mr. Cochran
573; adopted, 575.	Mr. Cuyler 586, 587
amendment of Mr. Baer, 575;	Mr. Dallas 588
adopted, 575.	Mr. Darlington, 583, 584, 585, 586,
amendment of Mr. Dallas, 575;	592, 605.
rejected, 577.	Mr. Gowen 600, 601, 605, 608
amendment of Mr. Howard, 577;	Mr. Howard 594, 605, 606
adopted, 577.	Mr. Hunsicker 591, 592
amendment of Mr. Ewing, 577;	Mr. Kaine 582, 583
rejected, 577.	Mr. MacVeagh 603, 605, 606
remarks on, by-	Mr. Meredith 596, 604
Mr. Cochran 573, 575	Mr. Minor 602, 607
Mr. Dallas	Mr. H. W. Palmer 606
Mr. Howard 577	Mr. S. A. Purviance 601, 605
Mr. Harry White 573, 574	Mr. Andrew Reed 595
the section as amended was agreed	Mr. Harry White 598
to	Mr. J. W. F. White 592
section 12. Railroad, canal or other	the section as amended was agreed
corporations engaged in the	to 608
business of common carriers	section 15. Railroads to be substan-
shall not permit gratuitous	tially fenced, considered 610
transportation, considered 577	amendment of Mr. Cochran, 611;
the section was not agreed to 578	rejected, 612.
9	

R	ailroads and canals, art. on-Continued.	Railroads and canals, art. on—Continued.
	section 15—	vol. vi:
	remarks on, by-	article on second reading 549
	vol. iii:	section 1. Any individual, company
		or corporation, organized for the
	Mr. Bigler 612	
	Mr. Cochran	purpose, shall have the right to
	Mr. Darlington	construct a railroad or canal be-
	Mr. Dodd	tween any two points in the
	Mr. MacVeagh	State, considered 549
	the section was not agreed to 612	amendment of Mr. T. H. B. Pat-
	section 16. Boroughs or cities to reg-	terson, 550; adopted, 554.
	ulate grade of railroads and	amendment of Mr. Brodhead, 554;
	rate of speed within their lim-	rejected, 555.
	its, considered 612	amendment of Mr. Brodhead, 555;
	the section was not agreed to 613	rejected, 555.
	section 17. The Legislature shall not	amendment of Mr. Cechran, 555;
	grant the right to construct a	adopted, 555.
	street railway without the con-	amendment of Mr. Corson, 555;
	sent of the local authorities, con-	rejected, 555.
	sidered 613	remarks on, by—
	amendment of Mr. Hemphill, 613;	Mr. Bigler 550, 552, 553
	adopted, 613.	Mr. Kaine
	amendment of Gowen, 613; adopt-	the section was agreed to 555
	ed, 613.	section 2. Every railroad or canal
	amendment of Mr. Lilly, 613; re-	corporation shall maintain an
	jected, 613.	office for the transaction of its
	the section as amended was agreed	business, considered 555
	to 613	amendment of Mr. J. R. Read,
	section 18. No beneficial legislation	555; rejected, 555.
	except on acceptance of this arti-	amendment of Mr. Brodhead,
	cle, considered 613	555; rejected, 556.
	amendment of Mr. Niles, 619;	amendment of Mr. J. M. Weth-
	withdrawn, 626.	erill, 556; rejected, 557.
	amendment of Mr. H. W. Palmer,	amendment of Mr. Cochran, 557;
	628; rejected, 633.	adopted, 557.
	remarks on, by—	amendment of Mr. Fell, 557;
	Mr. Biddle 628, 625	adopted, 557.
		remarks on, by—
	Mr. Bigler 629	
	Mr. Campbell	Mr. J. M. Wetherill 556
	Mr. Cuyler, 613, 615, 619, 620, 621,	the section as amended was agreed
	622, 623.	to
	Mr. Gowen	section 3. Relative to the taxation
	Mr. H. W. Palmer 628, 629	of the property of railroad and
	Mr. T. H. B. Patterson 627	canal corporations, considered, 557
	Mr. Turrell 632	
	the section was agreed to 633	section 4. Relative to sale or lease
	section 19. The duties of the Audi-	of franchises of one corporation
	tor General in regard to rail-	by another, considered 558
	roads, &c., to be transferred to	the section was agreed to 558
	the Secretary of Internal Affairs,	section 5. No railroad or canal cor-
	considered	
	the section was agreed to 633	stock of any other corporation,
	new section offered by Mr. Kaine,	considered
	on the right of railroad compa-	amendment of Mr. Jos. Baily, 558,
	nies to connect their roads, con-	
		rejected by year and nays, 562.
	sidered	amendment of Mr. Cochran, 562,
	the section was agreed to 633	
	article on, as passed to a second read-	remarks on, by-
	ing 63-	Mr. Armstrong 565

transpoacts and canals—Continued.	Railroads and canals—Continued.
article on second reading—	article on second reading—
section 5—	section 6—
remarks on, by—	vol. vi:
. vol. vi:	the section was agreed to by yeas
Mr. Joseph Baily 558	and nays 60
Mr. Bigler 566	new section proposed by Mr. Bul-
Mr. Broomall 571	litt, officers and employees of
Mr. Cochran 562	
Mr. Curtin 569	railroad and canal companies
Mr. Cuyler 568	shall not engage or be interested
Mr. Howard 568	otherwise than as stockholders
Mr. Mann 564	in the transportation of freight
Mr. Niles 563, 565	or passengers, considered 66
Mr. T. H. B. Patterson 570	amendment of Mr. Bigler, 606;
Mr. Turrell	rejected, 607.
Mr. J. P. Wetherill	remarks on, by—
	Mr. Bullitt 606, 66
the section was not agreed to, by	Mr. Howard 66
yeas and nays 572	the section was agreed to by year
section 6. Preventing corporations	and nays 66
doing the business of a common	new section proposed by Mr. Al-
carrier from engaging in mining	rieks, that any combination of
or manufacturing, considered, 572	railroad companies to unreason-
amendment of Mr. Fulton, 572;	ably increase their rates shall
adopted by yeas and nays, 585.	work a forfeiture of their char-
amendment of Mr. Cochran, 585,	
adopted, 585.	ter, considered
amendment of Mr. Bullitt, 594;	remarks on, by—
withdrawn, 597.	Mr. Alricks 60
amendment of Mr. Buckalew, 597;	the section was not agreed to by
withdrawn, 600.	yeas and nays 60
amendment of Mr. Baer, 600; re-	new section proposed by Mr. How-
jected by yeas and nays, 601.	ard, that no railroad, canal or
amendment of Mr. Coehran to	other company, shall guarantee
amendment, 603, rejected, 603.	the bonds or stocks of any other
amendment of Mr. Kaine to	corporation, considered 60
amendment, 604; adopted, 604.	remarks on, by-
amendment of Mr. J. S. Black,	Mr. Howard 61
604; withdrawn, 605.	the section was not agreed to by
	yeas and nays 61
remarks on, by—	section 7. No discrimination to be
Mr. Armstrong 578, 600, 601	
Mr. Baer	made in freight or passage, con-
Mr. Biddle 592, 593	sidered
Mr. Bigler 591	amendment of Mr. J. P. Wether-
Mr. J. S. Black	ill, 611; rejected by yeas and
Mr. Buckalew 582, 583, 597, 598	nays, 641.
Mr. Bullitt 594	amendment of Mr. Baer, 642;
Mr. Carter 595, 596	adopted by yeas and nays, 644.
Mr. Cochran 575, 585, 603	amendment of Mr. Corson, 644;
Mr. Cuyler 577	rejected, 644.
Mr. Darlington 574	
	amendment of Mr. Ewing, 644;
	amendment of Mr. Ewing, 644; rejected, 645.
Mr. Fulton 572	
Mr. Fulton	rejected, 645. amendment of Mr. T. H. B. Pat-
Mr. Fulton 572 Mr. Howard 580, 598 Mr. Lilly 580	rejected, 645, amendment of Mr. T. H. B. Pat- terson, 647; adopted, 686.
Mr. Fulton 572 Mr. Howard 580, 598 Mr. Lilly 580 Mr. H. W. Palmer 574	rejected, 645. amendment of Mr. T. H. B. Patterson, 647; adopted, 686. amendment of Mr. Baer to amend-
Mr. Fulton	rejected, 645. amendment of Mr. T. H. B. Patterson, 647; adopted, 686. amendment of Mr. Baer to amendment, 650; rejected, 653.
Mr. Fulton	rejected, 645. amendment of Mr. T. H. B. Patterson, 647; adopted, 686. amendment of Mr. Baer to amendment, 650; rejected, 653. amendment of Mr. Armstrong to
Mr. Fulton	rejected, 645. amendment of Mr. T. H. B. Patterson, 647; adopted, 686. amendment of Mr. Baer to amendment, 650; rejected, 653. amendment of Mr. Armstrong to amendment, 655; modified, 668;
Mr. Fulton	rejected, 645. amendment of Mr. T. H. B. Patterson, 647; adopted, 686. amendment of Mr. Baer to amendment, 650; rejected, 653. amendment of Mr. Armstrong to

	Pollwards and sample Continued
Railroads and canals—Continued.	Railroads and canals—Continued.
article on second reading—	article on second reading— uew section proposed—
section 7—	
vol. vi:	vol. vi:
amendment of Mr. Lilly, 686; re-	the section was adopted by year
jected, 686.	and nays
amendment of Mr. Buckalew, 687;	new section proposed by Mr. Knight,
adopted, 687.	prohibiting railroad companies from granting free passes, con-
remarks on, by— Mr. Ainey 620, 621	sidered
Mr. Armstrong 653, 655, 656, 684	amendment of Mr. Cochran, 696;
Mr. Baer 621, 942, 649	withdrawn, 697.
Mr. J. M. Bailey 630	amendment of Mr. Harry White,
Mr. Broomall	697; rejected by yeas and nays,
Mr. Buckalew 644, 686	702.
Mr. Campbell	amendment of Mr. Harry White,
Mr. Clark 664	702; rejected by yeas and nays,
Mr. Cochran 634, 650, 651, 664	704.
Mr. Curtin 633	amendment of Mr. Campbell,
Mr. Cuyler 623, 657, 660, 661	704; withdrawn, 705.
Mr. Dunning 636	remarks on, by—
Mr. Gilpin	Mr. Alrieks
Mr. Howard 626, 642, 666, 667	35 6 .
Mr. Knight	35 0 3
Mr. Landis	3.5 0
Mr. M'Murray	35 0 1
Mr. T. H. B. Patterson, 640, 647, 687	Mr. Howard
Mr. Purman 652, 687	
Mr. J. R. Read 612, 613	
Mr. A. Reed	
Mr. Rooke 628	the section was agreed to by yeas
Mr. Wm. H. Smith 624, 625	
Mr. Stewart 639	
Mr. J. P. Wetherill 611	
the section was agreed to by yeas	to any inconvenience by stop-
and nays 688	ping off at intermediate points,
section 8. All railroads and canals	considered
declared public highways, con-	amendment of Mr. Lilly, 706;
sidered	withdrawn, 706. the section was not agreed to, by
modified, 689; adopted, 689.	yeas and nays
amendment of Mr. Corbett, 690;	section 9. No railroad, canal or
rejected, 692.	transportation company shall
remarks on, by—	issue stock or bonds, except for
Mr. Armstrong 691	
Mr. Buckalew 690, 691	
Mr. Coehran 688, 691	amendment of Mr. Brodhead, 707;
the section was agreed to by yeas	withdrawn, 707.
and nays, 690; re-considered,	amendment of Mr. Cochran, 707;
690; agreed to, 692.	adopted by yeas and nays, 711.
new section proposed by Mr. S. A.	amendment of Mr. Brodhead to
Purviance, prohibiting all dis-	amendment, 708; adopted by
criminations in rates of freight	yeas and nays, 709.
or passage, considered 692 amendment of Mr. Buckalew,	amendment of Mr. Ewing to amendment, 710; adopted, 710.
694; adopted, 695.	amendment of Mr. Brodhead, 710;
remarks on, by—	rejected, 710.
Mr. S. A. Purviance 692, 694	
Mr. Harry White. 694	Mr. Brodhead

Railroads nd canals—Continued.	Railroads and canals—Continued.
article on second reading—	article on second reading—
section 9—	vol. vi:
remarks on, by—	section 14. Railroad companies to
vol. vi:	have the right to connect their
Mr. Broomall 708	railroads by proper connections,
Mr. Cochran 707	considered
Mr. Howard 713	the section was not agreed to 750
Mr. Harry White 711, 713	new section proposed by Mr. Coch-
the first division was agreed to by	ran, giving authority to every
yeas and nays 715	borough or city to regulate the
the second division was not agreed	grade and rate of speed within
to by yeas and nays 715	its limits, considered 750
section 10. Relative to payment of	amendment of Mr. Campbell, 751;
damages to property, considered 716	rejected, 652.
amendment of Mr. Kaine, 716;	amendment of Mr. Niles, 752; re-
rejected, 716.	jected, 753.
amendment of Mr. Funck, 716;	remarks on, by—
adopted, 746.	Mr. Buckalew 75
amendment of Mr. Bigler to	Mr. Campbell
amendment, 739; withdrawn,	Mr. Lilly 75
741.	Mr. Mann 75
amendment of Mr. Lamberton to	Mr. Niles 75
amendment, 741; adopted, 745.	Mr. Turrell 75
remarks on, by—	the section was not agreed to by
Mr. Alricks 739	yeas and nays 75
Mr. Biddle 749, 741	new section proposed by Mr. New-
Mr. Bigler	lin, that no transportation com-
Mr. Corbett 743	pany shall prevent the sale or
Mr. Funck 716	carriage of any newspaper, con-
Mr. Lamberton 745	sidered
Mr. MacConnell 742, 743	amendment of Mr. Dallas, 754;
Mr. A. Reed 744, 745	rejected, 754.
Mr. J. W. F. White 743	the section was not agreed to 75
the section as amended was a greed	article referred to Committee on Re-
to 746	vision and Adjustment 75
section 11. No street passenger rail-	vol. vii:
way shall be constructed with-	article on third reading
out the consent of the local au-	motion of Mr. Carey to go into com-
thorities, considered 746	mittee of the whole for general
the section was agreed to 746	amendment 78
section 12. No beneficial legislation	the motion was not agreed to 78
by general or special laws, con-	motion of Mr. Bigler to go into com-
sidered	mittee of the whole to amend
the section was agreed to 746	the sixth section
section 13. Creating the office of	the motion was withdrawn 78
Secretary of Internal Affairs,	motion of Mr. Bigler to go into com-
considered	mittee of the whole to strike out
amendment of Mr. J. P. Wether-	the ninth section
ill, 746; rejected, 749.	remarks on, by—
amendment of Mr. Biddle, 745;	Mr. Bigler
adopted, 750.	the motion was not agreed to 78
remarks on, by—	motion of Mr. Carey to go into com-
Mr. Biddle	mittee of the whole to strike out
Mr. Coehran	the fourth section
Mr. Howard	remarks on, by—
Mr. S. A. Purviance	Mr. Calvin 80
the section as amended was agreed	Mr. Carey 787, 78
the section as amended was agreed	Mr. Cochran 800, 80

Railroads and canals-Continued.	Railroads and canals, art. on -Continued.
article on third reading-	article on third reading—
motion of Mr. Carey—	vol. viii:
remarks on, by-	section 7. Anrendment of Mr. Wood-
vol. vii:	ward, relative to officers and
Mr. Curtin 802, 803	employees engaging in trans-
Mr. Howard 796	portation 8
Mr. Lear 798	remarks on, by-
Mr. T. H. B. Patterson 793, 794	Mr. Armstrong 9
Mr. J. P. Wetherill	Mr. Buckalew 9
the motion was not agreed to 804	Mr. Cochrau 10
motion of Mr. Dallas to go into com-	Mr. Ewing 9
mittee of the whole for general	Mr. Hay 10
amendment	Mr. Woodward
remarks on, by—	the amendment was not agreed
Mr. Beebe	to 11
Mr. Dallas	section 10. Relative to free passes,
Mr. Minor	amendment of Mr. Lilly to
the motion was not agreed to 809	strike out section
motion of Mr. Brodhead to go into	remarks on, by-
committee of the whole to	Mr. Armstrong 16
amend the second section 809	Mr. Baer 12
remarks on, by—	Mr. Bigler 13
Mr. Brodhead	Mr. Buckalew 12
Mr. MacVeagh 809, 810 Mr. Woodward 811	Mr. Curtin
	Mr. De France
the motion was agreed to 811 in committee, the amendment was	Mr. Dunning
directed to be made	Mr. Howard 13
motion of Mr. Andrew Reed to go	Mr. Hunsicker 12
into committee of the whole to	Mr. Knight 11
strike out the seventh section 811	Mr. Lilly 16
remarks on, by—	Mr. A. Reed
Mr. Cochran	Mr. W. H. Smith 17
Mr. Andrew Reed 811	Mr. Woodward
the motion was not agreed to 813	not agreed to by yeas and nays 18
motion of Mr. Hemphill to go into	section 9. Amendment of Mr. Stew-
committee of the whole to	art, relative to discriminating
strike out the twelfth section 813	between transporters, 18; not
remarks on, by-	ageeed to, 19.
Mr. Biddle 814	section 10. Amendment of Mr. S.
Mr. Buckalew	A. Purviance, to prevent any
Mr. Hemphill 813	executive, judicial or legislative
Mr. Hunsicker 814	officer accepting a free pass 19
Mr. MacVeagh 813, 814	remarks on, by-
the motion was not agreed to 815	Mr. Coehran
motion of Mr. Struthers to go into	not agreed to by yeas and nays 20
committee of the whole to sub-	amendment of Mr. Howard, that
stitute the first section 815	any violation of this section
the motion was not agreed to 816	shall work a forfeiture of char-
motion of Mr. Armstrong to go into	ter, &c
committee of the whole to sub-	remarks on, by—
stitute the seventh section 816	Mr. Bigler
the motion was not agreed to 816	Mr. Cuyler
motion of Mr. J. P. Wetherill to go	Mr. Howard
into committee of the whole to	Mr. Hunsicker
substitute the second section 816	the amendment was not agreed
the motion was not agreed to 817	to
motion of Mr. Woodward to go into	relative to discrimination in
committee of the whole to amend the seventh section 817	freight or passage, to substitute, 23
17—Vol. IX.	11 organ or passage, to substitute, 25
1 (Y UI. 1A.	

Railroads and canals—Continued.		Railroads and canals—Continued.	
article on third reading-		article on third reading—	
section 4—		vol. viii:	
remarks on, by-		section 10. Amendment of Mr. Stan-	
vol. viii:		ton to add except for charitable	
Mr. Baer	23	purposes	3
Mr. MacVeagh	23	the amendment was not agreed to,	3:
Mr. Wm. H. Smith	23		0.
the amendment was not agreed		section 5. Amendment of Mr. Dar-	
to	24	lington to strike out the ques-	
section 13. Amendment of Mr. Lam-		tion of competing lines to be de-	- 00
berton to add, "except as to		eided by a jury	3.
their accounts," 24; agreed to,		remarks on, by—	
25.		Mr. Buckalew	3
new section proposed by Mr. Brod-		Mr. Coehran	3
head, to apply the provisions of		Mr. Darlington	3
this article to telegraph com-		Mr. Howard	3
panies	25	Mr. Kaine	3:
remarks on, by—		the amendment was not agreed to,	3
Mr. Brodhead	25	section 10. Amendment of Mr. Lil-	
Mr. Cuyler	25	ly to except stockholders	3
the amendment was not agreed		remarks on, by—	
to	26	Mr. Lilly	3
section 1. Motion of Mr. Lamberton		the motion was not agreed to	3
to make a verbal alteration	26	amendment of Mr. Stewart to in-	
agreed to	26	sert the word transportation	
section 4. Amendment of Mr. Hay		instead of passes	3
to add in the same direction	26	remarks on, by—	
		Mr. Bowman	3
remarks on, by—	27	Mr. MacVeagh	3
Mr. Haythe amendment was agreed to	27	the motion was not agreed to	3
section 10. Amendment of Mr. An-		amendment of Mr. Howard to	
drew Reed to substitute	27	strike out passes at a discount,	3
remarks on, by—		the motion was not agreed to	3
Mr. H. W. Palmer	27	amendment of Mr. Hunsicker	
Mr. A. Reed	27	providing a penalty for viola-	
the amendment was not agreed to,	28	tion of section	3
section 10. Amendment of Mr. Har-	20		0
ry White to strike out "except		remarks on, by—	3
officers or employees"	28	Mr. Hunsieker	
	_0	the motion was not agreed to	3
remarks on, by—	29	the article passed finally	3
Mr. Cochran	28	motion of Mr. Buckalew to re-	
Mr. Harry Whitethe amendment was not agreed to,	29	consider vote on, 39; agreed to,	4
section 6. Amendment of Mr. Hemp-		section 7. Relative to officers and	
hill, to strike out the section	29	employees engaged in transpor-	
•		tation; amendment of Mr. Buck-	
remarks on, by—	29	alew	6
Mr. Hemphill	29	remarks on, by—	
the amendment was not agreed to,	-0	Mr. Bigler	- 6
on a call for the previous ques-	90	Mr. Howard	6
tion, it was not agreed to	30	the amendment was not agreed to,	G
section 4. Amendment of Mr. Cal-		section 10. Motion of Mr. J. M. Bai-	
vin, relative to freight charges,	90	ley to re-consider vote on, 62; not	
for a longer or shorter distance,	30	agreed to, 62.	
remarks on, by—	90	section 2. Motion of Mr. J. N. Pur-	
Mr. Calvin	30	viance to go into committee of the	
Mr. II. W. Palmer.	31	whole to amend, 62; not agreed	
Mr. J. P. Wetherill	30		
the amendment was not agreed to,	31	to, 62.	

Railroads and canals—Continued.		Railroads and canals—Continued.
article on re-consideration—		article on re-consideration—
vol. viii :		section 1—
new section. That the General As-		vol. viii :
sembly shall enforce by appropri-		amendment of Mr. Harry White,
ate legislation the provision of		207; withdrawn, 208.
this article; motion of Mr. Hemp-		amendment of Mr. Cuyler, 208;
hill to go into committee of the		rejected, 210.
whole to adopt, 62; agreed to, 63.		remarks on, by-
the section was adopted	63	Mr. Biddle 209
section 4. Motion of Mr. Cochran to	00	Mr. Boyd
go into committee of the whole		Mr. Cochran 209
		Mr. Curtin
to amend, 63; not agreed to, 64.		Mr. Cuyler 208
article, general remarks on, by—	e s	
Mr. Broomall 46,	65	Mr. Dallas
Mr. Buckalew	66	Mr. Darlington 209
Mr. Campbell	69	Mr. Turrelll 208
Mr. Corbett	70	section 4. Amendment of Mr. Mac-
Mr. Curtin	67	Veagh, 212; withdrawn, 216.
Mr. Howard	65	remarks by—
Mr. Knight	69	Mr. Alricks 213
Mr. Lilly	67	Mr. Biddle 213
motion of Mr. Corbett to refer the		Mr. Buckalew 216, 217
article to a committee of seven, 71;		Mr. Calvin 214
agreed to, 71.		Mr. Howard
committee, special, on, appointed	79	Mr. MacVeagh 212
report of committee		Mr. T. H. B. Patterson 215
consideration of		section 5. Amendment of Mr.
substitute proposed by Mr. Temple,	110	Kaine, 218; withdrawn, 218.
		amendment of Mr. Buckalew,
145; agreed to, 203.		
remarks on, by-		221; adopted, 221; re-considered,
Mr. Armstrong, 156, 157, 158, 159,		236; withdrawn, 237.
160, 161, 152, 163.		amendment of Mr. Broomall, 225;
Mr. Baer		withdrawn, 227.
Mr. Beebe		amendment of Mr. Broomall, 227;
Mr. Biddle		rejected, 230.
Mr. Bigler 176, 177, 178,	180	amendment of Mr. Armstrong,
Mr. Black	190	230; ruled out of order, 231.
Mr. Broomall 172, 173, 174,	175	amendment of Mr. Armstrong,
Mr. Buckalew	151	231; withdrawn, 235.
Mr. Campbell		amendment of Mr. Darlington,
Mr. Carey 192, 193,		537; rejected, 242.
Mr. Carter		amendment of Mr. J. N. Purvi-
Mr. Cochran		ance, 242; rejected, 242.
Mr. Curtin		3 1 3 7 7 7 1 0 0 0
Mr. Howard167,		
Mr. MacVeagh		245; adopted, 245.
Mr. Purman		
Mr. J. N. Purviance		remarks on, by—
Mr. S. A. Purviance 199, 200,	201	Mr. Armstrong 231, 237
Mr. Woodward 194, 195,		
section 1. Amendment of Mr. Mac-		Mr. Biddle 231
Veagh	263	Mr. Bowman 239, 240
remarks on, by—		Mr. Broomall 225, 227, 228
Mr. Broomall	205	Mr. Buckalew 121, 236, 243
Mr. Buckalew		Mr. Cochran
Mr. Cuyler	206	Mr. Curtin
Mr. Purman	205	Mr. Cuyler 226, 232
the amendment was adopted		
•		

Railroads and eanals—Continued.	Railroads and canals—Continued.
article on re-consideration—	article on re-consideration—
section 5—	section 10—
remarks on, by-	vol. viii:
vol. viii:	amendment of Mr. Minor, 298;
Mr. Dodd	rejected, 300.
Mr. Ewing	amendment of Mr. Cuyler, 300;
Mr. Hazzard	rejected, 300.
	remarks on, by—
Mr. Howard220, 228, 238, 239, 240	
Mr. Hunsieker	Mr. Ainey
Mr. Purman	Mr. Armstrong 29
Mr. Harry White 229	Mr. Beebe
Mr. J. W. F. White 233	Mr. Broomall
Mr. Woodward 219	Mr. Buckalew 29
section 4. Amendment of Mr. Mac-	Mr. Carter 29
Veagh, 245; rejected, 258.	Mr. Corbett
amendment of Mr. Rooke, 258;	Mr. Curtin
rejected, 259.	Mr. Cuyter 284, 285, 293, 29
amendment of Mr. Bigler, 259;	Mr. De France
rejected, 263.	Mr. Hanna 28
amendment of Mr. MacVeagh,	Mr. Howard
263; adopted, 265.	Mr. Hunsicker 29
amendment of Mr. MacVeagh,	Mr. Knight 281, 282, 283, 28
	Mr. Lilly 28
277; adopted, 278.	
remarks on, by-	Mr. Minor
Mr. Baer	Mr. G. W. Palmer 29
Mr. J. M. Bailey	Mr. Woodward 28
Mr. Bigler	section 13. Amendment of Mr. Buck-
Mr. Buckalew	alew, 300; rejected, 302.
Mr. Cuyler 251, 260, 278	remarks on, by—
Mr. Dallas 250	Mr. Buckalew 300, 40
Mr. Dodd	Mr. Cochran 30
Mr. Howard 248, 249, 261	Mr. Kaine
Mr. MacVeagh 245, 262, 277	the article passed finally 30-
Mr. Minor ,	section 5. Amendment proposed by
Mr. T. H. B. Patterson 278	Mr. Cochran
Mr. Purman	referred to Committee on Revi-
Mr. Rooke	sion
Mr. H. G. Smith	report of Committee on Revision, 72
	Rate of interest, resolution to estab-
substitute proposed by Mr. Bigler,	·
278; adopted, 280.	lish legal, vol. i
remarks on, by-	establishing legal, vol. iv, 565; v,
Mr. Bigler 278, 279	250; vi, 120.
Mr. Cuyler 279	remarks on, by-
Mr. Howard	vol. iv:
Mr. Landis 280	Mr. Broomall 575, 576
Mr. S. A. Purviance 279	Mr. Carey 569, 57
section 7. Amendment of Mr. Brod-	Mr. Knight 568, 569, 572, 573
head, 280; adopted, 281.	Mr. W. H. Smith 565, 566, 57
section 10. Amendment of Mr. Han-	Mr. Harry White 571, 57:
na, 281; ruled out of order, 287.	vol. v:
amendment of Mr. Knight, 287;	Mr. Ainey 26
adopted, 292.	Mr. Cuyler 258, 25
amendment of Mr. Ewing, 292;	Mr. Dallas
adopted, 293.	Mr. Darlington
	Mr. Hunsieker
amendment of Mr. Hunsicker,	
293; rejected, 297.	Mr. Knight
amendment of Mr. Cuyler, 297;	Mr. Lilly
withdrawn, 298.	Mr. H. W. Smith

Rate of interest-Continued.	READ, JOHN R.—Continued.
remarks on, by-	resolutions submitted by—
vol. vi:	vol. i:
Mr. Baer	to prevent the Legislature grant-
Mr. Biddle 133	ing extra compensation 108
Mr. Bowman	relative to railroad privileges 198
Mr. Carey 135	tenure of public treasurers 198
Mr. Dunning 132, 137	amendment to Federal Constitu-
Mr. Knight	tion
Mr. Lear 137	incidental remarks by—
Mr. Mott	vol. i:
Mr. Stratton	149, 265, 342, 345, 408, 593, 624, 713,
allowed banks not to be greater than	738, 806.
to individuals, vol. iv, 628; v,	vol. ii:
777; vi, 3.	301, 302, 334, 353, 463, 509, 583, 595.
remarks on, by-	vol. iii:
vol. iv:	110, 134, 137, 140, 604.
Mr. Broomall 628	vol. iv:
Mr. Carey 630	71, 186, 187, 215, 309, 313, 738.
Mr. Dallas 629	vol. v:
Mr. Harry White 629	36, 162, 164, 252, 361, 567, 749.
vol. v:	vol. vi:
Mr. Baer	4, 284, 382, 383, 555.
Mr. Buckalew 778	vol. vii:
Mr. Carey 779	246, 358, 359, 334, 438.
Mr. Coehran 780	vol. viii:
Mr. Corbett	47.
Mr. Cuyler 777	remarks by—
Mr. Dallas 777	on adjournment to Philadelphia, 16
Mr. Darlington 777	on adjournment 103
Mr. Ewing 779	on form of ballot
Mr. Hunsieker 778	vol. ii:
Mr. MacVeagh 779	on court of pardons 351
Mr. J. N. Purviance 777	on the qualifications of members
Mr. J. P. Wetherill 778	and contested elections of, 565, 566
Mr. Harry White 777	vol. iii:
vol. vi:	on legislative bribery
Mr. Ainey 12	vol. iv:
Mr. Armstrong 9	on the compensation of officers of
Mr. Baer 14	the Philadelphia courts 193
Mr. Biddle 10	on the establishment of police
Mr. Broomall	eourts
Mr. Curry 6	vol. vi:
Mr. Cochran 10, 16, 51	on the legislative power of cities, 2222
Mr. Darlington 6	on the establishment of the Phila-
Mr. Funek 3	delphia courts
Mr. Lear 7	on the election and qualifications
Mr. MaeVeagh 10, 14	of aldermen 320, 321, 335
Mr. Niles 4	on discrimination in freight or
Mr. Andrew Reed	passage by railroad companies,
vol. viii:	612, 613. vol. vii:
memorial of General Patton of Brad-	
ford county, relative to 267	on the powers and jurisdiction of
READ, JOHN R., delegate IId district:	the court of common pleas of
	Philadelphia
oath of office administered to, vol. i, 7 leaves of absence granted to, vol. v,	on a point of order made by Mr.
637; vii, 192; viii, 732.	Hunsicker 389

READ, JOHN R.—Continued.	REED, ANDREW-Continued.
remarks by—	remarks by—
vol. viii :	vol. ii:
on the election of Lieutenant Gov-	on defining the residence of vo-
ernor, &c	ters
on magistrates in lieu of alder-	on the Education article 45
men in Philadelphia 512	on special legislation 593
Reading railroad, resolution relative	vol. iii:
to, vol. i	on the right of members having a
Real estate, resolution relative to as-	private or personal interest in a
sessment of, vol. i	bill to vote thereon 3:
Recess of the Convention—See Con-	on restraining railroad companies
vention.	from mining and manufactur-
resolution relative to, vol. ii 415	ing
resolutions relative to proposed, vol.	on consequential damages by rail-
v	road and canal corporations 59: vol. v:
resolution of Mr. Hemphill, propos-	
ing until 16th of September, vol.	on biennial sessions of the Legis- lature34:
Vi	on the trial by jury 58.
Record, court of, right of appeal to,	on the recess of the Convention. 74.
Prep Andrew delegate XXIId	on corporation elections 75
REED, ANDREW, delegate XXIId district:	
oath of office administered to, vol. i, 7	vol. vi:
leaves of absence granted to, vol. v,	on banking rates of interest 13
380; vii, 657.	on fixed salaries for county offi-
petition presented by—	on acts of the Assembly passed by
vol. ii:	on acts of the Assembly passed by
from eitizens of Juniata county,	on vacancies to be filled for the
in favor of prohibition 183	unexpired term 541, 54:
resolution submitted by—	on preventing corporations doing
vol. i:	the business of a common car-
relative to legislation 97	rier, from mining or manufae-
incidental remarks by—	turing 57
vol. i:	on discrimination in freight or
295, 296, 565.	passage by railroad companies, 63
vol. ii:	on damages to property by rail-
347, 517, 581, 648.	road and other corporations, 744, 74
vol. iv:	vol. vii:
155, 161, 182, 183, 404, 428, 429, 490,	on Representative apportionment, 9
557, 735, 775, 779.	on the limitation of actions 36
vol. v:	on officers or employees engaged
10, 176, 250, 398, 496, 758.	in transportation 81
vol. vi:	vol. viii:
105, 196, 204, 209, 391, 504, 525, 542,	on the free pass system 17, 2
714.	on the compensation of judges 50
vol. vii:	Reed, Charles M., mayor of Erie, com-
8, 20, 76, 83, 538, 549, 669, 688.	munication from, inviting Conven-
vol. viii:	tion to that city, vol. vi 48
120, 142, 264, 293, 305, 505, 517, 535.	Reform Club of Philadelphia, invita-
remarks by—	tion to use house of accepted, vol.
vol. i:	ii
on fixing time for holding munici-	resolution of thanks to 72
pal elections	Registers' courts, abolishing, vol. i 9-
on salary of members of Legisla-	Registers' court, abolishment of, vol.
ture	iv 370
on sessions of the Legislature and	abolishment of, and powers of vest-
elections 398	ed in orphans' court, vol. vi 404

GENERAL INDEX.

Registers' court—Continued.	Religious sentiments, not to disquali-
remarks on, by-	fy, vol. v 561
vol. vi:	remarks on, by-
Mr. Armstrong 435, 436, 437, 440	vol. v:
Mr. Campbell	Mr. Bartholomew 562
Mr. Coehran 442	Mr. Broomall 561, 562, 564, 565
Mr. Darlington	Mr. Corbett 563, 565
Mr. Hanna 406, 429, 433	not to disqualify, vol. vii 253
Mr. Lilly 439	remarks on, by—
Mr. Littleton	vol. vii:
Mr. D. W. Patterson 434, 438, 439	
Register of wills, abolishing office of,	Mr. Hall
vol. i	Mr. Hanna 254
Mr. Simpson	Removal from Office and Impeach-
Registry and countersigning of all	ment—
notes or bills, general banking laws	vol. i:
to provide for, vol. iv	appointment of committee on 109
Registry laws, the uniformity of, vol.	vol. ii:
v	report of committee on
remarks on, by-	
vol. v:	vol. iii:
Mr. Buckalew 164, 165, 170	article on, considered in committee
Mr. Dallas	of the whole
Mr. Hunsicker	section 1. House of Representatives
Mr. M'Clean	to have sole power of impeach-
Mr. Purman	ment, considered and agreed to, 224
Mr. Simpson	section 2. All impeachments to be
Mr. Harry White 165, 166, 169	tried by the Senate, considered
Mr. Worrell	and agreed to
Registry of yoters—	section 3. The Governor and all
remarks on, by—	other civil officers liable to im-
vol. vii:	peachment, considered and
Mr. Curtin	agreed to
Mr. Dallas	section 4. All officers to hold office
Mr. Ewing	only during good behavior, con-
	sidered
Mr. Hanna. 640 Mr. Hunsicker 640	the first division was agreed to 224
Mr. MacVeagh	amendment of Mr. Dallas to sec-
Religious and charitable corporations	ond division, 226; adopted 230.
and societies, appointment of com-	amendment of Mr. Darlington to
mittee on, vol. i	second division, 230; adopted,
	233.
Religious scruples, to exempt persons	amendment of Mr. Lamberton to
having, from military service,	aniendment, 232; accepted, 232.
vol. iii	amendment of Mr. W. H. Palmer
remarks on, by-	to amendment, 232; adopted,
vol. iii:	292.
Mr. Broomall 164, 174, 175	aniendment of Mr. Armstrong to
Mr. Buckalew 173, 174, 175	amendment, 232; adopted, 233.
Mr. Curtin	remarks on, by—
Mr. Darlington 166, 175, 176	Mr. Armstrong 226
Mr. Hazzard	Mr. Biddle 225
Mr. Lilly	Mr. Dallas
Mr. H. W. Palmer	Mr. Darlington 225, 226, 230
Mr. W. H. Smith	Mr. MacVeagh 225
Mr. Wright 169	the section as amended was agreed
Religious and charitable societies, re-	to
port of committee on, vol. iv 253	article as amended 234

Removal from office, &c.—Continued.	Removal from office, &c.—Continued.
vol. v:	article on third reading—
article on second reading—	remarks on, by—
section 1. House of Representatives	vol. v:
to have sole power of impeach-	Mr. Buckalew 122
ment, considered 373	Mr. Harry White 129
the section was agreed to 373	the article passed finally 126
section 2. All impeachments to be	Rents, irredeemable ground, resolu-
tried by the Senate, considered, 373	tion relative to, vol. ii
the section was agreed to 373	Reports of committees, order in refer-
section 3. Governor and other civil	ence to distribution of, vol. iii, 224
officers liable to impeachment,	Reporter, official, compensation of,
considered	
	vol. i
the section was agreed to 373	proviso in regard to, vol. i 127
section 4. All officers to hold their	election of, vol. i
offices during good behavior,	to change position of, in Hall, vol. i, 358
considered	to Supreme Court, resolution rela-
the first division was agreed to 373	tive to appointment of, vol. i 194
amendment of Mr. Biddle to sec-	Reporters of the press, resolution to
ond division, 373; rejected, 374.	furnish Debates to, vol. i 32:
the second division was agreed to, 374	Reporting and printing of the Debates,
remarks on, by—	reports of committee on, vol. i, 35,
Mr. Biddle 373, 374	44, 74, 124.
Mr. Buekalew 374, 375	Representation in the Legislature—
Mr. Corson 374	· vol. v:
Mr. Dallas 374	artiele on 468
Mr. H. W. Palmer 374	alternate report on 468
the section was agreed to 375	vol. vii:
article referred to Committee on	legislative, of cities 309
Revision and Adjustment 375	
vol. vii:	Mr. Armstrong 309, 31
article Reported by the Committee	Mr. Darlington 31
on Revision and Adjustment 295	2.5
	35 7
article on third reading	Mr. D. W. Patterson 30
motion of Mr. Harry White to go	Mr. H. G. Smith. 309
into committee of the whole to	25 01 11
amend the fourth section 560	Mr. J. P. Wetherill
remarks on, by—	26 7 777 73 7471 17
Mr. Buckalew 560	
Mr. Harry White 560	
the motion was agreed to 563	
in committee, the amendment	remarks on, by-
was directed to be made 562	
the article passed finally 562	
motion of Mr. Buckalew to re-con-	Mr. Baer
sider	
the motion was agreed to 782	
motion of Mr. Buckalew to go into	Mr. Biddle 709
committee of the whole to	Mr. Bigler 658, 69
amend the fourth section 782	Mr. C. A. Black 68
motion to postpone consideration	Mr. Broomall 680, 69
and print, agreed to 782	Mr. Buckalew, 666, 674, 683, 687,
vol. viii:	695, 698, 699, 702, 707.
article on third reading resumed 122	
amendment of Mr. Buckalew, 122;	Mr. Cochran 683, 688
rejected, 125.	Mr. Corbett 666, 71-
amendment of Mr. Darlington,	Mr. Dallas 700
125; rejected, 126.	Mr. Ellis 703
remarks on, by—	Mr. Ewing 668
Mr. Biddle	

Representative apportionm't—Continued.	Representatives—Continued.
remarks on, by-	resolution relative to election of,
vol. vi:	vol. i 193
Mr. Knight 665	relative to qualification of, vol. i, 453
Mr. Lilly 668, 692	Representative, one, for each county—
Mr. Littleton	remarks on, by—
Mr. MacConnell 671, 701	vol. ii:
Mr. MacVeagh 670, 684	Mr. J. N. Purviance 284
Mr. M'Clean	resolution to give one, to every
Mr. M'Murray 671	forty thousand inhabitants, vol. i, 272
Mr. Mann. 662, 689, 692	districts, resolution relative to, vol.
Mr. Niles	ii
Mr. Purman 680	resolution relative to making
Mr. S. A. Purviance, 660, 668, 670, 708	thirty thousand inhabitants a
Mr. Stewart	basis for, vol. ii
Mr. Struthers	resolution relative to determining
Mr. Turrell 704, 713	ratio for, vol. ii
	fixing number of, vol. i 65
Mr. J. P. Wetherill 668, 713	remarks on, by—
Mr. D. N. White	vol, ii:
Mr. Harry White	Mr. Curtin
Mr. Woodward	Residence of electors, resolution rela-
vol. vii:	tive to, vol. i
Mr. Ainey 70, 71	resolution to define what consti-
Mr. Baer	
Mr. Bartholomew 31, 109, 110, 111	tutes, vol. i
Mr. Bigler 26, 27, 43	relative to gain or loss of, vol. v 185
Mr. Bowman 97, 98, 104	remarks on, by—
Mr. Boyd	vol. v:
Mr. Broomall	Mr. Lilly
Mr. Buckalew 30, 66, 67, 68, 88	Resignations of—
Mr. Darlington 69, 89	vol. i: Mr. Daniel L. Rhone 38
Mr. Ewing 62, 63, 94, 95	Mr. John G. Freeze. 62
Mr. Gibson	vol. iii:
Mr. Guthrie 86, 87	Mr. Samuel H. Reynolds 298
Mr. Hall 77	Mr. Lin Bartholomew
Mr. Hazzard 91, 92, 111	vol. v:
Mr. Howard 34, 106	Mr. Franklin B. Gowen 120
Mr. Kaine	vol. vi:
Mr. Lawrence 102, 105	Mr. George W. Woodward 349
Mr. Lilly 28, 29	Mr. John Collins 646
Mr. MacVeagh, 27, 41, 45, 48, 61, 62,	vol. vii:
64, 69, 74, 83, 87, 103, 112, 113.	Mr. Jeremiah S. Black 436
Mr. Minor 72, 76, 99	Resignations, resolution relative to
Mr. D. W. Patterson 89	non-acceptace of, vol. i
Mr. J. N. Purviance, 45, 46, 47, 48, 101	Resolutions-
Mr. A. Reed 96	vol.i:
Mr. Struthers 44, 61	· prescribing oath to the President
Mr. J. P. Wetherill, 25, 26, 47, 74,	and members 7
88, 100.	rules of Convention of 1837 be adopt-
Mr. D. N. White 33, 34, 98, 100	ed 8
Mr. Harry White, 23, 24, 68, 84, 107, 110	accepting invitation to meet in Phil-
Mr. J. W. F. White 39, 84, 91	adelphia 10, 13, 15, 16, 21
Mr. Woodward 112	appoint committee to report num-
Representatives, ineligible to other	ber and compensation of officers, 19
offices during term, vol. v 353	declaring Mr. Temple entitled to a
number of, vol. v 361	seat
qualifications of, vol. v	tendering thanks to Secretary of
term of, vol. v	Commonwealth
resolution to extend term of, vol. i, 89	appointing committee to report offi-
to increase number of, vol. i 146	cers
10 1110 1100 1101111001 01, 101.1 110	0010

desolutions—Continued.		Resolutions—Continued.	
vol. i:		vol. i:	
to proceed to election of officers	26	authorizing Committee on Printing	
declaring certain persons officers	30	to receive proposals for report-	
appointing committee on rules, &c.,	32	ing, &c	86
inviting elergy of Harrisburg to open	-	authorizing secretary to furnish sta-	0-
sessions with prayer	34	tionery	87
relative to reporting and publishing,	35	relative to the public printing	88
appointing Caleb E. Wright a mem-	-	to fix hours of sessions, 88, 160, 161,	
ber	39	266, 267, 307, 378, 594, 686.	00
		to secure right of suffrage	89
requesting Auditor General to fur- nish statement of expenses of		to extend term of Governor to four	89
Convention of 1997 9	40	to prohibit appoint exemptions from	0,
Convention of 1837-8 requesting John A. Smuli, Resident	40	to prohibit special exemptions from	8
Clerk House of Representatives, to		to extend term of Representatives	0.
aid the officers	40	and Senators	8
aid the officersrequesting Secretary of Common-	40	to require electors to reside ninety	0.
wealth to furnish expenditures of		days in district before voting	8
Departments	40	authorizing Governor to appoint all	0.
Departments	40	judges	8
requesting State Librarian to fur-		to increase number of judges of Su-	
nish books to members	41	preme Court	8
to print Constitutions of 1776, 1790	4.	relative to legislation	8
and 1838	41	to lengthen a time of residence in	
requesting Auditor General to fur-		an election district	8
nish members copies of his re-		requesting Auditor General to fur-	
port	42	nish information	8
requesting members to select seats		preventing Legislature passing local	
by drawing	63	or special laws	9
requesting Secretary of Common-		to refer present Constitution to sev-	
wealth to furnish list of acts grant-		eral committees	9
ing corporate powers to railroad	20	to prohibit appropriations to secta-	
and other companies	63	rian institutions	9
to appoint committee to confer with		to define the term of members of	
councils of Philadelphia	63	Legislature	9
to proceed to election of stenogra-		to give foreign born residents the	
pher	64	privilege of State citizens	9
to adopt rules reported by commit-		to abolish alf fees collected from es-	
tee	69	tates of decedents	90
to adopt Jefferson's Manual	69	to abolish the offices of alderman	0
to print one thousand copies of rules,	70	and justice of the peace	9;
for State Printer to execute the		to limit the pardoning power of the	
printing for Convention	70	Governor	9
to examine all accounts of expenses	70	to provide for sataries to all public	0
monthly	73	officers	9
committees to meet in Harrisburg	70	requesting Secretary of Common-	
once a week	72	wealth to furnish list of all par-	9
directing Assistant Door-keeper to	74	dons since 1838	9
take charge of coat-room requesting Secretary of Common-	74	to establish a court of pardons	g
wealth to furnish six copies Pur-		to forbid public officers accepting a	
	74	passor gratuity from railroad com-	9
don's Digestrequiring committees to adhere to	1.4	panies:to prohibit sale of intoxicating li-	9
text of present Constitution	74	quors	14
to print five hundred copies of rules,	71	requesting certain information of	
to accept resignation of members	74	Auditor General	9
relative to appointment and com-		to amend the Bill of Rights	9
pensation of stenographer	75	to allow all persons without regard	
to appoint temporary stenographer	81	to nationality to vote	9

Resolutions—Continued.]	Resolutions—Continued.	
vol.i:		vol. i:	
that trial by jury shall remain in-	0.4	to prohibit railroad or canal compa-	
	91	nies holding coal or mining lands,	95
to prohibit special laws extending	0.7	requesting Secretary of Common-	
	91	wealth to furnish number of per-	
to prevent the sale or disposal of	0.1	sons killed or injured in working	
	91	of mines 1869 to 1871	95
to provide for an article on educa-	91	to abolish the grand jury system	95
	O.L	relative to judges residing in their	
acknowledging God in the Constitu-	286	districts	96
tion	100	to prevent bills becoming laws with-	
	92	out the concurrence of a majority	
3 3	92	of the members elect to each	
- January Comments	92	House	96
to prohibit divorces, except for adul-		to provide for the election of judges,	96
tery	92	relative to priority in liens	96
relative to costs on bills ignored or		to empower Governor to appoint	
	92	judges of courts of common pleas,	96
relative to trial by jury remaining		to abolish office of associate judge	96
inviolate	92	to abolish office of register of wills,	
to exempt \$1,000 from sale for debt,		96, 160.	
92, 144.		relative to legislation 96,	97
to print all resolutions and proposi-	92	to provide for election of Lieuten-	
tions	92	ant Governor, State Treasurer	
to provide for reporting proposed		and Attorney General	96
amendments in committee of the	0.0	to prevent unjust discrimination	
whole	93	against local freights	96
to require holding naturalization	09	defining oaths to be administered	
certificates six months	93	to civil officers	97
to compel each legal voter to exer-	93	to abolish secret ballot, and to au-	
cise suffrage	ออ	thorize voting viva voce	97
relative to taking private property	93	to amend Rule XXXVI	97
for public useto waive a trial by jury	93	to provide for election of commis-	
to ascertain property now exempt	00	sioners of elections and registry	
from taxation	93	law	97
to forbid judges charging juries	00	appointment of prothonotaries and	
upon the facts	93	elerks of court	98
to enable the Governor to fill yacan-		to invest councils with exclusive	
cies in Legislature	94	right to raise money by loan or	
to provide for the election of Lieu-		levy taxes	98
tenant Governor	94	to require Legislature to make an-	
to empower Governor to fill all va-		nual appropriations for education,	104
cancies in State offices	94	to establish a probate court	104
to refer all resolutions to standing		to establish a Supreme Court	
committees	94	to levy a special tax on railroad and	
relative to property of married wo-		insurance corporations for educa-	
men	94	tional purposes	107
to divide the State into judicial dis-		to provide for Harrisburg to remain	
triets	94	permanent seat of government	107
relative to the orphans' court	94	to prohibit creating of banks, except	
to abolish the register's conrt	94	under a general law	
to prevent special legislation in mu-		to amend Rule VII 107,	131
nicipal affairs	95	to authorize officers of Convention	
restricting further grants to corpora-		to draw warrants on State Trea-	
tions	95	surer	107
to increase number of members of		to amend section II, article IX, of	
Assembly	95	Constitution	107

Resolutions - Continued.	Resolutions—Continued.
vol.:	vol. i:
to direct hat paper furnished Convention have an appropriate head-	to constitute eight hours as a legal day's work 129
ng 107	relative to election of president
relative to a general law for collect-	judges 129
ing tax 107	to provide for judges holding office
to annul all bank charters 108	during good behavior 129
to withhold power from Legislature	to provide that trial by jury shall
to create banks 108	remain inviolate
to require names of absentees to be	to amend article XII of Constitution, 130
announced after call of yeas and	to establish a bureau of statistics 130
nays	to provide for joint sessions of stand-
relative to a lifetenure for all judges, 108 to prevent Legislature from grant-	ing committees 133
ing extra compensation to any of-	to exempt persons having conscien-
ficer	tious scruples from military ser-
to re'er Const tution to standing	vice
committees 110	to change time of holding State elec-
to refer all proposed amendments	tion 131
to standing committees 111	to prevent denominational control
to elect county commissioners for	of the public schools
each borough and township 112	to prevent the enactment of post
to prevent fraud on the ballot 112	facto or retro-active laws 131
to take pardoning power out of hands	to guarantee equal rights of suffrage, 131
of Governor	relative to retro-active laws 131
to protect liberty of speech and the	to amend section eleven, Declaration
press	of Rights
to appoint judges of the court 113	relative to appropriation bills of Leg-
to provide for extinguishment of	islature
State debt 113	relative to Sinking Fund
to withhold aid for sectarian insti-	to create financial board of control, 132 relative to a general law to prescribe
tutions	books for public schools 132
to prohibit Legislature enacting spe-	to prevent creating special commis-
cial laws	sions
to divide State into seventeen Sena-	relative to indebtedness to the Com-
to provide for componentian of equi	monwealth
to provide for compensation of offi- cial service in Constitution 114	relative to a general law for taxation, 132
to print five hundred copies of rules	relative to tax laws
of Convention	relative to the allegiance of citizens, 132
to fix compensation of Official Re-	to prohibit the Legislature increas-
porter 125	ing fees and salaries of persons in
to proceed to election of Official Re-	office
porter	to allow owners of property to vote
relative to expenses of members 128	for taxation
requiring members to furnish the	to prevent cumulative voting 13:
Clerk with their place of resi-	to exclude persons convicted of in-
dence	famous crimes from suffrage 135 to enlarge the rights of stockhold-
requesting Secretary of Common-	ers in all corporations 133
wealth to furnish statement of	to provide for amending Constitu-
votes cast for Constitutional Con-	tion every thirty years 133
vention in 1871 129	to prevent judicial officers accepting
to amend Rule XL 129	other offices during term 133
to require courts to establish rules	to fix salary of members of Assem-
for transaction of business 129	bly in Constitution 133
to prehibit the employment of chil-	to prevent Assembly making appro-
OTHER COURS INVESTED VESTS I'M	DEBUTODS III AUV DELVALO IAV

Resolutions—Continued.	Resolutions—Continued.
vol.i:	vol. i ·
to request Auditor General to pre-	to define what constitutes a resi-
pare statement of expenses of Leg-	dence 145
islature forty days after adjourn-	to provide for paying military ex-
ment	penses out of general fund 145
relative to reports from five first	to abolish grand jury system 145
committees 135	relative rights of suffrage of persons
committees	in military service
to allow all standing committees to	to prevent the creating any corpo-
transact business during recess 135	
to request Auditor General to fur-	ration for agricultural purposes. 145
nish information in regard to cor-	to provide for election of judges of
porations	common pleas by cumulative sys-
to request Secretary of Treasury of	tem
U. S. to give information relative	to abolish oaths in courts of justice, 146
to National Banks in Penn'a 136	to prescribe the duties of Governor, 146
tendering thanks to John A. Smull,	to provide for appropriations by
Esq., Resident Clerk House of	Legislature 146
Representatives	relative to passage of apportion-
to print propositions referred to	ment bills
Committee on Suffrage 136	to extend term of judges of Su-
tendering thanks to Gen. James L.	preme Court 146
Selfridge, Clerk of House of Rep-	declaratory of the rights of married
resentatives 139	women in property 146
tendering thanks to clergy of Har-	to provide for number of members
risburg 139	of House of Representatives 146
to print 5,000 copies of Debates 139	to provide for number of members
declaring State Printer is not enti-	of Senate
tled to printing of Convention 140	declaring who shall be entitled to
to direct Committee on Printing to	suffrage
confer with State Printer 141	to secure legal rights to a wife on
to increase number of Committee on	death of a husband 147
State Institutions and Buildings, 143	to compel railroad companies to
relative to appointment of a Coun-	fence their roads 147
cil of Pardons 143	relative to bribery in elections 147
to choose Senators and Representa-	relative to transportation and rates
tives by single districts 143	on railroads147
relative to verdicts in murder cases, 143	to prescribe the eligibility of voters, 147
to provide for holding general elec-	to erect counties of fifty thousand
tions in November	inhabitants into separate judicial
to amend the law of libel 144	-4 . 4 .
to prevent legislative interference	to provide for each county being a
with the rights of employer and	Senatorial district
employee	to provide for formation of new
to provide for examination of all in-	counties
surance companies	to disfranchise all persons commit-
relative to mayors of cities 144	ting election frauds
to provide for Advisory Council to	relative to drawing of seats 149
Governor to pass on pardons 144	to draw seats of absent members 151
relative to truth given in suits for	to fix the hour of meeting 152, 154
libel	
to prevent Legislature from appro-	cils of Philadelphia 151
priating extra pay 144, 156	
relative to expenses in cases of con-	roads and eanals 153
tested seats	
to allow every man to practice as an	to open sessions with prayer 154
attorney 145	
relative to ineligibility to office 145	
to provide for the election of a State	to abolish all offices for weighing,
Commissioner of Agriculture 145	gauging, &c 155

Resolutions—Continued.	Resolutions—Continued.	
vol. i:	vol. i:	
to ensure the better protection of	relative to qualifications of electors,	184
the press 155	relative to oath of office for city	
to provide for a common school sink-	councilmen	185
ing fund 155	relative to qualification of judges	
relative to rights of majorities in	relative to assessment of real estate,	
elections	relative to qualification of jurors	185
relative to origin of bills raising	relative to competency of witnesses,	
revenue	to provide for salary of Governor	186
to create a bureau of industrial la-	relative to industrial statistics	186
bor 156	to limit the granting of licenses	186
to provide for county boards of su-	to create new State officers	186
pervisors 156	to elect Secretary of the Common-	
relative to the obligations of rail-	wealth and Attorney General	186
road companies	to add a Committee on Federal Re-	
to combine courts of Philadelphia 157	lations	286
to provide for a court of pardons 157	requesting State Treasurer to fur-	
relative to appointment and tenure	nish statement of interest on pub-	
of judges 157	lie debt	186
to provide for one term of Governor, 157	to increase number of Committee	
to submit prohibition article sepa-	on State Institutions	
rately to the people 157	relative to adjournment	
relative to railroad franchises 157	relative to election of representa-	
relative to amendments to Federal	tives	
Constitution	relative to tenancy by courtesy	193
relative to validity of acts of Assem-	to provide for prison reform and	100
bly	discipline	193
to print proposition before Judiciary	to fix seat of government at Phila-	100
Committee	delphia	
relative to appointment of judicial	to pay temporary stenographers	194
officers	to provide for legislative apportion-	104
declaratory of the law of libel 161	ment	
tendering thanks to Philadelphia	relative to partial female suffrage	
Athenæum	to provide for appointment of Su-	
relative to penal confinement 182	preme Court reporterrelative to responsibility of corpora-	
relative to common pleas jurisdic-	tions	
tion	relative to municipal indebtedness,	
relative to official qualification 182	to limit the number of apprentices,	
relative to trial by jury 182, 194	relative to fraudulent voting	
relative to the sinking fund 182	to provide for appointment of jus-	
relative to private property 182	tices of the peace.	
relative to special privileges 183	publishing quarterly statements of	
relative to official eligibility 183	public funds	
to provide for biennial sessions of	to provide for capital to remain at	
the Legislature	Ĥarrisburg	
relative to corporation franchises 183	relative to arranging election pre-	
relative to right of eminent domain,	cinets	
183, 249.	to abolish justices of the peace and	
relative to railroad property 183	aldermen	198
to provide for cumulative voting for	relative to new counties	19/
corporation directors	to provide for election of Secretary	
to require voting at delegate elec-	of Commonwealth and Attorney	
tions 184	General	
to prepare a Convention directory 184	relative to condemning private pro-	
relative to woman suffrage 184	perty	196
to provide for the composition of	to furnish members with five copies	
the Legislature 184	of Debates	
to abolish capital unnishment 184	to appoint a committee on the State	. 19

Resolutions—Continued.	Resolutions—Continued.
vol. i:	vol. i:
relative to annulment of marriage	relative to partition of sheriffs' du-
eontraet	ties
to provide for election of Supreme	relative to judicial positions 218
Judges by districts	relative to method of voting on new
relative to consolidation of railroads, 197	
	Constitution
relative to gamblers	to provide for government of, in in-
to limit municipal indebtedness 198	corporated cities
relative to railroad privileges 198	of inquiry into the capital stock of
relative to tenure of public trea-	railroads and canals
surers	to limit debts of counties, cities, &c., 219
to provide for election of district	to fix stated salaries of public offi-
judges 198	cers
relative to vacancies in office of State	relative to inviolability of trial by
Treasurer	jury 220
relative to damages against rail-	to provide for equal taxation 220
roads	relative to indictment and trial for
to provide for preferential voting 198	felony 220
to change the style of official docu-	to provide for election of a State
ments	revisor
to appoint two additional pages 198	relative to judicial power and ar-
to pay Charles Lilly for services as	rangement
pages	to provide for future Constitutional
to employ Powell De France 201	
relative to eligibility of members of	Conventions
Convention	to print texts of proposed amend-
relative to neglect of official duty. 201	ments
relative to neglect of omeiar duty 201 relative togranting rights by Legis-	relative to marriage contract and
	right of property
lature to street railways 201	to provide for amendment to Fed-
to forward Debates to New York	eral Constitution
Constitutional Commission 201	to provide for the protection of life
to abolish the grand jury system 202	and limb
to provide for election of Superin-	to regulate rates of freight 237
tendent of Public Instruction 202	to secure the enforcement of con-
to provide for compulsory educa-	tracts
tion	to tax the property of corporations, 237
relative to article on Declaration of	to disfranchise persons convicted of
Rights	bribery, &c
to constitute boards of arbitration 204	requesting response from Auditor
to enter names of absent or non-	General to former resolution 248
voting members 204	to print reports of committee 248
to district the State into divisions. 204	to provide for impeachment of local
to protect rights of resident ship-	officers
pers	relative to landholders' damages 249
relative to funding public debt 205	
to regulate style of committee print-	cers
ing	
to establish courts of conciliation 205	
to limit legislative charitable ap-	F
	to provide for legislative vacancies, 249
propriations 205	
to abolish all usury laws 205	
to provide for uniform valuation of	duty
property	
to establish a legal rate of interest 217	ployees of Convention 251
relative to discrimination in rail-	requesting Rev. James W. Curry to
road freights	
relative to aldermen in cities and	to provide for term of office of
boroughs	jndges

Resolutions—Continued.	Resolutions—Continued.
vol. i: to provide for free and equal elec-	to direct Sergeant-at-Arms to place
tions	only reports of committees on file, 300
to furnish Chicago library with De-	to purchase one copy of Purdon's
bates	Digest 307
to furnish Mechanics' institute of	to change Rule XI
Pittsburg with Debates 265	directing Committee on Education
to furnish Mercantile library of	to prepare a section providing for
Philadelphia with Debates 265	compulsory education 322
to furnish Franklin library of Phila-	to furnish copies of proceedings to
delphia with Debates 265	reporters of the press 322, 354
to furnish library of Washington,	to refer matters of form or language
Pa., with Debates	to Committee on Revision and
to furnish Agricultural college with	Adjustment 349
Debates 265	to authorize proper drapery of win-
relative to electoral rights 266	dows 35
irredeemable ground rents 266	relative to Centennial celebration,
to amend Bill of Rights 266	353, 739.
relative to foreign corporations 267	to require enrolment tax to be paid
to establish a probate court in Phila-	within six months 353
delphia	relative to third reading of bills in
to furnish members with additional	Legislature
copies of Debates	to adjourn while draping the Hall, 35
requesting prothonotary to report	relative to telegraph companies 354
number of civil causes at issue 267	to punish fraud at election by hang-
to provide for forms of voting 268	ing
relative to adjournment	to change position of Official Repor- ter in Hall
relative to judicial districts 269, 270	relative to payment of employees of
to fix time for adjournment sine die,	Convention
270, 288, 306.	to refer the petition of International
to restrict leaves of absence 275	workingmen's association 362
to provide for spring election of	relative to quorum of standing com-
judges	mittees
ter with contract	relative to improving the acoustics
to furnish Debates to judges of the	of Hall
several courts	relative to leaves of absence of su-
to require reasons given for leave of	bordinate officers 363
absence	relative to rights of accused per-
to provide for roll-call 279	sons 368
to authorize Mr. Addicks to pay em-	to provide for apportionment of
ployees of Hall	members of Legislature and Con-
to authorize the Chief Clerk to pay	gress
employees of Hall	relative to fraudulent acts of Assem-
to direct Clerk to give number,	bly 365
name, duty and compensation of	relative to the judiciary power of
all employees, 288	the Commonwealth 378
to furnish reports of Committee on	relative to the seventh day of the
Legislature 288	week
to exempt ministers and priests	to furnish Debates to N. E. Histori-
from military duty 288	cal and Geneological society 431, 432
relative to Reading railroad monop-	relative to administration of oaths
oly	in election matters
relative to mechanics' liens 288	Senators
relative to final vote on the report	to prevent special legislation 432
of the Committee on Suffrage 306	to provide for election of solicitors, 435
to prevent Legislature vesting ap-	relative to writ of error in capital
pointing powers in courts or	
judges 306	cases 432

Resolutions-Continued.	Resolutions—Continued.
vol. i:	vol. i:
relative to municipal commissions, 432	to limit mining corporations 734
relative to industrial interests 432	to provide for a State Board of Edu-
relative to common school fund 479	cation
relative to seat of government 479	vol. ii:
relative to free schools of science 480	to give Executive officers privilege
relative to mayors' courts 480	of discussion in either House 4
relative to expenses of Convention, 480	to have State Constitution printed, 35
relative to purity of elections 480	to provide for viva voce voting 35, 102
relative to adjournment, 480, 503, 594,	relative to adjournment 69, 415
613, 734.	relative to settlement of accounts
relative to limitation of offices 503	for expenses 71
to omit report of prayers 520	appointing Henry Green, vice Sam-
to exempt homestead effects from	uel E. Dimmick, resigned 100
taxation	to restrict leaves of absence to mem-
to prevent farming out the funds of	bers 102
the Commonwealth	to limit debate in committee of the
to instruct Committee on Printing, 523	whole
to print copies of the Constitution,	relative to examining inmates of
542, 661.	any institution
to form a committee on salaries 544	to pay officers of the Convention 157
relative to equitable assessments, 544	relative to extending time to mem-
relative to State sovereignty 544	bers in debate 184, 214
to limit debate566, 593, 594, 638, 783	to procure skeleton maps of the
to require that electors shall be able	State 185
to read and write	to hold two sessions a day 213
relative to printing the Debates, 587, 660	relative to sinc die adjournment 214
relative to prohibition	to rescind resolution limiting de-
to furnish Debates to newspapers 594	bate
relative to railroad stocks 594	relative to sessions of the Conven-
relative to debate on woman suf-	tion 249, 282, 304, 327, 333, 621
frage	requesting Auditor General to fur-
to limit the terms of corporations 613	nish reports
relative to legislative majorities 613	to divide Philadelphia into Senato-
to print memorials	rial and Representatives districts
relative to election officers 637	by the courts
relative to postoffice	to divide the State into fifty Sena-
to provide for draping of Hall 638	torial districts
to provide for forfeiting corporation	entitled to a Senator
charters 638	
relative to corporation contracts	to provide that for every 40,000 in- habitants there shall be one Rep-
with the State	resentative
to provide for local female suffrage, 659	relative to Representative districts, 273
of thanks to board of education of	to provide for 30,000 inhabitants as
Philadelphia 685	a basis for representation 273
to purchase Purdon's Digest 687	relative to Rule XXV 282, 305, 333
relative to postage on Debates for-	relative to Rule VII
warded to newspapers 687	relative to the revision of the Consti-
relative to county advertising 690	tution
relative to funeral of Ex-Governor,	relative to leaves of absence 303, 333
John W. Geary 690	relative to discussion on adjourn-
relative to debate on adjournment, 691	ment
relative to examining committee 691	relative to legislative caucuses 300
relative to Rule XXV 691, 711	relative to absentees 304
to provide for pay of stenographers, 691	to remove Convention to Harris-
relative to salaries of judges 711	burg 304
relative to legislative appropria-	to pay expenses incurred by Chief
tions	Clerk 301
18—Vol. IX.	

Resolutions—Continued.	Resolutions—Continued.
vol. ii:	vol. iii:
to provide for payment of accounts	to provide for uniformity of prac-
of Kay & Brother and J. M. Haf-	tice in the courts throughout the
leigh & Co	State
to re-commit sections 20 and 21 of the	to dispense with reading of memo-
Legislature article 308	rials, petitions, &c
to re-commit Legislature article 332	declaring it inexpedient to print the
relative to the division of counties, 332	Debates in the newspapers
relative to the division of State into	to provide for payment of accounts
Senatorial and Representative dis-	of W. W. Harding and others
triets	to grant the use of the Hall to the
relative to appointment	advocates of a religious amend-
on death of Hon. William Hop-	ment to the Constitution 4:
kins, delegate XXVIth district 402	relative to the appointment of a
relative to a special election for	legislative revisor 4:
adoption of Constitution 414	relative to limitation of debate, (Mr.
relative to liabilities of municipal	Lilly,)
corporations	relative to limitation of debate, (Mr.
relative to printing a memorial vol-	T. H. B. Patterson,)
ume, on death of Hon. Wm. Hop-	relative to hours of session 4:
kins 415, 665	to require members to speak on the
relative to recess	question
relative to printing reports of com-	to adjourn over
mittees 416, 450, 513	relative to second reading of arti- cles
relative to amendment of Rule	
XVIII 417, 450, 474	to pay Benjamin Singerly, Printer to the Convention 8
relative to jury assessments 450	to adjourn Convention to attend the
to drape Hall in respect to memory	launch of the steamship Indiana, 110
of Hon. Wm. Hopkins 474	relative to the Official Reporter 116
to provide for the education of or-	appointing day to re-assemble 140
phans 479	relative to inheritance tax 155
to provide for a general railroad law, 479	relative to election of special judges, 15:
to provide for a board of railroad	of thanks to Hon. E. C. Knight,
inspectors	president American steamship
relative to gambling	company 152
making soloon keepers liable 480	to hold evening sessions 153
to limit mining corporations in hold-	to print one thousand five hundred
ing land	copies report of Committee on Ju-
relative to election canvassers 480	dieiary 152
relative to pay of Thos. Cooper as	of enquiry, whether the Printer is
messenger	justified in repeating, in the De-
relative to irredeemable ground	bates, the Journal of proceedings, 157
rents 512	to instruct Committee on the Judi-
relative to publishing debates in	ciary to report and print said re-
newspapers 512	port
relative to adoption of separate arti-	to pay D. F. Murphy, Official Repor-
cles 512	ter 158
to adopt an additional rule 548	relative to pay of officers 179
to have prepared an index for the	relative to non-performance of con-
Debates 550	tract by the Printer to the Conven-
relative to the appointment and re-	tion
tiring of judges of the Supreme	relative to instructions to Commit-
Court 584	tee on Revision and Adjustment, 196
relative vagrancy 584	to pay certain contingent expenses
to rescind Rule XIII 665	of Convention
requesting all standing committees	to pay officers of the Convention
to present their reports 719	thirty per cent. of their salaries 200

tesolutions—Continued.	Resolutions—Continued.
vol. iii:	vol. iv:
to print one thousand copies of the	relative to restoration of Independ-
several reports of the Judiciary	ence Hall and Square 64
Committee 201	tendering thanks of Convention for
to print five hundred copies of the	invitation to attend examination
several reports of the Committee	of soldiers' orphans 69
on Railroads	relative to adjournment
relative to care of Hall during re-	relative to Saturday sessions 74
cess	to amend Rule VII
	vol. v:
relative to the size of the volumes	to fix compensation of members,
of the Debates	(Mr. Darlington,)
to amend Rule XXIX	prescribing order of articles on
tion	second reading
to make the report of the Commit-	to dispense with firemen
tee on the Judiciary the special	relative to covering street in front
order for April 22	of Hall with saw-dust or tan-bark,
relative to resolutions of adjourn-	relative to Decoration Day 9
ment 303	relative to adjournment to 16th Sep-
relative to debate on all questions	tember. 10
of adjournment 303	relative to proposed recess 10 limiting debate
to amend the rules relative to alter-	to provide for evening sessions 10
ing time of holding sessions 188	to provide for payment of certain
relative to publication of Debates 388	expenses
to hold one session on Saturdays 434	relative to special Monday sessions, 14
to make the report of the Commit-	to provide for Saturday sessions, 142, 71
tee on the Judiciary the special	relative to adjournment 14
order for the fourth Monday of	to adjourn Convention to meet at
May 532	Harrisburg 14
to provide for a periodical geological	relative to call of yeas and nays, 181, 63
survey of the State	fixing compensation of members,
to pay certain Hall expenses 609	(Mr. Landis,) 21
vol.iv:	relative to voting on yeas and nays, 22
to pay W. W. Harding for paper 28	restricting number of bound vol-
to re-print the Hopkins memorial, 32	umes of Debates
relative to pay and mileage of mem-	to provide for a daily recess 26
bers	to provide for payment of em-
relative to binding of the Journal	ployees
and Debates	relative to hours of sessions 38
relative to death of Mr. M'Allister, 93	to print articles passed second read-
relative to death of Chief Justice, 188	relative to resolution as to hours of
Chase	meeting 42
189, 518.	to fix salaries of the officers of Con-
relative to limiting debate 24, 742	vention
relative to sessions of the Conven-	declaring vacancy of seat of Mr.
tion 246, 396, 556, 600	Gowen as existing 46
relative to Convention printing 247	to provide for a recess from June to
to pay Official Reporter 342	October, (Mr. Bowman,) 47
to grant use of Hall to Women's	relative to pay of firemen 499, 51
Centennial association 393	relative to warrants for pay 52
relative to debtors exemption 513	relative to hour of meeting 52
relative to absentees 542	relative to pay of members and offi-
to censure absent members 558	cers of the Convention 55
to amend Rule XLI 561	to prohibit the sale of spirituous
to direct special committee on pay	liquors
of members to report on compen-	thanking West Jersey railroad com-
sation of officers	pany for excursion to Cape May 59

Resolutions—Continued.]	Resolutions—Continued.	
vol. v:		vol. vi:	
relative to pay of Official Reporter	638	to pay expenses of M'Allister me-	-0
relative to pay of accounts of W. W.	200	morial) ú.
Harding	638	to pay W. W. Harding for printing	6.0
to discharge committee from the		directing Committee on Accounts	DO.
consideration of the pay of fire-	690	and Expenditures to provide for	
men		pay of officers	5.8.
to provide for a recess of the Con-		of Mr. Buckalew providing for a re-	301
vention, (Mr. Wright,)	0/0	cess, and the submission of the	
to provide for a recess of the Convention, (Mr. Kaine,)	716	Constitution	583
to provide for a recess of the Con-		to provide for appointment of com-	
vention, (Mr. Lamberton,)		mittee to prepare an address to	
to provide for a recess of the Con-		the people	58
vention, (Mr. Bartholomew,)	717	proposing a recess to fitteenth Sep-	
to provide for a recess of the Con-		tember, (Mr. D. N. White,)	37:
vention, (Mr. Newlin,)	717	directing Committee on Revision	
to provide for a recess of the Con-		and Adjustment to prepare arti-	
vention, (Mr. Woodward,)	718	cles for publication	73
to provide for a recess of the Con-		to prolong the morning sessions	
vention, (Mr. Knight,)	718	without recess	73
to fix the Capital at Harrisburg	718	to add chairman of each committee	
relative to net earnings of corpora-		to Committee on Revision and Ad-	
tions	744	justment	73
to rescind recess resolution	744	relative to money derived from sale	
to appoint committee to visit Beth-		of drapery	13
lehem	781	be a cutive charge of Hell during	
vol. vi:		have entire charge of Hall during	7.7
to appoint a committee to report a		authorizing the Committee on Ac-	10
place for summer sittings of Con-	60	counts and Expenditures to sit	
proposing recess until Sept. 16th		during the recess	73
to adjourn over to Monday 167,		relative to pay of Benj. Singerly,	
to adjourn Convention to meet at	110	Printer to the Convention	73
Harrisburg, (Mr. Lamberton,)	171	to pay D. F. Murphy, Official Re-	
relative to adjournment of Conven-		porter	75
tion, (Mr. Hunsicker,)		relative to the death of Hon. Wm.	
relative to adjournment of Conven-		M. Meredith, President of the	
tion, (Mr. Wright,)		Convention	75
relative to adjournment of Conven-		vol. vii:	
tion, (Mr. Baer,)		to cease publishing the Debates	- 1
providing for meeting of Conven-		to provide for appointment of com-	
tion in the Hall of the House of		mittee to report on submission of	
Representatives at Harrisburg,		the Constitution	
(Mr. Alricks,)		directing Committee on Suffrage,	
fixing hours of daily sessions. 290,		&c., to report an ordinance for the	
relative to adjournment 355, 419,		submission of the Constitution	-
to provide for summer recess, (Mr.		to add four members to Committee	
Sharpe,)	399	on Revision and Adjustment	1
to provide for summer recess, (Mr.	200	relative to hours of session, 7, 8, 52,	
H. W. Palmer,)	500	281, 337. to rescind action of Convention on	
to provide for summer recess, (Mr.	409	election article	,
to provide for summer recess, (Mr.	100	to rescind Rule XLIII	
Broomall,)	409	relative to order of consideration of	
to provide for summer recess, (Mr.		article on third reading	
Ainey,)	419	relative to audited accounts of Benj.	
relative to printing the Debates	423	Singerly, Printer to Convention,	2

Resolutions—Continued.	Resolutions—Continued.
vol. vii :	vol. vii:
to change the rule relating to hours	to provide for printing new Consti-
of meeting 57	tution on parchment 781
directing presentation of copies of	vol. viii:
Debates 57	to close debate on Railroad article, 3
to hold sessions of Convention at	to increase the pay of transcribing
Harrisburg 81	clerks 3
relative to construction of wills 192	relative to pay of firemen 5
to furnish copies of Debates to Ohio	to adjourn sine die, October 24 5
Constitutional Convention 229	relative to a proposed article on
to pay expenses of Hall 230	telegraphs
relative to adjournment 268	to provide for distribution of the
to provide for pay of officers 269	Debates
restricting debate	relative to dealing in stocks 55
relative to erection of any new capi-	providing for a Saturday's session,
tol buildings	
declaring seats of absentees vacant, 331	00, 200, 200,
to procure Webster's Unabridged	to upposite a continue of
Dictionary 379	address to the people of the State,
to provide for the appointment of	00,000
Comparing Committee 379	approving the amendment to the
not to grant leaves of absence with-	Constitution of the Chiconstates,
out good cause 380	relative to manner of choosing electors of President and Vice
relative to the order of business 380	GIGGUALS OF LIGHTON BUILD 1900
to change the constitution of a quo-	President
rum 380	1
that no leaves of absence shall be	00, 121.
good for more than three days 381	to amend article on Taxation 222
to appoint a Committee on Compari-	malating to automission of Pailroad
son 455	220
that forty-five delegates present	article
shall constitute a quorum 499	to provide for adjournment and
directing Committee on Accounts	evening sessions
and Expenditures to settle ac-	to a side for assaucto aubmission
counts of firemen	
to pay Official Reporter 539	of articles
to provide for sine die adjourn-	directing Committee on Revision
ment, 577, 617, 662, 697.	to issue an address to the people, 327
relative to call of previous question, 618	to place Mr. Barr on committees
requesting Secretary of Common-	filled by Mr. J. S. Black 327
wealth to furnish tabular state-	relative to the placing of Delaware
ment of Constitutional election of	county in the senatorial districts
1838	8 with parts of Philadelphia 327
to close debate on Judiciary article, 61	
to furnish copies of Debates to	to provide for printing articles on
United States Senate and Congres-	
sional libraries	
to provide for evening sessions 65	amend article on Railroads 385
to pay the officers of the Conven-	
tion	eertain members
to refer all articles passed third read-	relative to pay of members and offi-
ing to Committee on Revision and	
Adjustment	to pay expenses of Convention 445
to reseind the vote on the Judiciary	0.11 0
article and refer	vention
Constitution	
to adjourn over election day 69	
requesting attendance of absent	to appoint committee of fourteen
members	

Resolutions—Continued.	Resolutions—Continued.
vol. viii:	vol. viii :
to present signed copy of Constitu- tion to the Historical Society of	to submit section on Judicial dis- tricts separately, (Mr. Joseph Bai
Pennsylvania	to submit section on Suffrage and
papers of the State	Elections separately, (Mr. D. W. Patterson,) 66 thanking councils of Philadelphia
Powell De France	for gift of desks and chairs 67 to print Constitution in sheet form
ricks,)	for circulation
separate vote, (Mr. Harry White,) 521 relative to civil rights 521	wealth to receive signatures of absent members to the Constitu-
to nominate commissioners to execute election ordinance in Philadelphia	tion
to pay Rev. Mr. Curry, as Chaplain, 591 to print Constitution in pamphlet	vention at Harrisburg 68 to constitute forty-five members
form, (Mr. Brodhead,)	to pay Lucius Rogers and Rev.
licity to work of Convention 595 to postpone closing session of the	Jas. W. Curry 68 to transfer Convention Hall and contents to authorities of Phila-
Convention. 595 to pay Lucius Rogers extra com-	delphia
pensation	to authorize Committee on Revision to prepare an address to the peo-
Harry White,)	ple
publication of Constitution, (Mr. Howard,)	to submit the Judiciary article separately, (Mr. Mantor,)
relative to printing index to Jour- nal	to take separate votes on such arti- cles as one-third of Convention
to provide additional volumes of Debates for Official Reporter 597 relative to allowance to Reporter of	shall indicate, (Mr. H. White,) 69 thanking the Clerks 69 to give additional compensation to
Convention	janitors, &c
ment for signatures of members, 655 directing State Printer to mail to	ed by the President and Clerk 69 to add additional names to Execu-
members Debates and Journal as printed	tive Committee on address to the people
thanking the authorities of Phila- delphia	to make appropriation to Executive Committee on address
to pay Wm. F. Murphy & Sons for stationery	to deposit engrossed Constitution in office of the Secretary of the Com-
to pay D. F. Murphy, Official Reporter	to pay Philadelphia election expenses
rately, (Mr. Lamberton,) 662 to submit Representative clause	to appoint a committee to superintend the signing of the Constitu-
separately, (Mr. D. W. Patterson,)	tion
to submit Taxation and Finance article separately, (Mr. D. W. Pat-	tive Committee
terson,)	John H. Walker
ticle separately, (Mr. Hanna,) 664	Constitution in pamphlet form 72

GENERAL INDEX.

Revenue, resolution relative to origin	c
	U
Revenue, Taxation and Finance, ap-	0
pointment of committee on, vol. 1, 110	U
	0
on the same class of subjects,	
considered	2
the section was agreed to	2
section 2. All laws exempting pro-	
perty, except as nerein specified,	763
to be void, considered	
	-
	72
section 4. The property of manufac-	
turing corporations to be taxed	
as that of individuals, consid-	
	$\overline{2}$
the section was agreed to 27	12
or on behalf of the State, con-	
sidered	72
the section was agreed to 27	2
borrowing of money to specify	
the purpose therefor, consid-	
ered	2
	-0
	U
	73
	_
ered	3
amendment of Mr. J. P. Wethe-	
rill, 273; adopted, 292.	
amendment of Mr. Broomall to	
The state of the s	
· · · · · · · · · · · · · · · · · · ·	
amendment of Mr. D. W. Pattor-	
jected. 293.	
amendment of Mr. H. G. Smith.	
amendment of Mr. H. G. Smith, 293; adopted, 293.	
	of bills raising, vol. i

Revenue, Taxation, &c.—Continued. article on, considered—	Revenue, Taxation, &c.—Continued. article on second reading—
section 8—	vol. vi:
remarks on, by—	section 1. All taxes to be uniform,
vol. iii:	certain property exempt from
Mr. Biddle 281	taxation; considered 95
Mr. Broomall 280, 281, 285	amendment of Mr. Campbell, 93;
Mr. Buckalew 280, 285, 291, 293	rejected, 94.
Mr. Dallas 289	amendment of Mr. Harry White,
Mr. Funek	94; rejected, 95.
Mr. Lilly 277, 291	remarks on, by-
Mr. M'Allister	Mr. Broomall 93
Mr. MacConnell 289, 290	Mr. Harry White 93, 94
Mr. D. W. Patterson 279, 293	the section was agreed to 95
Mr. T. H. B. Patterson 287	section 2. All laws heretofore passed
Mr. Simpson 292, 293	exempting property not speci-
Mr. J. P. Wetherill 277, 293	fied in former section to be void,
Mr. J. W. F. White 275, 283, 290	considered95
Mr. Worrell 290, 291	amendment of Mr. Broomall, 96;
the section as amended was agreed	adopted, 93.
to 293	amendment of Mr. Hay, 96; re-
section 9. All contracts by which in-	jeeted, 97.
debtedness beyond such limits	amendment of Mr. Alricks, 97;
would be increased shall be	withdrawn, 97.
void, considered 290	amendment of Mr. Armstrong,
amendment of Mr. Broomall, 294;	98; adopted, 98.
adopted, 294.	remarks on, by-
amendment of Mr. Hanna, 290;	Mr. Hay 96
adopted, 294.	the section as amended was agreed
substitute proposed by Mr. J. P.	to 98
Wetherill, 295; rejected, 295.	section 3. The corporate authorities
the section as amended was agreed	of cities, boroughs and town-
to	ships, to have the power to make
section 10. The maintenance of the	local improvements and assess
sinking fund, considered 295	special tax therefor, consider-
the section was agreed to 295	ed 98
section 11. The investment of the	amendment of Mr. Ewing, 98;
moneys of the sinking fund,	modified, 99; rejected, 101.
considered	amendment of Mr. Cuyler, 101;
the section was agreed to 295	rejected by yeas and nays, 102.
section 12. Moneys of the State to	remarks on, by-
be kept at interest for the bene-	Mr. Buckalew 98, 99, 100
fit of the State, considered 295	Mr. Cuyler 99, 101
the section was agreed to 295	Mr. Ewing 98, 102, 103
new section proposed by Mr. Lilly,	Mr. Hanna 100
for the passage, by the Legisla-	Mr. Wherry 100
ture, of a general law providing	Mr. Worrell 101
for uniform assessment, consid-	the section was not agreed to by
ered	yeas and nays 103
the section was not agreed to 295	section 4. The property and business
new section proposed by Mr. Al-	of manufacturing corporations
ricks, for the selection of a State	shall not be taxed in any other
Revisor, considered 296	manner or rate than that of in-
remarks on, by-	dividuals, considered 103
Mr. Alrieks	amendment of Mr. Dodd, 103;
the section was not agreed to 296	adopted by yeas and nays, 106.
article on, as amended 296	amendment of Mr. MacConnell,
vol. vi:	125; rejected by yeas and nays,
article on second reading 92	128.
•	• •

Revenue, Taxation, &c Continued.	Revenue, Taxation, &cContinued.
article on second reading—	article on second reading—
section 4—	vol. vi:
remarks on, by—	section 8. No county, township,
vol. vi:	school district or municipal cor-
Mr. Ainey	poration, shall become indebted
Mr. Armstrong 113, 125	to an amount exceeding two per
Mr. Bardsley 117	centum on assessed valuation of
Mr. Bigler	property, considered 141
Mr. Bowman	amendment of Mr. Broomall, 141;
Mr. Broomall 104, 117	adopted by yeas and nays, 146.
Mr. Buckalew 106	aniendment of Mr. Buckalew to
Mr. Calvin	amendment, 143; accepted, 144.
Mr. Carey	remarks on, by-
Mr. Cochran	Mr. Boyd 144, 145
Mr. Ewing	Mr. Buckalew 143, 144
Mr. Howard 122	Mr. J. W. F. White 143, 145
Mr. MacConnell	the section as amended was agreed
Mr. Mann 105, 126, 127	to 146
Mr. Niles	section 9. Provision to be made for
Mr. H. W. Palmer 106	collection of an annual tax suf-
Mr. J. N. Purviance 123	ficient to pay the interest and
Mr. H. W. Smith 118	also the principle within thirty
Mr. Struthers	years, considered
Mr. J. P. Wetherill 108, 110	the section was agreed to by yeas
Mr. Harry White 104, 115	and nays 147
the section was not agreed to by	section 10. To provide for the pay-
yeas and nays 129	ment of the present State debt,
section 5. No debt to be created by	and the establishment of the
or on behalf of the State, con-	sinking fund, considered 147
sidered	amendment of Mr. Harry White,
the section was agreed to 130	148; adopted, 148.
section 6. All laws authorizing the	amendment of Mr. Darlington,
borrowing of money by and on	148; adopted, 148.
behalf of the State, shall specify	amendment of Mr. Struthers, 148;
the purpose, considered 130 amendment of Mr. Baer, 137; re-	adopted, 148.
· · · · · · · · · · · · · · · · · · ·	remarks on, by—
jected by yeas and nays, 139. amendment of Mr. Baer, 137; re-	Mr. Harry White 147
jected by yeas and nays, 139.	the section as amended was agreed
amendment of Mr. J. M. Wether-	to
ill, 139; rejected, 139.	section 11. All moneys of the State
remarks on, by—	over and above the necessary
Mr. Baer	reserve, shall be applied to the
Mr. Biddle	payment of the State debt, con-
Mr. Bowman	sidered 148
Mr. Carey	amendment of Mr. Darlington,
Mr. Dunning 132, 137	148; rejected, 150.
Mr. Knight 130, 132	
Mr. Lear	adopted, 151.
Mr. Mott	
Mr. Stanton	151; rejected by yeas and nays,
the section was not agreed to by	151.
yeas and nays 140	
section 7. The State, nor county,	Mr. Purman 149, 150
city, borough or township shall	Mr. Harry White 149
not loan its credit, considered, 140	
the section was agreed to 141	to 151
9	

Revenue, Taxation, &c.—Continued.	Revenue, Taxation, &c Continued.
article on second reading—	article on third reading-
vol. vi:	motion of Mr. Armstrong—
section 12. All moneys of the State	vol. vii:
to be kept at interest for the	the motion was not agreed to, 654;
benefit of the State, considered, 152	re-considered, 668; agreed to,
amendment of Mr. Alricks, 152;	668.
rejected, 136.	in committee, the amendment was
amendment of Mr. C. A. Black to	directed to be made 669
amendment, 154; accepted, 154;	motion of Mr. Broomall to go into
withdrawn, 155. amendment of Mr. Harry White	committee of the whole to add
to amendment, 156; rejected,	a new section, to come in after
156.	second section
amendment of Mr. Broomall, 156;	remarks on, by-
adopted, 156.	
amendment of Mr. Broomall, 156;	Mr. Ewing
adopted, 157.	-
amendment of Mr. M'Murray,	motion of Mr. S. A. Purviance to go into committee of the whole to
157; adopted, 157.	amend thirteenth section 66
remarks on, by—	
Mr. Alricks 150	remarks on, by—
Mr. Broomall 152, 153	Mr. Howard
Mr. Curtin 152, 153	Mr. MacVeagh. 66 Mr. Purman 66
Mr. Darlington	Mr. S. A. Purviance 66
Mr. Howard 154	Mr. Turrell 66
Mr. Harry White 155	the motion was not agreed to 666
the section asamended was agreed	
to by yeas and nays	motion of Mr. Mann to go into com- mittee of the whole to strike out
new section proposed by Mr. S. A.	the thirteenth printed section 665
Purviance, to prevent the Legis-	
lature authorizing the levying of a special tax on one class for	remarks on, by— Mr. Mann
the benefit of another class, con-	the motion was agreed to
sidered 157	in committee, the section was di-
remarks on, by—	rected to be stricken out 66
Mr. MacConnell	motion of Mr. Armstrong to go into
Mr. S. A. Purviance 157	committee of the whole to
Mr. Woodward 158, 159, 160	amend thirteenth (Mr. Broom-
the section was agreed to 161	all's) section
new section proposed by Mr. T. H.	the motion was agreed to 66
B. Patterson, that the Common-	in committee, the amendment was
wealth shall not assume the debt	directed to be made 66
of any county, city, borough or	motion of Mr. Minor to go into com-
township, considered 160	mittee of the whole to amend
the section was agreed to 161	seventh section
article referred to Committee on Re-	the motion was not agreed to. 66
vision and Adjustment 161	motion of Mr. Broomall to go into
vol. vii: article on third reading 651	committee of the whole to
motion of Mr. Broomall to go into	amend seventh section 66
committee of the whole to strike	remarks on, by—
out twelfth section and insert	Mr. Buckalew 67
sections twelve and thirteen 652	the motion was not agreed to 67
the motion was agreed to 653	
in committee, the amendment was	committee of the whole to strike
directed to be made 653	out "five" and insert "seven"
motion of Mr. Armstrong to go into	in the seventh section 67
committee of the whole to strike	the motion was agreed to 67
out the last clause of the thir-	in committee, the amendment
toouth (Mr. Proomall's) goation 654	was directed to be made 67

Revenue, Taxation, &c.—Continucd.	Revision and Adjustment—Continuea.
article on third reading—	vol. vii:
vol. vii:	resolution to add four members to
motion of Mr. Buckalew to go into	committee on 6
committee of the whole to strike	election article referred to 7
out the last clause of seventh	additional members of committee
section 673	
the motion was agreed to 67	
in committee, the amendment	
was directed to be made 673	456, 588, 581.
motion of Mr. Landis to go into	article on Suffrage, &c 414
committee of the whole to strike	resolution to refer all articles passed
out seventh section 67	
the motion was not agreed to 67	3 vol. viii:
motion of Mr. Brodhead, to go into	resolution directing committee on
committee of the whole to	to strike out first section of article
amend first section 67	3 on Taxation and Revenue 222
the motion was not agreed to 67	
motion of Mr. Cuyler to go into	on Education, allowing women to
committee of the whole to add	serve as school directors 270
new section providing for spe-	directing to issue an address to the
cial assessments for making	people of the State 327
	1 people of the State
local improvements 67	
the motion was not agreed to 67	
the article passed finally 67	
vol. viii:	mission
article on, resolution directing Com-	report of, with schedule 724
mittee on Revision to strike out	Revision, court of, proposition to pro-
first section	2 vide for, vol. iv
Revenue, bills raising, may originate	Revisor, legislative, resolution rela-
in either House of the General As-	tive to the expediency of the
sembly, vol. v	
Revision and Adjustment, appoint-	State, proposed creation of office of,
ment of committee on, vol. i 11	0 State, proposed creation of office of,
resolution to refer all amendments	(Mr. Africks,) vol. III 200
in matter of form or language, to	Restrictions on railroad companies,
committee on, vol. i 34	9 vol. vii 805
resolution of instruction to commit-	remarks on, by—
tee on, vol. iii	vol. vii:
· · · · · · · · · · · · · · · · · · ·	Mr. Deebe
Mr. Craig appointed to fill vacancy	Mr. Dallas 805, 806
in committee on, vol. v 47	Mr. Minor 808
vol. vi:	Retrospective laws not to be passed,
committee on, article on Cities and	vol v 313
City Charters, referred to 23	REYNOLDS, JAMES L., delegate at
article on Corporations, referred	- large:
	oath of office administered to, vol. i, 7
article on County, Township and	to a confirmation of to real irr
Borough Officers, referred to 21	7 10 - 5 - Fi G57
article on Education, referred to, 8	
article on the Judiciary, referred	petitions presented by—
to 54	9 vol. iii:
article on Oaths of Office, referred	from citizens of Lancaster county,
to 19	asking for recognition of Al-
article on Railroads and Canals,	mighty God in Constitution 342
referred to	4 report made by—
article on Revenue and Taxation,	vol. iii:
referred to	
resolution directing, to prepare	dissenting from the majority 191
articles for publication 73	
resolution to add chairman of each	vol. v:
committee to committee on 73	
Committee to committee on (3) till •

REYNOLDS, JAMES L.—Continued. incidental remarks by—	Rights, Declaration of—Continued.
vol. vi:	report of committee on 194
208.	preamble and article on
vol. vii:	minority report of committee on 219
285, 729.	vol. iv:
vol. viii :	
339.	report of committee on
	article on, considered 645
REYNOLDS, SAMUEL H., delegate at	preamble, considered 645
large:	amendment of Mr. Clark to insert
oath of office administered to, vol. i, 7	article nine, present Constitu-
leave of absence granted to, vol. i, 274	tion, 647; rejected, 669.
communication from, tendering	amendment of Mr. W. H. Smith
resignation as a delegate, vol. iii,	to seventh section of amend-
298; accepted, 298.	ment of Mr. Clark, 656; reject-
appointment of Mr. Bigler to fill	ed, 665.
vacancy, vol. iii 321	remarks on, by—
resolution submitted by—	vol. iv:
vol. i :	Mr. Broomall 665
relative to assessments of real es-	Mr. Buckalew 666, 667
tate 185	Mr. Clark 647, 648, 654
to provide for election of district	Mr. Darlington 654
judges	Mr. De France 663
to provide for term of office of	Mr. Dodd 660, 661
judges 252	Mr. Kaine 659
RHONE, DANIEL L., delegate XIIIth	Mr. Mann 664
district:	Mr. Newlin 662
oath of office administered to, vol. i, 7	Mr. W. H. Smith 656
resignation of, tendered, vol. i 38	section 1. All men born equally free
appointment of Mr. Wright to fill	and independent, considered and
vacancy, vol. i	agreed to
report of Committee on Mileage,	section 2. All power inherent in the
and pay of, vol. i	
Rightmyer, William M., nominated	people, considered and agreed to, 669
for assistant clerk, vol. i 29	section 3. All men have a right to
Rights, Declaration of—	worship Almighty God, consid-
vol.i:	ered and agreed to 669
resolution to appoint standing com-	section 4. No one on account of re-
mittee on	ligious sentiments to be disquali-
remarks on, by—	fied, considered and agreed to 670
Mr. Armstrong 55	section 5. No interference with the
Mr. Baer. 59	free exercise of the right of suf-
Mr. J. S. Black	frage, considered 670
Mr. Coehrau 61	amendment of Mr. Ainey, 672;
Mr. Darlington	adopted, 676.
Mr. Dodd	amendment of Mr. Mann to
Mr. Ellis	amendment, 676; rejected, 676.
Mr. Gibsen 60	remarks on, by-
Mr. Gowen	Mr. Cassidy 675, 676
Mr. Kaine	Mr. Cuyler 673, 674, 675
Mr. M'Allister. 61	Mr. Dallas 672
Mr. M'Clean	Mr. Darlington 670, 671
Mr. MaeVeagh. 60	Mr. Lear 672
Mr. D. W. Patterson 54, 57	Mr. Newlin 673, 674, 675
Mr. Simpson	the section as amended was agreed
Mr. W. H. Smith	676
Mr. II. White	
yeas and nays on	
appointment of committee on 109	
preamble referred to committee on, 249	
Production to continue of the	0,0,10,000000,000

Rights, Declaration of—Continued.	Rights, Declaration of—Continued.
article on, considered—	article on, considered—
section 6—	section 10—
vol. iv:	vol. iv:
amendment of Mr. MacConnell	amendment of Mr. Campbell, 739;
toamendment, 677; rejected, 678.	rejected, 748.
amendment of Mr. J. W. F.	the section was agreed to 755
White, 683; rejected, 687.	section 11. That all courts shall be
remarks on, by—	open, considered
Mr. De France 676, 677	amendment of Mr. MacConnell,
Mr. Dodd	755; adopted, 755.
Mr. Gibson 681	the section as amended was agreed
Mr. J. W. F. White 683, 684	to
the section was agreed to 687	section 12. That no power of sus-
section 7. Relative to the freedom	pending laws shall be exercis-
of the printing press, consid-	ed, considered
ered	the section was agreed to 755
amendment of Mr. Dallas, 688; re-	section 13. That excessive bail shall
jected, 732.	not be required, considered 755
amendment of Mr. Lear to amend-	the section was agreed to 755
ment, 717; rejected, 732.	section 14. All prisoners to be bail-
amendment of Mr. W. H. Smith,	able by sufficient sureties and
732; rejected, 733.	the writ of habeas corpus shall
amendment of Mr. J. W. F.	not be suspended, considered, 755
White, 783; rejected, 733.	the section was agreed to
remarks on, by-	section 15. No commission of over
Mr. Dallas	and terminer or jail delivery to
Mr. Gibson	
Mr. Gowen	
Mr. Lear	
Mr. Sharpe	
Mr. H. G. Smith 711, 714	3
Mr. J. W. F. White 728, 729, 730	
the section was agreed to 733	
section S. The people shall be secure	rejected, 756.
in their persons, houses, papers,	the section was agreed to 756
and possessions from unreasona-	section 17. Relative to ex post facto
ble searches and seizures, con-	laws, considered
sidered	amendment of Mr. Cuyler, 756;
the section was agreed to 733	rejected, 756.
section 9. In all criminal prosecu-	amendment of Mr. Mann, 756;
tions the accused has a right to	rejected, 757.
be heard, considered 738	
the section was agreed to 738	
section 10. That no person shall for	of treason or felony by the Leg-
any indictable offence be pro-	islature, considered
ceeded against criminally by in-	the section was agreed to
formation, and that no person	section 19. No attainder to work cor-
shall, for the same offence, be	ruption of blood, considered 757
twice put in jeopardy of life	amendment of Mr. Brodhead, 757;
and limb, considered	3 rejected, 757. the section was agreed to 757
amendment of Mr. Stewart, 733;	section 20. The citizens have a right
adopted, 734; re-considered, 748; rejected, 754.	to assemble for their common
amendment of Mr. Kaine, 734;	good, considered
first division adopted, 734; sec-	the section was agreed to
ond division adopted, 738; third	section 21. The right of citizens to
division adopted, 789.	bear arms, considered 757
1007,000	,

Rights, Declaration of—Continued.	Rights, Declaration of—Continuea.
article on, considered—	vol. v:
section 21—	article on second reading
vol. iv:	section 1. All men born equally free
amendment of Mr. Brodhead, to	and independent, considered 56
insert the word "publicly," 757;	the section was agreed to 56
rejected, 758.	section 2. All power inherent in the
the section was agreed to 758	people, considered 56
section 22. No standing army in	section 3. All men have right to
times of peace, considered 758	worship Almighty God, con-
the section was agreed to 758	sidered 56
section 23. No soldier in time of	the section was agreed to 56
peace to be quartered in any	
house, considered	section 4. No one on account of his
the section was agreed to 758	religious sentiments to be dis-
section 24. Legislature shall not con-	qualified, considered 56
fer any title of nobility, consid-	amendment of Mr. Broomall, 561;
ered	rejected, 563.
the section was agreed to 758	amendment of Mr. Corbett, 563;
section 25. Emigration from the	rejected by yeas and nays, 505.
State shall not be prohibited 758	amendment of Mr. Campbell, 565;
the section was agreed to 758	rejected by yeas and nays, 566.
section 26. Everything excepted out	amendment of Mr. Runk, 566;
of the general powers of govern-	rejected, 566.
ment shall remain inviolate,	remarks on, by— Mr. Bartholomew
considered	Mr. Broomall 561, 562, 564, 56
the section was agreed to 758	
new section offered by Mr. Camp-	Mr. Corbett
bell, no property or educational	section 5. No interference with the
qualification shall ever be re-	free exercise of right of suffrage,
quired, considered	considered
the section was not agreed to 758	amendment of Mr. Darlington,
new section offered by Mr. Camp-	567; rejected by yeas and nays, 56
bell, married women to have	remarks on, by—
the same rights over their sepa-	Mr. Darlington 56
rate property as if not married;	the section was agreed to 56
no tenancy by courtesy in this	section 6. The trial by jury to re-
State, considered	main inviolate, considered 56
not agreed to	amendment of Mr. Newlin, 567;
preamble, or introductory clause,	first division rejected, 582; sec-
considered	ond division rejected, 583.
amendment of Mr. Buckalew,	amendment of Mr. Campbell, 583;
758; adopted, 770.	rejected, 581.
amendment of Mr. Lamberton to	remarks on, by—
amendment of Mr. Buckalew,	Mr. Bartholomew 570
761; adopted, 770.	Mr. Beebe
amendment of Mr. Hanna, 770;	Mr. Boyd
ruled out of order, 771.	Mr. Calvin
remarks on, by—	Mr. Hazzard
Mr. Broomall, 759, 760, 761, 763,	Mr. Newlin
770, 772. Mr. Buckalew 758, 769, 771	Mr. Turrell
Mr. Buckalew 100, 100, 111	Mr. Wright 57
Mr. Craig 767, 768	the section was agreed to 580
Mr. Curry	section 7. Relative to the liberty of
Mr. T. II. B. Patterson 766, 767	the printing press, considered. 58-
Mr. Woodward	amendment of Mr. Dallas, 584; re-
the preamble, as amended, was	jected, 614.
agreed to	amendment of Mr. Hay to amend-
article as amended	ment, 589; adopted, 606.
and the as amended	allolity ood, adopted, ood

Christia	an india.
	Dights Declaration of Continued
ghts, Declaration of—Continued.	Rights, Declaration of—Continued.
article on second reading—	article on second reading— section 9—
section 7—	vol. v:
vol. v:	amendment of Mr. Simpson, 624;
amendment of Mr. Broomall to	rejected, 625.
amendment, 606; withdrawn,	remarks on, by—
606.	Mr. Broomall
amendment of Mr. Landis to	the section was agreed to 625
amendment, 607; rejected, 607.	section 10. That no person shall for
amendment of Mr. H. W. Palmer	any indictable offence be pro-
to amendment, 608; rejected,	ceeded against criminally by in-
610.	formation; and that no person
amendment of Mr. W. H. Smith,	shall for the same offence be
615: rejected, 617.	twice put in jeopardy of life and
amendment of Mr. Newlin, 617;	limb, considered
rejected, 619.	•
amendment of Mr. Cochran to	amendment of Mr. Hay, 625; re-
amendment, 618; rejected, 618;	jected, 627.
omitted from Journal, 637.	amendment of Mr. Struthers, 627;
amendment of Mr. Dallas, 617;	adopted, 28.
	amendment of Mr. Stewart, 628;
rejected, 620. amendment of Mr. Littleton to	rejected, 629.
	amendment of Mr. Bowman, 629;
mendment, 619; rejected, 619.	adopted, 629.
amendment of Mr. Broomall to	amendment of Mr. Funck, 630;
amendment, 619; withdrawn,	rejected, 630.
619.	amendment of Mr. Bullitt, 630;
amendment of Mr. Broomall, 620;	modified, 630; withdrawn, 630.
adopted, 621.	amendment of Mr. Wherry, 630;
amendment of Mr. Alricks, 621;	rejected, 630.
rejected, 621.	remarks on, by, (damages to pro-
amendment of Mr. Littleton, 622;	perty by corporations,)—
adopted, 623.	Mr. Bullitt
remarks on, by-	Mr. Cuyler 626
Mr. Alricks 617, 6	Mr. Hay
Mr. Biddle	Mr. Russell
Mr. Broomall	Mr. Stewart
Mr. Buckalew	Mr. Struthers 627, 628
Mr. Clark	the section as amended was agreed
Mr. Corbett	597 to
Mr. Dallas 584, 589, 606, 6	section 11. That all courts shall be
Mr. De France	open, and suits brought against
Mr. Dodd	
Mr. Gibson	
Mr. Hay 589,	
Mr. Landis 591,	607 rejected, 631.
Mr. MaeVeagh 610,	amendment of Mr. Struthers, 631
Mr. H. W. Palmer	
Mr. D. W. Patterson	
Mr. H. G. Smith	
Mr. W. H. Smith	pending laws shall be exercised,
Mr. Woodward	
the section as an iended was agreed	the section was agreed to
to	623 section 13. Excessive bail, fines and
section 8. Relative to right of search,	punishment prohibited, consid-
considered	
the section was agreed to	
section 9. Rights of accused in crim-	section 14. All persons bailable ex-
inal prosecutions, considered	
amendment of Mr. Broomall, 623;	writ of habeas corpus not to be
rejected, 624.	suspended, considered 631
10,00004, 024.	Suspended, considered 031

lights, Declaration of—Continued.	Rights, Declaration of—Continued. article on second reading—
section 17—	preamble considered—
vol. v:	vol. v:
the section was agreed to 631	amendment of Mr. J. N. Purvi-
section 15. No commission of oyer	ance, 633; rejected, 634.
and terminer or jail delivery to	remarks on, by-
be issued, considered 631	Mr. J. N. Purviance 63:
the section was agreed to 631	the preamble was agreed to 63
section 16. The person of a debtor	article referred to Committee on
not to be continued in prison,	Revision and Adjustment 63
considered	vol. vii:
the section was agreed to 631	article on, reported by Committee
section 17. Relative to ex post facto	on Revision and Adjustment 236
laws, considered 631	article on third reading 249
amendment of Mr. Buckalew,	motion of Mr. J. N. Purviance to go
631; adopted, 631.	into committee of the whole to
amendment of Mr. Gilpin, 632;	amend the preamble 25.
rejected, 622.	remarks on, by-
remarks on, by—	Mr. Cochran
Mr. Gilpin 632	Mr. Corson
the section as amended was agreed	Mr. J. N. Purviance 25
to	the motion was not agreed to 25
section 18. No person to be attainted	motion of Mr. Hall to go into com-
of treason or felony by the Leg-	mittee of the whole to amend
islature, considered	fourth section
the section was agreed to 632	remarks on, by—
section 19. No attainder to work cor-	Mr. Hall25
ruption of blood, considered 632	motion of Mr. Hanna to go into
the section was agreed to 633 section 20. Citizens have a right to	committee of the whole to amend
assemble for their common	fourth section 25
good, considered 633	remarks on, by—
the section was agreed to 633	Mr. Hanna. 25
section 21. The right of citizens to	the motion was not agreed to 25
bear arms, considered 683	motion of Mr. Russell to go into
the section was agreed to 633	committee of the whole to amend by inserting "that," at the be-
section 22. No standing army in	gining of each section 25.
time of peace, considered 633	the motion was not agreed to 25
the section was agreed to 633	metion of Mr. Struthers to go into
section 23. No soldier in time of	committee of the whole to amend
peace to be quartered in any	twenty-first section
house, considered 633	the motion was not agreed to 26
the section was agreed to 633	motion of Mr. Newlin to go into com-
section 24. No title of nobility to be	mittee of the whole to amend
conferred, considered 633	ninth section 26
the section was agreed to 633	remarks on, by-
section 25. Emigration from the	Mr. Newlin 26
State not to be prohibited, con-	Mr. J. N. Purviance 269
sidered 633	Mr. Harry White 26
amendment of Mr. Simpson, 633;	the motion was not agreed to 263
adopted, 633.	motion of Mr. Dallas to go into com-
the section was agreed to 633	mittee of the whole to amend
section 26. Everything excepted	seventh section
out of general powers of gov-	remarks on, by—
ernment to remain inviolate,	Mr. Dallas
considered	the motion was not agreed to 23-
the section was agreed to 633	motion of Mr. Ewing to go into
preamble expressing gratitude to	committee of the whole to
Almighty God, considered 633	amend seventh section 26

lights, Declaration of—Continued.	ROOKE, LEVI-Continued.
article on third reading—	reports made by—
motion of Mr. Ewing—	vol. i:
remarks on, by-	from the minority of the commit-
vol. vii :	tee on Suffrage, Election and
Mr. Ewing 264	Representation relative to open
the motion was not agreed to 265	ballot, and punishment for
motion of Mr. Harry White to go	fraud at elections 506
into committee of the whole to	from the minority of the same
	compaittee in favor of the right
amend seventh section 265	committee, in favor of the right
remarks on, by—	of suffrage by women 523
Mr. Broomall	incidental remarks by—
Mr. M'Camant	vol. viii:
Mr. H. G. Smith	339.
Mr. Harry White	remarks by—
the motion was not agreed to 267	vol. vi:
motion of Mr. Harry White to go	on discrimination in freight or
into committee of the whole to	passage by railroad companies, 628
insert an additional section 282	vol. viii:
remarks on, by-	on discrimination by railroad
Mr. Broomall 284, 286	companies in freight or passage, 247
Mr. Harry White 989 982	
Mr. Harry White 282, 283	Ross, George, delegate VIIth dis-
the motion was not agreed to 296	triet:
motion of Mr. De France to go into	oath of office administered to, vol. i, 7
committee of the whole to	leaves of absence granted to, vol. vi,
amend sixth section 296	588; vii, 877.
remarks on, by-	resolutions submitted by—
Mr. De France 296, 297	vol. i:
Mr. Woodward 297	to abolish the grand jury system, 95
the motion was not agreed to 298	that judges shall not be required
motion of Mr. Dallas to go into	to reside in district 196
committee of the whole to	to provide for payment of military
amend tenth section 298	
remarks on, by—	relative to persons in military ser-
Mr. Cuyler	
Mr. Dallas	() ,
the motion was not agreed to 300	
the article passed finally 300	main24:
Roads, streets, &c., laying out of,	relative to legislative majorities, 613
vol. v	
vacating of, vol. v	vol. iv:
Robinson, D. D., Rev. Thomas H.,	437, 777, 779.
prayer offered by, vol. i 20	vol. v:
Rogers, Lucius, elected First As-	163, 713.
sistant Clerk, vol. i	vol. vi:
Roll call, resolution to provide for,	410, 543.
vol. i	
ROOKE, LEVI, delegate XVIIth dis-	vol.i:
trict:	on the form of ballot 804
oath of office administered to, vol. i, 7	vol. ii:
leave of absence granted to, vol. i, 189	
report of committee on mileage of,	on the Legislature article 311
vol. i	
memorial presented by—	sage of laws subject to majority
vol. iii:	votes of electors 586
from citizens of Union county,	vol. v:
asking for recognition of Al-	on the appointment of overseers
mighty God in the Constitution, 298	

Ross, George—Continued.	Rules of practice—Continued.
remarks by—	remarks on, by-
vol. v: on the Representative apportion-	vol. vi:
ment 555	Mr. Armstrong 514
vol. vi:	Mr. Kaine
on the removal of criminal cases	Mr. S. A. Purviance
to the Supreme Court 283	vol. vii:
on the election and qualifications	Mr. Armstrong 494, 495, 496
of aldermen 316	Mr. Dallas
vol. vii:	Mr. Darlington
on abolishing the office of asso-	Mr. Woodward 494
ciate judge	Rule of proceeding, each House to
on electing county superintend-	determine its own, vol. v 360
ents of public schools 725	Runk, Charles M., delegate XIth
Rules for the Convention, adopted,	district:
vol. i 8	oath of office administered to, vol. i, 7
vol. i:	resolutions submitted by—
and standing committees, resolution	vol.i:
relative to 32	relative to ineligibility to office 145
majority report of committee on 43	to increase number of Senators 146
minority report of committee on 44	to increase number of Represen-
committee on, report	tatives 146
resolution to print	to fix hours of session 154
resolution to adopt Rule XLIIId 131	to require notices at delegate elec-
resolutions to amend Rule VIIth,	tions 184
325, 326. resolutions relative to Rule XXIst,	to adjourn for purpose of draping
691, 711.	Hall 353
vol. ii:	vol. ii:
resolution relative to the XXXIIId, 101	relative to ratio of representation
decision of the President on the	for Legislature 512
XLth 130	incidental remarks by—
resolutions relative to the XXVth,	vol. i:
282, 305, 333,	149.
resolution relative to the VIIth 283	vol. ii:
resolution to amend VIIIth, 417, 450, 474	581.
an additional, adopted, (XLIIId) 549	
remarks on, by—	293.
Mr. D. W. Patterson 548	vol. v:
resolution to rescind the XIIIth 665	
vol. iv: committee on, report of 695	vol. vi:
the XLIIId offered, 542; adopted 562	
resolution to amend the XLIst 561	
resolution to amend the VIIth 747	
vol. v:	vol. ii:
resolution to amend the VIIth, con-	on the form of ballot, substitute
sidered and rejected 5	for
vol. vii:	on the Suffrage article 108 195
resolution to reseind the XLIIId	vol. vi:
vol. viii: resolution to rescind the XLIIId 523	
remarks on, by—	sehools 70, 71, 72, 73, 75
Mr. Buckalew 525	
Mr. Carter	
Mr. Darlington 524	
Mr. Minor	
Mr. D. W. Patterson 525	
Rules of practice in the courts, Su-	appointed on committee on place of
preme Court to provide, vol. vi,	summer sitting of Convention,
514; vol. vii, 494.	vol. vi

RUSSELL, SAMUEL L Continued.		
communication presented by—	S.	
vol. iv:	ю.	
from citizens of Bedford, inviting	SALARIES—See Compensation.	
Convention to meet in that	relative to paying all public officers,	
		0/1
9		Ð()
memorial presented by—	resolution relative to forming com-	
vol. iii:	mittee on, vol. i	rł ż
from citizens of Pennsylvania,	committee on, resolution relative	
asking for recognition of Al-	to, vol. ii	(72
mighty God in the Constitution, 178	of public officers not to be increased	
petitions presented by—	or diminished during term, vol. v,	
vol. i:	252, 268.	
from citizens of Addison town-	Salaries of county officers—	
ship, Somerset county, in favor	remarks on, by—	
of prohibition	vol. viii:	
vol. iii:	Mr. Darlington	332
from citizens of Bedford, of simi-	Mr. Hunsicker 304, 3	305
lar import 299	Mr. Kaine 3	33
from citizens of Somerset county,	Saloon keepers, resolution relative to	00
of similar import	liability of, vol. ii 4	เรก
from citizens of Pennsylvania, to	Searches and seizures, the people to	.00
restrain the powers of railroad	be secure from, vol. iv	.33
and canal corporations 582		55 323
resolutions submitted by—	Schedules, appointment of committee	(٠٠
vol. i:	on, vol. i	10
requesting statement from Audi-	Schedule, committee on, proposition	10
tor General 42	of Mr. Harry White relative to and	
requiring Legislature to make ap-	of Mr. Harry White relative to arti-	4
propriations for education 104	cle on legislation referred to, vol. vi, 1	40
tendering thanks to councils of	vol. viii :	
Philadelphia 151	Schedule, reported by committee,	
relative to the seventh day of the	223; re-committed, 266; again re-	
week	ported, 335.	
relative to limiting debate 594	consideration of, on first reading 3	35
incidental remarks by—	section 1. The Constitution to go into	
vol. i:	effect January 1, 1874; consid-	
427, 428, 593, 717.	ered, 335: amendment of Mr.	
vol. ii:	Hay, 335; adopted, 335.	
425, 434, 516.	amendment of Mr. Simpson, 336;	
vol. iii:	withdrawn, 338; renewed, 339;	
217, 479, 481.	adopted, 339.	
vol. iv:	remarks on, by-	
443, 595.	Mr. Biddle 38	37
vol. v:	Mr. Boyd 33	37
132, 496, 497, 524, 572, 627, 732.	Mr. Buckalew 335, 336, 33	37
vol. vi:	Mr. MacVeagh 33	36
87, 212, 240, 241, 271, 309, 689.	Mr. D. W. Patterson 33	36
vol. vii:	Mr. Woodward 336, 33	37
131, 234, 256, 268, 521.	the section as amended was agreed	•
vol. viii:	to 35	30
	section 2. All laws in force at the	30
remarks by— vol. ii:	adoption of the Constitution,	
on the Suffrage article 94	not inconsistent, to remain in	
on the Education article, 423, 439, 448	force, considered 3;	30
vol. iii:	the section was agreed to 3;	
on vesting the judicial power 681	section 3. All fines, taxes, &c., shall	90
vol. v:	inure to the Commonwealth;	
on damage to property by corpo-	considered	90
	remarks on, by—	U
rations		90

Schedule-Continued.	Schedule—Continued.
section 3—	section 10—
vol. viii:	vol. viii:
the section was not agreed to 340	remarks on, by-
section 4. Recognizances, bonds,	Mr. Buckalew
&c., to remain valid; consider-	Mr. MacVeagh 352, 353, 354
ed 340	Mr. D. W. Patterson 351
the section was not agreed to 340	Mr. Harry White 351, 353
section 5. The General Assembly to	the section as amended was agreed
convene January, 1874, to be the	to
first Assembly under the new	section 11. Providing for election of
constitution, considered 340 amendment of Mr. D. N. White,	Lieutenant Governor, considered
349; withdrawn, 341.	amendment of Mr. Harry White,
the section was not agreed to 341	354; withdrawn, 355.
section 6. Providing for the election	amendment of Mr. MacVeagh,
of Senators and Representatives	355; adopted, 368.
under this Constitution, consid-	amendment of Mr. Cochran to
ered 341	amendment, 355; rejected, 368.
amendmend of Mr. Simpson 341	amendment of Mr. Hanna to
amendment of Mr. Harry White,	amendment, 368: rejected, 368.
342; rejected, 344.	remarks on, by-
amendment of Mr. Buckalew,	Mr. Alricks 363
344; rejected, 349.	Mr. Beebe 363
amendment of Mr. Darlington,	Mr. Calvin 359
9; adopted, 349.	Mr. Cochran 355, 356, 365
remarks on, by-	Mr. Hanna
Mr. Buckalew 342, 344	Mr. Howard 369
Mr. Curtin	Mr. Landis
Mr. Darlington	Mr. Lear
Mr. D. W. Patterson. 342	Mr. M'Murray 364
Mr. Purman	Mr. Mann
Mr. Harry White 342, 346	Mr. Niles 358
the section as amended was agreed	Mr. D. W. Patterson 366, 367
to 350	Mr. J. N. Purviance 356
section 7. Providing for continu-	Mr. H. G. Smith 359
ance of term of Senators, con-	Mr. W. H. Smith 358
sidered 350	Mr. Harry White 357
amendment of Mr. Buckalew	the section was agreed to 36
350; adopted, 350.	section 12. Providing for election of
the section as amended was agreed	Secretary of Infernal Affairs,
to	considered
Section 8. Providing for election of Senators where there is a va-	the section was agreed to 360
	section 13. Relative to Superintendent of Public Instruction, con-
cancy at present, considered 350 the section was not agreed to 350	sidered
section 9. Providing for the election	the section was agreed to
of Representatives at the gen-	section 14. Relative to eligibility of
eral election of 1874 and 1875,	present Auditor General to re-
considered 350	
the section was not agreed to 351	amendment of Mr. D. W. Patter-
section 10. Providing for the first	son, 369; adopted, 369.
election of Governor, consid-	the section as amended was agreed
ered 351	to 36
a:nendment of Mr. S. A. Purvi-	section 15. Relative to expirations of
ance, 351; adopted, 354.	commissions of judges Supreme
amendment of Mr. Harry White	Court, considered 36
to the amendment, 353; adopt-	amendment of Mr. Armstrong,
OU RIM	3/II adopted 3/II

Schedule-Continued.	Schedule—Continued.
section 15—	vol. viii:
vol. viii:	section 22. The Legislature to fix
the section as amended was agreed	and determine the compensa-
to	tion of the judges of the courts,
section 16. Continuation of all courts	considered 377
of record, considered 370	amendment of Mr. Buckalew, 397;
amendment of Mr. Ellis, 370;	withdrawn, 398.
adopted, 372.	amendment of Mr. Howard, 403;
remarks on, by— Mr. Bannan	rejected, 405.
	amendment of Mr. Buckalew, 405;
Mr. Curtin	adopted, 406.
Mr. Ellis	amendment of Mr. Littleton to
Mr. Harry White 371	· amendment, 405; withdrawn,
the section as amended was agreed	405.
to	amendment of Mr. Darlington to
section 17. Abolishment of the pre-	amendment, 406; rejected, 406.
sent registers' courts, consid-	amendment of Mr. Howard, 406;
ered 372	rejected, 406.
the section was agreed to 372	remarks on, by—
section 18. Next Legislature to de-	Mr. Armstrong 377, 378, 398, 401
signate the judicial districts, con-	Mr. Buckalew 397, 495
sidered 373	Mr. Corbett
the section was agreed to 373	Mr. Darlington 398, 399
section 19. The Legislature to desig-	Mr. Hanna 377
nate the judicial districts after	Mr. Howard 403, 405
each decennial census, consid-	Mr. Kaine 400
ered 373	Mr. Lilly
amendment of Mr. Harry White,	Mr. MacVeagh
373; rejected, 374.	Mr. D. W. Patterson 401
remarks on, by-	Mr. J. N. Purviance 398
Mr. Armstrong 373	Mr. Simpson 404
Mr. D. W. Patterson	Mr. Harry White 377, 378, 404
Mr. Harry White 373	Mr. Woodward 399, 400, 403
the section was agreed to 374	the section as amended was agreed
section 20. Relative to expiration of	to
terms of judges, considered 374	section 23. Courts of common pleas
amendment of Mr. Armstrong,	in Philadelphia and Allegheny,
374; adopted, 374.	how constituted, considered 406
amendment of Mr. Ellis, 374;	amendment of Mr. Biddle, 407;
adopted, 374.	rejected, 408.
amendment of Mr. Armstrong,	amendment of Mr. Biddle, 408;
375; adopted, 375.	adopted, 411.
amendment of Mr. D. N. White,	amendment of Mr. Simpson to
375; adopted, 375.	amendment, 410; withdrawn,
amendment of Mr. Harry White,	411.
to amendment, 375; adopted, 375.	amendment of Mr. Biddle, 411; adopted, 412.
the section as amended was agreed	The state of the s
to	Mr. Armstrong 40
section 21. Providing for determin-	Mr. Baker
ing commissions of president judges, considered 375	
amendment of Mr. Biddle, 375;	Mr. Buckalew
adopted, 376.	Mr. Cuyler 407, 408, 409, 411
amendment of Mr. J. W. F.	Mr. Darlington,
White, 376; adopted, 376.	Mr. Hanna 408, 409
amendment of Mr. J. W. F.	Mr. Howard 411
White, 376; adopted, 377.	Mr. Littleton 408, 409
the section as amended was	Mr. J. R. Read 407
agreed to 377	
	-

chedule—Continued.	Schedule—Continued.
section 23—	vol. viii:
vol. viii:	new section proposed by Mr. Wood-
the section as amended was agreed	ward that all existing courts not
	specified shall continue until
to	January 1, 1875, considered 41
section 24. Relative to first organi-	amendment of Mr. Wright, 417;
zation of courts in Allegheny	
county, considered 412	accepted, 417.
the section was agreed to 412; re-	amendment of Mr. Harry White,
eonsidered, 432.	419; accepted, 419.
amendment of Mr. D. W. Patter-	amendment of Mr. Buckalew, 420;
son 432; adopted, 433.	rejected, 425.
the section as amended was agreed	the section was not agreed to, 425;
to 433	re-considered, 425.
the section was agreed to, 412; re-	amendment of Mr. Pughe, 432;
considered, 441.	adopted, 432.
amendment of Mr. Biddle, 441;	first division adopted 43
adopted, 442.	second division rejected 43
remarks on, by-	remarks on, by-
Mr. Biddle	Mr. Armstrong 423, 43
the section as amended was agreed	Mr. Biddle 43
to	Mr. Buckalew 420, 421, 42
section 25. The organization of	Mr. Corson 41
courts of Philadelphia and Alle-	Mr. Darlington 42
	Mr. Lilly
gheny county to take effect first	Mr. MacVeagh 420, 421, 42
Monday of January, 1875, con-	Mr. Niles 43
sidered 412	Mr. G. W. Palmer 424, 43
section 26. Causes pending in courts	Mr. D. W. Patterson 418, 422, 43
of nisi prius, &c., of Philadel-	Mr. Pughe 43
phia, to be disposed of in court	Mr. J. N. Purviance 41
of common pleas, considered 412	Mr. Harry White, 418, 419, 426, 42
the section was agreed to 412	Mr. Woodward, 417, 418, 420, 422, 42
section 27. Causes pending in courts	Mr. Wright
of common pleas in county of	the section as amended was agreed
Allegheny, to be tried in court	to 43
No. 1, and causes pending in	section 29. Aldermen in cities of
district court, to be tried in	over fifty thousand inhabitants
court No. 2, considered 412	
the section was agreed to 412	to continue in office until 1875,
section 28. Relative to the prothono-	considered
	amendment of Mr. S. A. Purvi-
tary of court of common pleas of	ance, 433; adopted, 435.
Philadelphia, considered 412	amendment of Mr. S. A. Purvi-
amendment of Mr. Armstrong,	ance, 435; adopted, 436.
416; rejected, 416.	remarks on, by-
amendment of Mr. Littleton, 416;	Mr. Ewing 43
adopted, 417.	Mr. Hay 434, 43
remarks on, by-	Mr. Howard 43
Mr. Armstrong 412, 413, 414, 415	Mr. D. W. Patterson 43
Mr. Biddle 412	Mr. S. A. Purviance 433, 434, 43
Mr. Cuyler 415	Mr. Temple
Mr. Darlington 413	the section as amended was agreed
Mr. Ewing 412	to43
Mr. Hanna 413, 416	section 30. In Philadelphia, magis-
Mr. Littleton	trates instead of aldermen, to
Mr. Niles 413	be elected, considered 43
Mr. D. W. Patterson 415	amendment of Mr. Temple, 436;
Mr. S. A. Purviance 414	adopted, 436.
the section as amended was agreed	the section as amended was agreed
to 417	to 43

Schedule—Continued.	Schedule—Continued.
vol. viii:	vol. vili:
section 31. Persons now in office to	section 37. After adoption of the
continue until term for which	Constitution no municipal or
they were elected or appointed	other corporation to possess
expire, considered 436	powers repugnant to, consid-
amendment of Mr. Armstrong,	ered
436; adopted, 436.	remarks on, by-
the section as amended was agreed	Mr. Brodhead 440
to 436	Mr. Darlington
new section proposed by Mr. Buck-	Mr. MacVeagh 439
alew, that the seventh article,	Mr. Minor 440
prescribing oath of office to take	Mr. D. W. Patterson 440
effect from 1st January, 1875,	Mr. J. W. F. White 439
considered	the section was not agreed to 410
the section was agreed to	section 38. General Assembly to
section 32. County Commissioners	pass such laws as may be neces-
and auditors to be elected in	sary to carry Constitution into
1875—those in office to continue,	full force, considered 440
considered 437	remarks on, by—
the section was agreed to 437	Mr. Armstrong 441
section 33. All judicial, State and	Mr. Hunsicker
county officers to continue until their successors are qualified,	Mr. MacVeagh
considered	Mr. Mann 440
amendment of Mr. Alricks, 437;	Mr. D. W. Patterson 441
adopted, 437.	the section was not agreed to 441
the section was not agreed to 437	article on second reading, considera-
section 34. All city, ward, borough	tion of
and township officers to con-	section 1. Considered
tinue until their successors are	amendment of Mr. Buckalew, 478;
qualified, considered 437	adopted, 479.
amendment of Mr. Biddle, 438;	amendment of Mr. Littleton to
adopted, 438.	amendment, 478; rejected, 479.
the section was agreed to 438	amendment of Mr. Darlington,
section 35. All officers compensated	479; adopted, 479.
by fees, to have fees continue	remarks on, by-
until terms of office expire, con-	Mr. Littleton 478
sidered 438	Mr. D. W. Patterson 478
amendment of Mr. Littleton, 438;	the section as amended was agreed
adopted, 438.	to
the section as amended was agreed	section 2. Considered 479
to	amendment of Mr. Buckalew, 479;
section 36. All State and judicial	adopted, 480.
officers heretofore sworn and in	amendment of Mr. Wherry, 480;
office at time of adoption, shall	adopted, 480.
make oath to support the Con-	remarks on, by-
stitution, considered 438 amendment of Mr. Armstrong,	Mr. Armstrong 480
	Mr. Biddle 479
439; adopted, 439. amendment of Mr. Darlington,	Mr. D. W. Patterson 480
439; adopted, 439.	Mr. Wherry
amendment of Mr. Hunsicker,	Mr. Woodward 479
439; adopted, 439.	the section as amended was agreed
amendment of Mr. Armstrong,	to 480
439; adopted, 439.	section 3. Considered
the section as amended was agreed	amendment of Mr. Harry White,
to 439	481; adopted, 484.

Schedule on second reading—Continued.	Schedule on second reading—Continued.
section 3—	section 14—
remarks on, by—	remarks on, by—
vol. viii:	vol. viii:
Mr. Buckalew	Mr. Bowman
Mr. Darlington	Mr. Kaine
Mr. Lilly	Mr. Lilly 498
Mr. Minor	Mr. Harry White
Mr. Harry White 481	the section as amended was agreed
the section as amended was agreed	to
to	
section 4. Considered	amendment of Mr. Ellis, 496;
the section was not agreed to 484	withdrawn, 497.
section 5. Considered	amendment of Mr. Armstrong,
the section was agreed to 485	496; adopted, 497.
section 6. Considered	amendment of Mr. Struthers, 497;
amendment of Mr. Cochran, 485;	adopted, 497.
rejected, 490.	the section as amended was agreed tol
remarks on, by-	section 16. Considered. 499
Mr. Bowman 489	
Mr. Carter 488	amendment of Mr. J. W. F.
Mr. Cochran 485	White, 499; adopted, 500.
Mr. S. P. Purviance 486	amendment of Mr. D. W. Patter-
Mr. J. R. Read 489	son, 500; rejected, 500.
Mr. Woodward 487	amendment of Mr. Kaine, 500;
the section was agreed to 493	adopted, 500.
section 7. Considered 493	remarks on, by—
amendment of Mr.J. W. F. White,	Mr. Armstrong 500
493; withdrawn, 494.	Mr. Kaine 500
amendment of Mr. Bowman, 494;	Mr. T. H. B. Patterson 499
withdrawn, 494.	Mr. J. W. F. White 499
the section was agreed to 494	the section as amended was agreed
section 8. Considered 494	to
the section was agreed to 495	
section 9. Considered 495	amendment of Mr. A. Reed, 501;
amendment of Mr. Funck 495	rejected, 506.
amendment of Mr. Buckalew, 499;	amendment of Mr. J. N. Purvi-
adopted, 499.	ance, 506; rejected, 507.
the section as amended was agreed	remarks on, by—
to	Mr. Armstrong 501, 502, 505
section 10. Considered 495	Mr. Buckalew
the section was agreed to 495	Mr. Curtin 501, 503
section 11. Considered 495	Mr. Howard 505
the section was agreed to 495	Mr. Littleton 507
section 12. Considered 495	Mr. J. N. Purviance 500
the section was agreed to 495	Mr. A. Reed
section 13. Considered 495	Mr. Harry White 503
amendment of Mr. Armstrong,	the section was agreed to 307
495; adopted, 496.	section 18. Considered 507
the section as amended was agreed	amendment of Mr. J. W. F. White,
to	508; adopted, 508.
re-considered534	amendment of Mr. Littlewa, 508;
amendment of Mr. Armstrong,	rejected, 510.
534; adopted, 535.	remarks on, by—
the section as amended was agreed	Mr. Biddle 508, 500
to 538	Mr. Littleton 508, 509
section 14. Considered 496	
amendment of Mr. Armstrong,	to
497; adopted, 497.	section 19. Considered 51
amendment of Mr. Bowman, 498;	amendment of Mr. D. W. Patter-
rejected 498	son, 510; adopted, 511.

Schedule on second reading-Continued.	Schedule on second reading—Continued.
section 19—	vol. viii:
vol. viii:	section 31. Considered 534
amendment of Mr. J. W. F. White,	amendment of Mr. A. Reed, 534;
511; adopted, 511.	adopted, 534.
remarks on, by-	the section as amended was agreed
Mr. D. W. Patterson 510	to 584
the section as amended was agreed	section 32. Considered 534
to	amendment of Mr. Broomall, 534;
section 20. Considered	adopted, 534.
the section was agreed to	the section as amended was agreed
section 21. Considered	to 534
the section was agreed to	article on third reading 668
section 22. Considered	new section proposed by Mr. Arm-
the section was agreed to	strong, that "the ordinance
	passed by the Convention for
the section was agreed to	submitting the Constitution
section 24. Considered	shall be held valid," considered, 670
	the section was agreed to 671
ance, 511; adopted, 512.	new section proposed by Mr. Dar-
the section as amended was agreed to	lington, "that the Assembly
section 25. Considered	
amendment of Mr. J. R. Read,	terial districts'' 671
512; rejected, 512.	remarks on, by-
remarks on, by—	Mr. Darlington 671, 672
Mr. J. R. Read 512	the continuous and ampost to 679
the section was agreed to	
section 26. Considered	that the alestion of Lioutenant
amendment of Mr. Hay, 533;	Governor, &c., shall take place
adopted, 534.	at the same time the vote is taken
amendment of Mr. H. W. Palmer,	on the new Constitution, con-
535; adopted, 535.	sidered 679
the section as amended was agreed	remarks on, by-
to536	Mr. Biddle 674
section 27. Considered	
the section was agreed to 512	Mr. Cochran 673
section 28. Considered 513	Mr. Cnyler 67:
amendment of Mr. Buckalew,	Mr. Hay 67:
513; first division adopted, 528;	Mr. Kaine 675
second division rejected, 532.	Mr. Mann 67:
remarks on, by-	Mr. J. N. Purvianee 673
Mr. Beebe	the section was not agreed to 67.
Mr. Buckalew 513, 529, 530	new section proposed by Mr. Buck-
Mr. Church 529	alew, that wherever the words
Mr. Cuyler 529	
Mr. De France 528	
Mr. Hazzard 531	to include the commissioners
Mr. Howard	of Philadelphia, considered 673
Mr. Littleton 530	the section was agreed to 678
Mr. Mann 531	
Mr. Mantor 528	lington, 675; rejected, 676.
Mr. H. W. Palmer 513, 528	new section proposed by Mr. D. W.
Mr. Pughe 529	Patterson, that if new Constitu-
Mr. Wright 528	tion be ratified, the old Constitu-
the section as amended was agreed	tion shall cease, considered, 676;
to 538	
section 29. Considered 532	
the section was not agreed to 533	
section 30. Considered 534	section 11. Amendment of Mr. Arm-
the section was agreed to 534	strong, 676; adopted, 676.

schedule on third reading—Continued.	Schools, public, article on—Continued.
vol. viii:	section 1—
section 12. Amendment of Mr. Arm-	vol. i:
strong, 676; withdrawn, 677. section 25. Amendment of Mr. Arm-	amendment of Mr. Newlin, 434; withdrawn, 434.
strong, 677; adopted, 677.	the section was agreed to 45
new section proposed by Mr. Struth-	section 2. Annual appropriations for
ers, that all provisions of present	public school purposes, consid-
Constitution not altered or sup-	ered 48
plied by the new Constitution,	amendment of Mr. Boyd, 436; re-
remain in full force 677	jected, 439.
the section was not agreed to 677	the section was agreed to 45
section 7. Amendment of Mr. Cur-	section 3. Money appropriated to
tin, 677; adopted, 677.	schools not to be used for secta-
section 17. Amendment of Mr. Dar-	rian purposes, considered 45
lington, 677; adopted, 677.	amendment of Mr. Stewart, 440;
section 18. Amendment of Mr. Bid-	adopted, 440.
dle, 677; adopted, 678.	amendment of Mr. H. G. Smith,
section 19. Amendment of Mr. Bid-	440; adopted, 440.
dle, 678; adopted, 678.	amendment of Mr. W. H. Smith, 440; rejected, 440.
the article passed finally 678	amendment of Mr. Lear, 440;
School fund, resolution relative to,	adopted, 440.
vol. i	the section as amended was agreed
invitation to attend commencement	to 44
of Philadelphia Boy's High, vol. i, 635	section 4. Appointment and term of
School books, no officer or teacher to	Superintendent of Public In-
be interested in, vol. vi	struction, considered 44
School director, women to be eligible	amendment of Mr. Corson, 441;
to office of, vol. v	rejected, 460.
remarks on, by—	amendment of Mr. Newlin to
vol. v:	amendment, 441; rejected, 459.
Mr. Buckalew in favor 183	amendment of Mr. Mott, 460; rejected, 460.
Mr. Hay against 184	amendment of Mr. Howard, 460;
Schools— vol. i:	rejected, 462.
resolution to prevent denomina-	amendment of Mr. Darlington, 462; adopted, 462.
tional control of 131	the section as amended was agreed
funds of, not to be appropriated for	to
sectarian purposes 154	section 5. No appropriations, grants,
vol. v:	&c., to be made for sectarian
special legislation as to management	purposes, considered 46
forbidden	amendment of Mr. Simpson, 463;
vol. vi:	adopted, 463.
for neglected children, English	amendment of Mr. H. G. Smith,
newspaper communication on,	463; rejected, 463.
presented by Mr. Stanton 68	amendment of Mr. J. R. Read,
letter from E. E. Wines, of the Na-	463; rejected, 463. the section as amended was agreed
tional Prison Association on 69	to
public, article relative to—	section 6. Arts and sciences to be en-
vol. ii:	couraged, considered 46
section 1. Maintenance of system of	amendment of Mr. Minor, 464;
public schools, considered 419	rejected, 467.
amendment of Mr. Minor, 422; re-	amendment of Mr. Ewing, 468;
jected, 426.	rejected, 469.
amendment of Mr. Wherry, 426;	amendment of Mr. Campbell, 469;
rejected, 426.	rejected, 470.
amendment of Mr. Howard, 426;	the section was not agreed to 470
withdrawn, 434. amendment of Mr. De France to	section 7. Industrial schools for va-
amendment of Mr. De France to	grant children, considered 47

chools, public, article on—Continued.	Schools, public-Continued.	
vol. i:	article on second reading—	
section 8. Compulsory attendance	vol. vi:	
at public schools, considered 470	section 3. No money raised for the	
amendment of Mr. Edwards, 472;	support of public schools shall	
not agreed to, 473.	ever be appropriated to secta-	
amendment of Mr. Harry White, 473	rian schools, considered	40
the section was not agreed to 473	amendment of Mr. Corson, 40;	
remarks on, by—	adopted, 40.	
Mr. Alricks	the section as amended agreed to,	40
Mr. Boyd	section 4. The appointment of a Su-	
Mr. Broomall 432	perintendent of Public Instruc-	
Mr. Droomail 469		40
Mr. Campbell	tion, considered	10
Mr. Carter 443, 472		
Mr. Corson	40; adopted, 40.	40
Mr. Cuyler	the section as amended agreed to,	40
Mr. Darlington, 419, 427, 439, 464,	section 5. Neither the Legislature	
468, 469, 471.	nor any county, city, borough	
Mr. Dodd	or school district, shall make	
Mr. Ewing 435, 468	appropriations to any institu-	
Mr. Hay 465	tion under sectarian control,	10
Mr. Hazzard 423, 425, 445, 446	considered	40
Mr. Howard 426, 460, 468	the section was agreed to	41
Mr. Landis 423, 428	new section proposed by Mr. Hay,	
Mr. Lear	to prohibit the use of bonds,	
Mr. Lilly 422, 430	considered	41
Mr. MacConnell 452	the section was not agreed to	₫ I
Mr. Mann 463, 464	new section proposed by Mr. Dar-	
Mr. Mantor 427	lington, the arts and sciences to	
Mr. Newlin 434, 453	be encouraged and promoted in	
Mr. G. W. Palmer 447	colleges and other institutions	
Mr. H. W. Palmer 429, 444	of learning, considered	41
Mr. Pughe 432	amendment of Mr. Cuyler, 41; re-	
Mr. Andrew Reed 452	jected, 41.	
Mr. Russell 433, 439, 448	the section was not agreed to	41
Mr. Simpson 423, 453	new section proposed by Mr. Dar-	
Mr. H. G. Smith 458	lington, providing for the estab-	
Mr. W. H. Smith 456	lishment of industrial schools,	
Mr. Stanton 424, 430, 432	considered	4.
Mr. Temple	amendment of Mr. Wherry, 42;	
Mr. Wherry 424, 426, 467, 470	modified, 45; rejected, 46.	
Mr. Harry White 437, 462	amendment of Mr. Knight, 46;	
Mr. Woodward 427, 441, 453	adopted, 57; re-considered, 75;	
article as amended 473	rejected, 78.	
vol. vi:	amendment of Mr. Gibson, 59; re-	
article on second reading 38	jected, 74.	
section 1. The Legislature shall	amendment of Mr. J. M. Wether-	
provide for the maintenance and	ill	78
support of a thorough and effi-	motion to re-commit the article to	
cient system of public schools,	Committee on Education, to re-	
considered	port the first and fourth sec-	
the section was agreed to 38	tions alone, 78; adopted, 79.	
section 2. The Legislature shall ap-	report of Committee on, as di-	
	rected	79
propriate at least one million	consideration of the same	80
dollars each year for that purpose, considered 38	section 1. The Legislature shall pro-	
amendment of Mr. Alricks, 39;	vide for the maintenance and	
rejected, 39.	support of a thorough and effi-	
	cient system of public schools,	
the section was agreed to by yeas	considered	80

chools, public-Continued.		Schools, public—Continued.	
article on second reading—		article on second reading-	
section 1—		section 4—	
vot. vi:		vol. vi:	
		the section was agreed to	85
amendment of Mr. Mann, 80; re-		new section proposed by Mr. Coch-	
jected by yeas and nays, 81.		ran, that there shall be no dis-	
remarks on, by-		tinction of sex in the compen-	
Mr. Baer.	62	sation of teachers, considered	85
Mr. Boyd	55	remarks on, by-	
Mr. Bullitt	66	Mr. Cochran	85
Mr. Campbell	51	the section was not agreed to by	
Mr. Carter 47,	49	yeas and nays	86
Mr. Corbett	76	new section proposed by Mr. J. M.	00
Mr. Curtin 48,	49	Wetherill, to provide for the	
Mr. Darlington 46, 63,	64	The state of the s	
Mr. Gibson	51	establishment of schools for free	
Mr. Hanna 58,	59	instruction in agriculture, mines	
Mr. Hazzard	46	and the mechanic arts and sci-	07
Mr. Hunsicker	49	ences, considered	87
Mr. Kaine	55	the section was not agreed to by	0~
Mr. Knight	66	yeas and nays	87
Mr. MacConnell	64	new section proposed by Mr. C. A.	
Mr. Mann	45	Black, that no school officer or	
Mr. Mantor	54	teacher shall be interested in	
Mr. D. W. Patterson.	74	the sale, proceeds or profits of	
Mr. Purman	61	any books, &c., considered	87
Mr. Runk 70.71.79.79		the section was not agreed to	87
Mr. Runk 70, 71, 72, 73,	75	new section proposed by Mr. Rus-	
Mr. Stanton	50	sell, that the arts and sciences	
Mr. Stewart.	47	shall be promoted, considered,	87
Mr. J. M. Wetherill	78	the section was not agreed to	87
Mr. J. P. Wetherill	53	article referred to Committee on	
Mr. Wherry 42,	43	Revision and Adjustment	87
new section proposed by Mr. Wher-		vol. vii:	
ry, to provide for the establish-		article on third reading	677
ment of industrial schools, con-		motion of Mr. Darlington to go into	
sidered	81	committee of the whole to	
vol. viii:		strike out "above the age of six	
the section was not agreed to by		years," in first section	677
yeas and nays	81	the motion was not agreed to	
new section proposed by Mr. Dar-		motion of Mr. Darlington to go into	
lington, providing for compul-		committee of the whole to	
sory education, considered	82	strike out last clause of first sec-	
remarks on, by-		tion	677
Mr. Darlington	82	remarks on, by-	
the section was not agreed to by		Mr. Beebe	679
yeas and nays	83	Mr. Carter	
new section proposed by Mr. H. W.		Mr. Hanna	
Palmer that no money raised		Mr. Stanton	
for school purposes shall be ap-		Mr. Woodward	
plied to the support of any sec-		the motion was not agreed to	
tarian schools, considered	83	motion of Mr. Darlington to go into	-
remarks on, by-	-	committee of the whole to add	
Mr. Broomall	83	new section to provide for the	
Mr. Buckalew	84	encouragement of the arts and	
Mr. H. W. Palmer	83	sciences	681
the section was agreed to by yeas	00	the motion was not agreed to	681
and nays	85	motion of Mr. Darlington to go into	
section 4. The appointment of a Su-	00	committee of the whole to add	
perintendent of Public Instruc-		new section to provide for in-	
tion, considered	85	dustrial schools	

enools, public-Continued.	Science, relative to free schools of,	
article on third reading-	vol. i	480
motion of Mr. Darlington-	Sciences, promotion and encourage-	
vol. vii:	ment of, vol. vi	41
the motion was agreed to 682	Seal of the State—	
in committee the amendment was	vol. viii:	
directed to be made 682	article on, reported by the commit-	
motion of Mr. Darlington to go into	tee	72
committee of the whole to add	article considered	72
new section to provide for com-	motion of Mr. Buckalew to assign	
pulsory education	the sections to the Executive ar-	
remarks on, by—	ticle, 72; adopted, 73.	
Mr. Bowman	sections read three times and passed	
Mr. Buckalew	finally	73
	Seats, appointment of committee on	
Mr. Curtin 686	contested, vol. i	9
Mr. Hanna 683	report of committee on contested,	J
Mr. Hazzard		90
Mr. Niles	vol. i	20
Mr. D. W. Patterson 683, 688	resolution relative to drawing of,	140
Mr. Stanton 686	vol. i	149
Mr. Turrell	drawing for, vol. i	150
the motion was agreed to 688	of absent members drawn, vol. i	151
in committee the amendment was	Secret ballot, resolution to abolish,	
directed to be made 689	vol. i	97
motion of Mr. Howard to go into	Secretary of the Commonwealth—	
committee of the whole to	vol. i:	
amend fourth section 690	communication from, giving an ac-	
remarks on, by-	count of the expenses of the Ex-	
Mr. C. A. Black 690	ecutive Departments of the State,	87
Mr. Darlington	resolutions to provide for election	
Mr. Howard 690	of 186,	196
Mr. H. G. Smith 692	vol. ii:	
the motion was agreed to 693	relative to office and duties of 333,	349
in committee the amendment was	to be a member of the Board of Par-	0 10
directed to be made 693	3	351
motion of Mr. Hall to go into com-	title of, relative to—	001
	remarks on, by-	
mittee of the whole to substi-	3.6	240
tute the entire article 694		940
the motion was agreed to 694	Mr. J. N. Purviance	940
in committee the amendment was	Mr. Wollron	348
directed to be made 694	Mr. Walker	349
motion of Mr. Mann to go into com-	Mr. Harry White	348
mittee of the whole to amend	Mr. J. W. F. White	348
first section	vol. v:	
the motion was agreed to 695	to keep a record of the official acts	
in committee the amendment was	of the Governor	239
directed to be made 695	vol. viii :	
article passed finally 696	communication from, transmitting	
vol. viii :	returns of general election of 1838,	9
School directors, women to serve as,	to furnish ballots for submission of	
resolution directing Committee on	Constitution	476
Revision to strike out section of	Secretary of Internal Affairs—	
article, relative to	vol. ii:	
Schools, for free instruction in, to be	by crotice diffice di	338
ostablished vol i	to be a member of the Board of	
established, vol. i		351
Scott, Hon. John, communications	duties of Auditor General in regard	
from, vol. ii		633
Schuylkill county, petition of eitizens	vol. v:	
of, asking for recognition of Al-	re ve to office of	240
mighty God in Constitution, vol. iii, 42	term of	240

Secretary of Internal Affairs-Continue	d. Senate—Continued.
vol. vi:	Lieutenant Governor to be Presi-
creating office of	dent of, vol. v 203
remarks on, by-	Senatorial apportionment—
Mr. Biddle	
Mr. Cochran	
Mr. Howard 74	D11. Date1
Mr. S. A. Purviance 75	Mr. Broomall 643
Mr. J. P. Wetherill 76	Mr. Buckalew 65
vol. viii:	Mr. Calvin 64
duties of Auditor General in rela-	Mr. Carter 641, 74
tion to railroads to be transfer-	Mr. Cochran 689
red to 30	Mr. Cuyler 642, 64
remarks on, by—	Mr. Darlington. 649
Mr. Buckalew 300, 30	Mr. Hanna 646, 64
Mr. Cochran 30	Mr Mac Woodb 644
Mr. Kaine	Mr. SA. Purviance 639
Sectarian schools, money raised for	Mr. Simpson
the support of public schools not	Mr. J. P. Wetherill 64
to be appropriated to, vol. vi 40,	Mr. Wherry 649
remarks on, by-	Mr. D. N. White
vol. vi:	vol viii.
2-2-1	Mr. Poobo 100
	Mr. Blook
	Mr. Boyd 102
Sectarian institutions, no appropria-	Mr. Broomall, 77, 78, 96, 97, 98, 106,
tions of public moneys to be made	
to, vol. vi	11 109, 112, 115, 117, 448, 457.
Sectarian and other purposes, appro-	Mr. Buckalew, 76, 105, 112, 450, 454, 456, 459, 480.
priations for—	Mr. Curtin 449
remarks on, by-	
vol. ii:	Mr. Darlington, 101, 107, 108, 109,
Mr. Alricks 69	
Mr. Baer 69	- Nf- T
Mr. Bartholomew 665, 67	8. Mr. Funck
Mr. J. S. Black 67	
Mr. Curtin 658, 65	Mr. Hunsicker 98, 118
Mr. Cuyler 68	Mr. Kaine 455, 458
Mr. Dallas 68	
Mr. Ewing 661, 662, 66	
Mr. Hay 65	
Mr. Howard 652, 65	
Mr. Hunsicker 60	
Mr. Landis 68	
Mr. M'Clean 678, 68	
Mr. Mann 69	
Mr. Newlin 68	
Mr. H. W. Palmer 65	
Mr. Sharpe 66	
Mr. Wm. II. Smith 68	30 districts, vol. i
Mr. D. N. White 68	
Mr. Woodward 654, 65	
Securities, communication from, rela-	one Senator, vol. i 148
tive to chattle mortgage, vol. i 43	
Selfridge, James L., Clerk of the	relative to qualification of, vol. i, 452, 453
House, resolution of thanks ten-	present, vol. i
dered to, vol. i 13	9 Senator, each county to have one,
Senate, consent of, to appointments to	vol. ii
office by Governor, vol. v 20	
election of President of, protempore,	during term, vol. v 353
vol. v	33 number of, vol. v

enators—Continued.	Seven per cent. legal rate—Continued.
qualifications of, vol. v 350	remarks on, by-
term of, vol. v 347	vol. vi:
essions of the Convention-	Mr. Dunning
vol. i:	Mr. Knight
resolutions relative to hours of, 278,	Mr. Lear. 137
594, 711, 734.	Mr. Mott. 133
vol. ii:	Mr. Stanton 135
resolutions relative to hours of, 282,	Sex, no distinction of to be made in
304, 327.	compensation of teachers, vol. vi, 385
resolution to have two, a day 328	remarks on, by— vol. vi:
remarks on, by-	O
Mr. Curtin 329	TITA district .
Mr. Darlington 330	and the transfer of the state o
Mr. Gowen 330	mla mal :
Mr. Howard 330	dolomata at lamon ta organical and a second
Mr. Mann 328	monort of committee 7
Mr. Mantor 320	man 1 - 2
vol. iii:	SHARPE, J. M'DOWELL, del. XIXth
resolutions relative to hours of, 42,	district:
238, 386.	oath of office administered to, vol. i, 7
vol. iv:	leaves of absence granted to, vol. i,
resolutions relative to hours of, 246,	192; v, 144; vii, 454.
396, 556, 600.	memorial presented by—
report of Committee on Rules rela-	real iii.
tive to	from citizens of Franklin county,
resolutions fixing hours of 290, 647	
vol. vii:	mighty God in Constitution 228
resolution of Mr. D. N. White, pro-	resolution submitted by
viding for evening 657	
vol. viii:	to provide for a summer recess of
resolution of Mr. Buckalew, pro-	the Convention
viding for evening, 56; adopted,	incidental remarks by-
56; rescinded, 95.	vol. ii:
remarks on, by-	653.
Mr. Baer 90, 98	vol. iii:
Mr. Beebe 89	7.40 004 000 mon
Mr. Boyd 94	
Mr. Buckalew 56	\$1 619 619 614
Mr. Dallas 89	vol. v:
Mr. Darlington 88	8, 75, 622, 722.
Mr. De France 98	Vol. vi:
Mr. Hay 91	283, 285, 293, 336, 370, 376, 391, 392,
Mr. Howard 89, 94	393, 411, 438, 482, 504, 521, 523, 549, 553, 655.
Mr. Kaine 88, 92	vol. vii:
Mr. Mann	211, 295, 325, 385, 386.
Mr. Mantor 89	remarks by—
Mr. D.W. Patterson	
Mr. Purman 91	
Seventh day of the week, resolution	vol. ii:
relative to, vol. i	on the Legislature article, 255, 256, 259
Seven per cent, the legal rate of in-	on Legislative appropriation for
terest, vol. vi	sectarian and other purposes 668
remarks on, by-	vol. iii:
vol. vi:	on the powers of the Supreme
Mr. Baer 136	Gourt
Mr. Biddle 133	vol. iv:
Mr. Bowman 134	on the location of the Supreme
Mr. Carev	

SHARPE, J. M'DOWELL-Continued.	SIMPSON, J. A.—Cotinnued.
remarks by—	incidental remarks by—
vol. iv	vol. vi:
on the freedom of the printing	195, 197, 215, 234, 236, 333, 356, 405,
press 724, 726	424, 438, 500, 538, 539, 542, 604, 701,
vol. vi:	712, 719.
on the removal of criminal cases	vol. vii:
to the Supreme Court 303, 304	291, 556, 557, 727.
on accepting resignation of Mr.	Vol. Viii:
Woodward 351	144, 297, 335, 336, 338, 339, 341, 411, 648, 666, 699, 708.
on adjournment of the Conven-	remarks by—
tion	vol. i:
on acts of Assembly passed by bri-	on election of officers
bery	on appointment of Committee on
on separate judicial districts for	Declaration of Rights 5
each county	on reporting and printing 8
on preventing corporations doing	on changing time of holding gen-
business of a common carrier	eral election
from mining or manufacturing, 589	on time of holding municipal also
on death of Mr. Meredith 764	tions 242, 257, 290, 313, 31
Shaw, E. A., Governor of New Hamp-	on election of members of Assem-
shire, communication from, vol. ii, 281	bly 33
Sheriff's duties, resolution relative to	on sessions of the Legislature and
partition of, vol. i	elections 41
Shippensburg, invitation of trustees	on special sessions of Legislature, 45
of Normal school, for Convention to	on omitting report of prayers 59
meet at, vol. v	on female suffrage 53
Shippers, resolution to protect the	on residence qualification 70
rights of resident, vol. i 205	on form of ballet
SIMPSON, J. ALEXANDER, delegate	vol. ii:
IVth district:	on testimony in contested elec-
oath of office administered to, vol. i, 7	tions 12
leaves of absence granted to, vol.	on the Legislature article, 175, 263 278
iv, 555; viii, 732.	on eligibility to office of Gover-
resolutions submitted by—	nor 34
vol. i:	on court of pardons 38
on contested seat of Mr. Temple, 9	01 the Edition article 020, 10
to proceed to election of officers 26	on cam processed to members of
relating to education 91	Legislature 54
acknowledging God in the Consti-	on submitting laws to majority of
tution 236	electors
vol. ii:	on creating special commissions
to print proposition to divide	for municipal purposes 70
Philadelphia by the courts 272	
personal explanation in reply to Mr.	on the passage of retrospective
Boyd 71	laws by Legislature 3
incidental remarks by—	on limiting municipal indebted-
vol. i:	ness
13, 52, 114, 152, 226, 233, 299, 307, 379,	on vesting the judicial power 68
435, 454, 475, 513, 518, 519, 609, 613,	vol. iv:
628, 629, 630, 655, 706, 709, 767, 800,	on the death of Mr. M'Allister 10
803, 804, 806.	on the powers of the Supreme
VOl. ii:	Court18
149, 271, 284, 384, 463, 473, 712, 755.	on the establishment of police
vol. iv:	courts
69, 261, 709, 716, 732.	on industrial interests and the
Vol. V:]	usury law 58
62, 63, 64, 129, 134, 162,	vol. v:
190, 193, 213, 214, 345, 358, 358, 360,	on the appointment of overseers
416, 504, 544, 624, 625, 633, 753.	of elections by the courts

IMPSON, J. A.—Continued.	Singerly, Benjamin—Continued.
remarks by—	vol. iii: *
· vol. v:	report of committee relative to pay-
on the uniformity of registry laws, 167	ment of 114
on biennial sessions of the Legis-	resolution of Mr. Brodhead relative
lature 343	to non-performance of contract,
on the legislative apportionment,	by 179
412, 505.	vol. vi:
on the senatorial apportionment, 647	report of Committee on Accounts
on providing for decennial appor-	and Expenditures, relative to
tionment 756	printing account of 673, 684
vol. vi:	resolution to pay accounts of 738
on special municipal laws 226	vol. vii:
on the election and qualifications	report of Committee on Accounts
of aldermen 320	and Expenditures, on accounts of,9-19
on the requirement of judges to	resolution relative to audited ac-
be learned in the law 340	counts of
on abolishing the registry courts, 430	communication from, relative to his
on providing for a recess of the	accounts, 153; ordered to be print-
Convention	ed, 155.
vol. vii:	debate on resolution relative to set-
	tlement of accounts of 219
on the powers and jurisdiction of	vol. viii:
the courts of common pleas of	communication from, relative to
Philadelphia 513, 514	
vol. viii:	his accounts
on an appeal from the Chair 139	
on the compensation of judges 404	by—
on the date of submitting the Con-	Mr. Baer. 43
stitution 538	Mr. Beebe
on submitting the Constitution as	Mr. Bigler
a whole to the people 556	Mr. Broomall
on extra compensation to the re-	Mr. Coehran 42
porter	Mr. Corson
on appointment of commissioners	Mr. Curtin 43
of election for Philadelphia 650	Mr. Hay 41, 42, 45, 47
impson, Lloyd D., communication	Mr. Lamberton
from, requesting use of Hall to de-	Mr. J. N. Purviance 45
liver an address on woman suffrage,	Mr. J. P. Wetherill 44
vol. v	Mr. Harry White 44
ine die adjournment, resolution rela-	proposition of, agreed to 48
to, vol. i	communication from, relative to the
fixing time of, vol. i 306	settlement of his accounts, and
ine die adjournment, resolutions pro-	announcing the destruction, by
viding for, vol. vii 577, 617, 662, 697	fire, of his printing establishment, 736
ingerly, Benjamin-See State Prin-	Sinking fund, resolution relative to
ter.	assets and securities in, vol. i 131
vol. i:	to provide for common school, vol. i, 155
report of committee relative to claims	unlading to sell i
of, to printing of Convention 140	
resolution authorizing committee to	investment of moneys of, vol. iii 295
confer with	
	SMITH, HENRY G., delegate IXth dis-
to do all the printing and binding, resolution adopted	
resolution relative to compliance of,	
with contract	oath of office administered to, vol. i, 7
report of Committee on Printing rel-	0
ative to contract with	152; vi, 322; vii, 697.
contract with	
	vol. ii:
vol. iii:	from citizens of Lancaster county,
resolution to pay 84	in favor of prohibition 183
20—Vol. IX.	

SMITH, HENRY G Continued.	SMITH, HENRY G Continued.
memorial presented by—	remarks by—
vol. iii:	vol. vii:
from citizens of Lancaster county,	on separate legislative districts 18
asking for recognition of Al-	on the freedom of the printing
mighty God in the Constitution 228	press
	on the legislative representation
resolution submitted by— vol. i:	of cities 30
	on city councils fixing time for
to provide for appropriations by	holding municipal elections 63
Legislature146	on establishing industrial schools, 69
incidental remarks by-	vol. viii:
vol. i:	on the payment for stationery for
83, 609, 632, 689, 801.	the Convention 273
vol. ii:	on the discrimination by railroad
440, 464.	companies in freight or passage, 25
vol. iii:	on the election of Lieutenant Gov-
110, 111, 112, 177, 293, 299, 300.	ernor
vol.iv:	on submitting the Constitution as
7, 668, 671, 687, 729, 760.	a whole to the people 57
Vol. V:	on the form of ballot in voting on
80, 129, 135, 323, 494, 688, 749.	the Constitution 57
vol. vi:	on extra compensation to the re-
26, 41, 42, 74, 108, 409, 420, 427, 737. vol. vii:	porter
	on circulating the Constitution 65
287, 567, 695, 696. vol. viii:	on publishing Constitution in
144, 272, 274, 589, 728, 729, 747.	pamphlet form
•	on the payment of certain claims, 76
remarks by— vol. i:	SMITH, HENRY W., delegate VIIIth
	district:
on reporting and printing 78 on the Credit Mobilier company, 419	oath of office administered to, vol. i,
on salary of members of the Leg-	leaves of absence granted to, vol. i,
lature	152, 660; iii, 664; v, 299; vi, 110,
on woman suffrage	408; vii, 229, 617; viii, 49, 267.
on tax qualification	memorial presented by— vol. ii:
vol. ii:	from Andrew W. Foster of Pitts-
on the Education article 458	burg, relative to cumulative vot-
on resolution relative to settle-	ing41
ment of State Printer's ac-	resolutions submitted by—
counts	vol. i:
on special legislation	to print Constitutions of 1776, 1790
on legislative appropriations to	and 1838
charitable and educational insti-	to provide for judges to hold office
tutions	during good behavior 12
vol. iii:	vol. ii:
on legislation bribery 12	relative to absent members 30
on the erection of new counties. 217	incidental remarks by—
	vol.i:
vol. iv:	144, 501, 502.
on the powers of the Supreme	vol. ii:
Court	331, 463.
press	vol. iii:
	239, 251.
vol. v:	vol. iv:
on liquor prohibition	215, 755.
on the liberty of the press 603 on recess of the Convention 748	vol. v:
	4, 162, 244, 245, 250, 748.
vol. vi:	vol. vi:
on fixed salaries for county offi- cers	91, 120, 151, 343, 339, 443, 446, 522, 723.
CETS	1 4U+

SMITH, HENRY G Continued.	SMITH, WM. H Continued.	
incidental remarks by—	incidental remarks by—	
vol. vii :	vol. vii:	
57, 278, 335, 337, 379, 419, 448, 527,	55, 120, 121, 136, 233, 284.	
568, 643.	vol. viii: 267, 310, 327, 341, 597, 682.	
vol. viii : 58, 159, 217, 218, 506.	remarks by—	
remarks by—	vol. i:	
vol. i:	on appointment of committee on	
on adjournment to Philadelphia, 15		9
on printing former Constitutions, 41		
on salary of members of the Leg-	pal elections 30	1
islature 506	on suffrage 54	0
vol. iii :	vol. ii:	
on the powers of the mayors of	on the form of ballot	
cities 110	on the Legislature article, 214, 215, 32	
vol. v:	on the death of Mr. Hopkins 400	
on providing for separate appro-	on the Education article	(1)
priation bills		ഹ
on recess of the Convention 750	vol. iii:	U
on the taxation of municipal cor-	on uniform system of weights and	
porations 118		5
on the requirement of judges to	on the powers of the mayors of	
be learned in the law 342		92
on newspaper publication of legal	on exempting persons having con-	
notices	scientious scruples from mili-	
SMITH, WILLIAM H., delegate at	tary service	0
large:	vol. iv:	
oath of office administered to, vol. i, 7		16
leaves of absence granted to, vol.	on the powers of the Supreme	
iii, 240; v, 678; vi, 238; vii, 229.		25
report made by—	on establishing legal rates of in-	7.4
vol. i:	terest	
from the minority of the Commit-	vol. v:	,,,
tee on Printing, declaring Mr.	on fixing the rate of interest 26	34
Singerly's right to do the print-	on the liberty of the press. 61	
ing of the Convention 140	vol. vi:	
resolutions submitted by— relative to priority in liens 96	on the election and avalifications	
1 0	of aldermen in Pittsburg and	
vol. v: to provide for Saturday sessions, 142	Allowhomy	38
vol. viii:	on discrimination in freight or	
to provide for Saturday sessions, 268	passage by railroad companies,	
to provide for submitting the Con-	624, 625.	
still ion as a whole 327	on providing for a recess of the	
incidental remarks by-	Convention 12	11
vol. i:	vol. vii:	
81.	on changing the location of the	
vol. ii:	State Capital	
212, 251, 440, 603, 608, 610, 638, 707,	on restricting debate	U
715, 724.	vol. viii:	-
vol. iii :	on the free pass system 1 on discrimination by railroad	17
138, 239, 230, 419, 420.		23
vol. iv:	on the election of Lieutenant Gov-	
709, 733. vol. v:	ernor	58
335, 491, 493.	on Senatorial apportionment, 447, 44	
vol. vi :	on adjournment of the Conven-	
460, 461, 526.	tion 46	7

SMITH, WM. H.—Continued.	Special commissions, &c.—Continued.
remarks by	remarks on, by-
vol. viii:	vol. ii:
on submitting the Constitution as	Mr. Biddle
a whole to the people 556	Mr. Dallas 703
Smull, John A., Assistant Clerk, vol. i, 3	Mr. Darlington 702
resolution requesting aid of, to offi-	Mr. Ewing 698, 699
cers, vol. i 40	Mr. Gowen
resolution of thanks tendered to,	Mr. Hanna 697
vol. i	Mr. Newlin 697
Smull's Hand-Book for 1873, resolu-	Mr. Simpson 703
tion to procure one hundred and	Mr. J. P. Wetherill, 697, 702
forty copies of, vol. ii	Mr. J. W. F. White 696, 698
remarks on, by—	Mr. Worrell
vol. ii:	municipal commissions, creating
Mr. Campbell	of—
Mr. Harry White 184	remarks on, by-
incidental remarks by—	
Mr. Ainey 184	Vol. iii:
Mr. Lilly	Mr. Alricks
Mr. Campbell	Mr. Armstrong
Mr. Kaine	Mr. Bardsley 120, 121
Mr. Darlington	Mr. Buckalew
adopted by yeas and nays 185	Mr. Cuyler. 126, 145
Societies, religious and charitable, re-	Mr. Ewing
port of committee on, vol. iv 253	
Social Science association, invitation	Mr. Hanna
to attend meeting of, vol. ii 3	Mr. MacVeagh
Soldiers' mass meeting, invitation to	Mr. Newlin
be present at, vol. i	Mr. Temple 121, 123, 124, 125
Soldiers' orphans, invitation extend-	Mr. Walker
ed to be present at examination of,	Mr. J. P. Wetherill, 120, 133, 134, 135
Vol. iv	Mr. J. W. F. White
Soldiers' widows and orphans, appro-	
priations to institutions for, vol. v, 327; vii, 352.	Special legislation, relative to, vol. ii, 589
remarks on, by—	remarks on by-
vol. v:	vol. ii:
Mr. Bowman	Mr. Baer 611, 621
Mr. Buckalew 328	Mr. Beebe 596
Mr. Curtin	Mr. Buckalew 602
Mr. Ewing	Mr. Corbett 593, 597, 602
Mr. Harry White	Mr. Dallas
vol. vii:	Mr. Dunning 598, 633
Mr. Curtin	Mr. Hanna
Mr. Howard 352, 353	Mr. Hazzard 599, 600, 601, 604
Mr. D. N. White 354, 355	Mr. Lear 595, 598
Solicitors, resolution relative to elec-	Mr. Mann 602, 608
tion of, vol. i	Mr. Mantor
Somerset county, petition of citizens	Mr. Parsons 594, 622
of in favor of prohibition, vol. i 362	Mr. Andrew Reed
petition of citizens of, asking for	Mr. H. G. Smith
recognition of Almighty God in	Mr. Worrell
the Constitution, vol. iii	Special legislation forbidden, vol. v, 248
Severeignty, State, resolution relative	Specie payment, suspension of not to
to, vol. i	be permitted, vol. vi
Speaker of the Senate, relative to,	Specie payments, saspension of, rela-
vol. ii	tive to, vol. iv
Special commissions for municipal	Speed of railroads in cities and bo-
purposes forbidden, vol. ii, 696;	roughs to be regulated by local au-
v, 291.	thorities of, vol. iii, 612; vi, 750.

Speed of railroads, &c.—Continued.	STANTON, M. HALL—Continued.
remarks on, by-	resolutions submitted by—
vol. vi:	vol.i:
Mr. Buckalew 752	to provide for holding general
Mr. Campbell 750, 752	elections in November 143
Mr. Lilly 752	to invite the elergy of Philadel-
Mr. Mann 752	phia to open Convention with
Mr. Niles	prayer 154
Mr. Turrell	to prohibit limiting number of
STANTON, M. HALL, delegate IIId	apprentices
	to employ Powell De France 201
district:	to employ an additional page 238
oath of office administered to, vol. i, 7	requesting Rev. James Curry to
communications presented by—	open sessions with prayer 252
vol. i:	relative to adjourning over 267
from the Board of Public Educa-	to exempt household effects from
tion of Philadelphia, inviting	
Convention to commencement	
of Boys' High School 635	relative to granting use of Hall to Board of Education
vol. iv:	
from Mrs. E. H. Hutter, inviting	vol. ii:
Convention to attend examina-	to adjourn sine die 214
tion of soldiers' orphans 694	vol. iii:
vol. vi :	to make report of Judiciary Com-
from an English newspaper on	mittee a special order 532
schools for neglected children 68	vol. v:
from E. E. Wines, of the National	relative to eall of yeas and nays 181
Prison association, on the same	relative to resolutions as to hours
subject	of meetings 426
vol. viii:	vol. vii :
from E. C. Wines to Geo. L. Har-	to pay the officers of the Conven-
rison, President Board Chari-	tion
ties, on the subject of industrial	vol. viii:
sehools	to provide for payment of bills
memorials presented by—	during recess 724
vol. iii:	providing for printing Constitu-
from citizens of Pennsylvania,	tion for distribution on cheap
asking for recognition of Al-	paper 729
mighty God in the Constitution, 178	the state of the s
vol. iv:	Attorney General to contract
from citizens of Philadelphia, ask-	for printing 7th and 8th volumes
ing for the recognition of Al-	of Debates 741
mighty God in the Constitution,	
reports made by—	mittee 764
vol. ii:	incidental remarks by—
from Committee on House, rela-	vol. i:
tive to employees	
resolutions submitted by—	310, 363, 374, 378, 428, 543, 625,
vol. i:	706, 756.
	vol. ii:
to enable Governor to fill vacan- eies in Legislature 9	
	515, 527, 609, 716, 720.
to provide for election of Lieuten-	
ant Governor 9-	45, 118, 128, 473, 556, 594, 595, 743.
to refer resolutions to standing eommittees	
	17, 143, 187, 219, 220, 344, 376, 491,
to empower the Governor to fill	to the last last last last
vacancies in State offices 9	
to increase number of Committee	vol. vi: 60, 78, 82, 162, 169, 211, 215, 237,
on State Institutions and Build-	
ings	
relative to verdict in murder cases, 14	43 776 .

STANTON, M. HALL—Continued.	State Capital, article on—Continued.
incidental remarks by—	vol. viii:
vol. vii:	amendment of Mr. J. M. Bailey,
52, 79, 40, 452, 155, 221, 285, 319,	74; agreed to, 74.
222, 223, 324, 325, 335, 379, 657,	article passed finally and trans-
695, 703.	ferred to Legislature article 74
vol. viii:	vol.i:
31, 47, 80, 119, 131, 194, 196, 202, 222,	committee on, resolution to appoint, 197
235, 310, 326, 445, 637, 644, 683,	debate on
708, 711, 724, 725, 729, 730, 739,	vol. iii:
740, 741, 762, 764.	credit, not to be loaned
remarks by—	debt, not to be increased 272
vol. ii:	vol. i:
on the negislature article 186	resolution relative to interest on 186
on the Education article, 424, 430, 432	vol. vi:
vo!. i i:	debt, moneys of the State over and
on the powers of mayors of cities,	above the necessary reserve to
82, 93.	be applied to payment of 148
vol. iv:	none to be created
on the death of Mr. M'Allister 107	sinking fund established for pay-
vol. v:	nient of
on recess of the Convention 736	remarks on, by—
vol. vi:	vol. v:
on the establishment of industrial	M. Verman
sehools	institutions and buildings—
on the legal rate of interest 135	vo'. i:
on the death of Mr. Meredith 763	appointment of committee on 109
vol. vii:	resolution to increase committee
on appropriations to support of	on
public schools 680	officers of, resolution to provide
on compulsory education 686	for appointment and compensa-
Stanton, Elizabeth Cady, memorial of,	tion of
on woman suffrage, vol. iii 3	vol. vi:
State-	laws authorizing borrowing money
vol. viii:	for, to specify purposes 130
address to the people of, resolutions	moneys of the, to be kept at interest
to appoint committee on, 56, 96, 128	for the benefit of
remarks on, by—	remarks on, by-
Mr. Curtin 128	Mr. Alrieks 156
Mr. Darlington 128	Mr. Broomall 152, 153
Mr. Howard 129	Mr. Curtin 152, 153
Mr. Lilly 128	Mr. Darlington 153
Mr. Harry White 128, 129	Mr. Howard 15
boundaries of, ordinance defining	Mr. Harry White 155
the, 4; referred to Committee	officers, oath prescribed for 88, 17
on the Judieiary, 5.	remarks on, by—
vol. i:	Mr. Calvin 179
Board of Education, resolution rela-	Mr. Cochran 178
tive to 544	Mr. Kaine 88, 89
vol. viii :	Mr. T. H. B. Patterson 173
Capital, location of, article on, con-	Mr. Harry White 173, 174
sidered	Printer, (Benjamin Singerly,)—
remarks on, by-	vol. ii:
Mr. J. M. Bailey 73	
Mr. Beebe	
Mr. Cuyler 73	
Mr. Dallas 73	
Mr. Kaine 74	
Mr. D. W. Patterson 73	
Mr. J. P. Wetherill 73	counts of 474, 478

State Revisor—	Stenographic reporter—Continued.	
vol. i:	Mr. D. F. Murphy elected, vol. i	128
resolution to provide for election of, 294	report of contract entered into with,	1400
vol. (ii:	vol. i	139
projestion to create office of 296	resolution to pay A. M. Martin and	
remarks on, by-	H. J. Mason, vol. i	194
Mr. Alricks 296	STEWART, JOHN, dolegate XIXth dis-	
vol. ii:	trice:	
State, Secretary of, rolative to 383	oath of office administered to, vol. i,	7
vol. 1:	leaves of absence granted to, vol. i,	
sovereignty, resolution relative to 544	152, 192, 734; ii, 250; v, 144; vi, 166,	
vol. vii:	646; vii, 268, 454.	
seal and commissions, article on, re-	memorial presented by	
Forted by committee	vol. iv:	
article on, in committee of the whole, 113	from citizens of Franklin county,	
section I. The present Great Seal to	asking for recognition of Al-	
be the seal of the State, consid-	nighty God in Constitution, 3,	599
ered 119	resolutions submitted by—	000
remarks on, by-	vol. i:	
Mr. Hay 119	to establish a court of pardons	01
Mr. Kaine 112		
the section was agreed to 119	tradjourn to meet in Philadel-	
section 2. All commissions to be in	para	FRE
the name and by the authoricy	o i limitati in of prosecution	600
of the Commonwealth of Pena-	incidental rooteks by—	
sylvania, considered 119	vol. ii:	
the section was agreed to 119	10, 50, 000, 0146	
article on second reading 148	VOI. IV .	
section 1. Agreed to 148	10, 104, 190, 500, 500, 400, 001, 102,	
section 2. Agreed to 149	100, 101.	
article referred to Committee on Re-	VOI. V:	
vision and Adjustment 149	144, 174, 372, 444, 677.	
vol. i:	VOI: VI:	
Treasurer to publish quarterly state-	20, 23, 25, 30, 163, 164, 175, 409, 411,	
ments of public funds 195	412, 413, 414, 415, 416, 482, 509, 524,	
resolution relative to_vacancy in	525, 542, 549, 659.	
office of	vol. vii:	
Stationery, resolution relative to,	239, 342, 370, 380.	
vol. i	vol. viii:	
to be furnished departments by cou-	18, 28, 35, 516, 519, 596.	
tract, vol. v	remarks by—	
for the Convention, resolution to	vol. i:	
pay bills for—	on woman suffrage	569
remarks on, by—	vol. iv:	
vol. viii:	on the powers of common pleas	
Mr. Armstrong 275		151
Mr. Cochran		
Mr. Hay 271, 272, 273	• • • • • • • • • • • • • • • • • • •	354
Mr. Lawrence		
Mr. H. G. Smith		
Mr. Harry White 275		
Statistics, Bureau of, resolution to es-	auditors	114
tablish, vol. i		
resolution to provide for collecting	449, 669,	
industrial, vol. i		
Stelling, Rev. G. F., prayer by, vol. i, 109		628
Stenographic reporter, report of Com-	vol. vi:	
	on the establishment of industrial	
mittee on Compensation of, vol.i,	schools	47
124, 128.	on separate judicial districts for	1,
resolution to proceed to election of,		486
vol. i	bach country	202

STEWART, JOHN—Continued.	Stock—Continued.
remarks by—	no fictitions issue of—
vol. vi:	remarks on, by-
on vacancies to be filled for the	vol. vi:
unexpired term 541	Mr. Cochran 707
on discrimination in freight or	Mr. Howard 71
passage by railroad companies, 639	Mr. Harry White 711, 713
vol. vii:	Stocks or bonds of corporations not to
on appropriations to denomina-	be guaranteed by any railroad or
tional institutions 373, 375	eanal company, vol. vi 518, 609
vol. viii:	remarks on, by-
on appointing committee to give	vol. vi:
publicity to the Constitution 515	Mr. Armstrong 569
on submitting the Constitution as	Mr. Jos. Baily 558
a whole to the people 566	Mr. Bigler 566
Stocks, resolution relative to railroad,	Mr. Broomall. 571
vol. i	Mr. Cochran
franchises, &c., of corporations not to	Mr. Curtin. 569
be consolidated, vol. iii 377	Mr. Cuyler
	Mr. Howard 568
Stock and franchises of corporations	Mr. Mann. 56-
liable to execution, vol. iv 611	Mr. Niles
remarks on, by—	Mr. T. H. B. Patterson. 570
Vol. iv:	Mr. Turrell 565
Mr. Bigler	Mr. J. P. Wetherill
Mr. C. A. Black	
Mr. Carter	Stocks, resolution relative to dealing
Mr. Cochran	in, by corporations, vol. viii 55
Mr. Corbett	Stockholders of incorporated compa-
Mr. Curtin	nies to elect directors by cumula-
Mr. Cuyler 612, 613, 614, 624	tive vote, vol. ii
Mr. MacConnell	individual liability of, vol. iv 589
Mr. Mann	remarks on, by—
Mr. Woodward 617, 618, 620	vol. iv:
of corporations, no railroad or canal	Mr. Carey 589
companies shall guarantee oth-	county nor city to become, vol. v 293
er, vol. iii	cities not to become, vol. vi 23-
remarks on, by—	Street railways, resolution relative to
vol. iii:	Legislature granting rights to, vol. i, 201
Mr. Bigler 428	Street passenger railways, not to be
Mr. Buckalew 451	constructed without consent of local
Mr. Cochran 420, 422, 446, 447	authorities, vol. vi
Mr. Cuyler 450	Streets, &c., laying out of, vol. v 249
Mr. Dallas 444	Strong, Rev. A. K., D. D., prayers by,
Mr. Ellis 438, 439	at opening of the session, vol. i, 6,
Mr. Gibson 444	73, 94.
Mr. Gowen	STRUTHERS, THOMAS, del. XXXth
Mr. Hemphill 453	district:
Mr. Howard 441, 442	oath of office administered to, vol. i,
Mr. Landis 421, 423, 436	leaves of absence granted to, vol. i,
Mr. MacVeagh 427	265, vii, 81; viii, 49.
Mr. M'Allister 425, 452	memorial presented by—
Mr. T. H. B. Patterson 427	vol. iii:
Mr. J. N. Purviance 453	from citizens of Warren county,
Mr. J. P. Wetherill 450	asking for recognition of Al-
no fictitious issue of, to be permit-	mighty God in the Constitution, 299
ted, vol. vi	report made by—
remarks on, by-	vol. iv:
yol. yi:	from special committee on com-
Mr. Brodhead 708	pensation of members dissent-
Mr. B10 mall 708	ing from the majority 710

TRUTHERS, THOMAS—Continued. resolutions submitted by—	STRUTHERS, THOMAS—Continued. remarks by—
vol. i:	vol. vi:
· to prevent legislative interference ·	on the appointment of overseers
with rights of employer and em-	of elections by the court 45, 46
ployee	on damages to property by cor-
to regulate rates of freight by rail-	porations
roads	on the representative apportion-
vol. ii:	ment
substitute relative to form of bal-	on corporation elections 766
lot	vol. v:
relative to amending the XVIIIth	on the taxation of manufacturing
Rule	on the term of Supreme Court
relative to rescinding order re-	judges
specting debate	vol. vii:
vol. iii :	on representative apportionment,
to inquire whether the Printer is	44, 61.
justified in repeating in the De-	on separate legislative districts.
bates the Journal of proceed-	164, 167, 170.
ings 157	on decennial apportionment 204
incidental remarks by-	on the legislative representation
vol. i:	of cities
257, 308.	on exemptions from military ser-
vol. ii:	vice
246, 597.	on the election of county com-
vol. iii:	missioners
69, 131, 132, 133, 293, 320, 321, 529,	vol. viii:
530, 598.	on form of ballot in voting on the
vol. iv:	Constitution
150, 163, 164, 294, 551, 556, 737.	on submitting the Constitution,
vol. v:	as a whole, to the people 629
11, 12, 62, 361, 391, 631, 665, 772.	Submission, ordinance of, report of
vol. vi:	Committee on Suffrage, vol. viii,
142, 148, 205, 234, 424, 425, 426.	476.
vol. vii:	schedule, vol. viii
42, 64, 80, 241, 243, 244, 249, 258, 329,	consideration of, on first reading,
335, 342, 442, 454, 524, 525, 645, 725,	vol. viii
761, 815.	section 1. The amended Constitu-
vol. viii:	tion to be submitted to quali-
497, 605, 628, 632, 677, 687, 688.	fied electors for adoption or re-
remarks by-	jection, considered, vol. viii 537
vol. ii:	vol. viii:
on the form of ballot 22, 48	amendment of Mr. J. N. Purvi-
on the Suffrage article 122	ance, 538; rejected, 538.
on Superintendent of Public In-	amendment of Mr. A. Reed, 538;
struction 391	adopted, 539.
on oath prescribed to members of	amendment of Mr. S. A. Purvi-
the Legislature 545	ance, 539; rejected, 544.
vol. iii:	amendment of Mr. D. W. Patter-
on the powers of mayors of cities, 97	son, 544; withdrawn, 545.
on taxing railroad corporations 375	remarks on, by—
vol. iv:	Mr. Ainey
on the compensation of officers of	Mr. Bowman 543
the Philadelphia courts 210	Mr. Boyd 541
on the election of judges by the	Mr. Buckalew 538, 542
cumulative system of voting 335	Mr. Church 540
on the industrial interests and the	Mr. Cochran 544
usury law 548	Mr. Curtin 539

Submission ordinance—Continued	Submission ordinance—Continued.
section 1—	section 4—
remarks on, by-	vol. viii:
vol. viii:	amendment of Mr. Armstrong,
Mr. Lear	614; adopted, 615.
Mr. J. N. Purviance 537	the section as amended was agreed
Mr. S. A. Purviance 539	to61
Mr. Simpson 538	section 5. The form of ballot by per-
the section as amended was agreed	sons giving affirmative votes;
to 545	considered 57
section 2. Separate votes to be taken	amendment of Mr. Buckalew,
on the articles on Judiciary and	573: adopted, 573.
Railroads, considered 545	amendment of Mr. Littleton, 573;
amendment of Mr. D. W. Patter-	adopted, 573.
son, 548; adopted, 571.	amendment of Mr. Harry White,
amendment of Mr. Hay to amend-	573; rejected, 574.
ment, 548; adopted, 571.	amendment of Mr. Howard, 574;
aniendment of Mr. Hay to amend-	rejected, 575.
ment, 571; adopted, 571.	ameadment of Mr. J. M. Bailey
amendment of Mr. D. W. Patter-	to amendment, 574; rejected,
son, 571; rejected, 571.	575.
remarks on, by-	amendment of Mr. Hay, 575; with-
Mr. Armstrong 554	drawn, 575.
Mr. Buckalew 567	amendment of Mr. Littleton to
Mr. Carter 549, 550	amendment, 575; rejected, 575.
Mr. Curtin 555	remarks on, by-
Mr. Hay 549	Mr. Ewing 57
Mr. Hazzard 551	Mr. Howard 57
Mr. Howard 569	Mr. Harry White 57
Mr. Lawrence 558	the section as amended was agreed
Mr. Lear 552	to, 575; re-considered, 614.
Mr. Littleton	amendment of Mr. Armstrong,
Mr. Mann 565	614; adopted, 614.
Mr. Mantor 569	the section as amended was agreed
Mr. J. N. Purviance 550	to 61
Mr. Simpson 556	section 6. Form of ballot for per-
Mr. H. G. Smith 570	sons giving negative votes con-
Mr. W. H. Smith 556	sidered 57
Mr. Stewart 566	amendment of Mr. Buckalew, 575;
Mr. Harry White 557	rejected, 583; re-considered, 583;
Mr. J. W. F. White 562	adopted, 583.
Mr. Woodward 560, 564	amendment of Mr. Clark, 578;
the section as amended was agreed	withdrawn, 583.
to 573	remarks on, by-
section 3. The Secretary of Com-	Mr. Armstrong 577, 58
monwealth to furnish county	Mr. Buckalew 57
commissioners with printed bal-	Mr. Carter 57
lots for election, considered 573	Mr. Cochran 58
the section was agreed to, 573; re-	Mr. Corson 58
considered, 614.	Mr. Curtin 579, 58
aniendment of Mr. Armstrong,	Mr. Ellis 57
614; adopted, 614.	Mr. Hall 58
the section as amended was agreed	Mr. Hanna 58
to	Mr. Hay 58
section 4. The county commission-	Mr. Kaine 579
ers to distribute ballots to elec-	Mr. Littleton 57
tion boards five days before elec-	Mr. Niles 579
tion, considered 573	Mr. H. W. Palmer 57
the section was agreed to, 973; re-	Mr. H. G. Smith 57
considered, 614.	Mr. Struthers 57

Submission ordinance-Continued.	Submission ordinance-Continued.
section 6—	on second reading—
remarks on, by-	section 2
vol. viii:	v l. viii:
Mr. Turrell	amendment of Mr. Struthers, 629;
Mr. J. W. F. White 576	rejected, 632.
Mr. Harry White	amondment of Mr. Broomall, 633;
the section as amended was agreed	rejected, 635.
to, 583; re-considered, 614.	remarks on, by-
amendment of Mr. Armstrong,	Mr. Ainey 634
614; adopted, 615.	Mr. Alricks 624
the section as amended was agreed	Mr. Buckalew 633
to	Mr. Gibson (36
section 7. The Constitution to be	Mr. Lamberton ^23
adopted or rejected by a majori-	Mr. Lilly 625
ty of votes, &c., considered 583	Mr. Maun 635
amendment of Mr. D. N. White,	Mr. Struthers 629
583; adopted, 583.	Mr. Harry White 626
the section as amended was agreed	the section was not agreed to 638
to 584	section 3. Considered 640
section 8. Appointment of commis-	amendment of Mr. J. M. Bailey,
sioners of election of Philadel-	641; modified, 641, adopted, 642.
phia, considered 584	amendment of Mr. Wherry, 642;
amendment of Mr. Carey, 584;	adopted, 643.
adopted, 585	amendment of Mr. J. M. Bailey,
amendment of Mr. Dallas, 585;	643; adopted, 643.
rejected, 614.	amendment of Mr. Struthers, 643;
amendment of Mr. Armstrong,	adopted, 643.
589; adopted, 614.	amendment of Mr. Armstrong,
remarks on, by-	644; adopted, 644.
Mr. Armstrong 610	remarks on, by—
Mr. Biddle 589	Mr. J. M. Bailey 648
Mr. Dallas 585, 606	Mr. Buckalew
Mr. Darlington 612	Mr. Howard
Mr. Hanna 611	the section as amended was agreed
Mr. Littleton 613	to
Mr. Temple 609	the section was agreed to 644
Mr. J. W. F. White 587	
Mr. Wood ward 607	section 5. Considered 644
the section as amended was agreed	amendment of Mr. Dallas, 644;
to614	rejected, 646.
section 9. In each county returns of	amendment of Mr. Turrell, 647;
election to be made as in the	adopted, 647. amendment of Mr. Addicks to
case of the election of Govern-	
or, considered 614	
the section was agreed to 614	withdrawn, 648.
ordinance on second reading.	
section 1. Considered 614, 622	adopted, 648.
amendment of Mr. J. N. Purvi- ance, 622; rejected, 623.	amendment of Mr. Buckalew, 648;
the section was agreed to 523	
section 2. Considered	
amendment of Mr. Lamberton,	rejected, 648.
623; rejected, 628.	amendment of Mr. Dallas, 648;
amendment of Mr. Lilly to amend-	adopted, 648.
ment, 625; rejected, 626.	amendment of Mr. J. P. Wether-
amendment of Mr. Harry White	ill, 652; adopted, 654.
to amendment, 626; rejected,	remarks on, by-
627.	Mr. Buckalew 658

Submission ordinance—Continued.	Cylindrical and and in a continued
	Submission ordinance—Continued.
on second reading—	on third reading—
section 5—	vol. viii:
remarks on, by-	resolution to furnish certified
vol. viii:	copies to Secretary of Common-
Mr. Cochran 653	wealth, Public Printer and Com-
Mr. Curtin	missioners of elections for Phil-
Mr. Dallas	adelphia718
Mr. Hanna 647	reported by Committee on Revi-
Mr. Hay	sion and Adjustment, without
Mr. Knight	amendment
Mr. Littleton 646	Suffrage—
Mr. Simpson 650	vol. i:
Mr. Temple	resolution to inquire into female 89
Mr. J. P. Wetherill 652, 653	extending length of residence be-
Mr. Harry White 648	fore exercising.
the section as amended was agreed	to foreign born residents 9:
to	to allow to all nationalities 9
ordinance on third reading, consid-	to compel the legal exercise of 93
	requiring naturalization six months
eration of	before exercising
amendment of Mr. Buckalew, 704;	to guarantee equal right of, to men
adopted, 705.	and women
amendment of Mr. Buckalew, 705;	to exclude persons convicted of in-
adopted, 705.	famous crimes from
. amendment of Mr. Buckalew, 705;	granting persons in military service
adopted, 707.	right of
amendment of Mr. Knight to	
amendment, 705; ruled out of	right of
order, 705.	to allow use of Hall for discussion on
aniendment of Mr. Cochran, 707;	female
adopted, 707.	relative to partial female 194, 65
amendment of Mr. Alricks, 707;	to exclude frandulent voters from
rejected, 707.	right of 19-
amendment of Mr. Buckalew, 707;	petitions from citizens relative to
adopted, 708.	female, 348, 479, 503, 544, 589, 611,
amendment of Mr. Cochran, 708;	658, 660, 783.
adopted, 708.	right of, not to be abridged except
amendment of Mr. Buckalew, 708;	in case of bribery 45
adopted, 708.	Election and Representation, ap-
amendment of Mr. Simpson, 708;	pointment of committee on 109
rejected, 708.	report of committee on, 177, 503,
amendment of Mr. Armstrong,	693, 739.
708; adopted, 708.	minority report of committee, 504, 508
amendment of Mr. M'Clean, 708;	resolution relative to printing for
adopted, 709.	use of committee on 130
amendment of Mr. Knight, 709;	resolution relative to printing re-
rejected, 711.	port of committee on 523
remarks on, by—	article, debate on, 525, 542, 545,
Mr. Bowman	564, 601, 609, 614, 626.
Mr. Buckalew	vol. ii:
Mr. Dallas 706	resolution to provide for viva voce
Mr. Hanna 705, 706	voting 3
Mr. Howard 710	woman, invitation to attend lecture
Mr. Knight 709	against
Mr. Littleton 708	Suffrage article on second reading—
Mr. M'Clean 708	section 2. Form of ballot, considered,
the ordinance as amended passed	amendment of Mr. Boyd, 4; re-
611 710	11-3 00

Suffrage, article on-Continued.	S	uffrage, article on-Continued.	
section 2—		section 4—	
vol. ii:		vol. ii:	
amendment of Mr. Landis to		the section was agreed to	32
amendment, 4; rejected, 26.		section 5. Registration of electors	32
substitute for section, Mr. J. M.		amendment of Mr. Newlin, 32;	
Bailey, 26; rejected, 27.		rejected, 33.	
proviso of Mr. Niles, 27; rejected,		amendment of Mr. Edwards, 33;	
27		rejected, 33.	
amendment of Mr. Howard, 27;		amendment of Mr. Gibson, 33;	
rejected, 27. substitute of Mr. Hanna, 27; re-		rejected, 33.	
jected, 27.		amendment of Mr. Carter, 37; re-	
amendment of Mr. Brodhead, 27;		jected, 47.	
rejected, 28.		amendment of Mr. Temple to	
amendment of Mr. D. N. White,		amendment, 37; withdrawn, 38.	
28; rejected, 28.		substitute of Mr. Dallas, 47; re-	
substitute of Mr. Hanna, 28; re-		jected, 47.	
jected, 28.		the section was agreed to	47
amendment of Mr. Hanna, 28; re-		section 6. Right to vote forfeited by	47
jected, 28.		giving or receiving bribes	47
amendment of Mr. Turrell, 28; re-		substitute of Mr. Struthers, 48;	
jected, 28.		rejected, 49.	
amendment of Mr. Gilpin, 28; re-		substitute of Mr. J. W. F. White,	
jected, 28.		49; rejected, 50. the section was agreed to	50
amendment of Mr. Howard, 28;		section 7. Fraudulent violation of	JU
rejected, 29.		election laws to forfeit right of	
substitute of Mr. Knight, 29; de-		suffrage	50
clared out of order, 29.		amendment of Mr. Lear, 50; re-	(11)
substitute of Mr. Runk, 29; re-		jected, 50.	
jected, 29.		amendment of Mr. W. H. Smith,	
substitute of Mr. Hemphill, 29;		56; rejected, 60.	
rejected, 29.		amendment of Mr. Carter to	
section not agreed to	29	amendment, 56; modified, 59,	
section re-considered	87	rejected, 60.	
amendment of Mr. M'Allister	87	amendment of Mr. Knight to	
amendment of Mr. Woodward to		amendment, 60; rejected, 60.	
amendment, 87; withdrawn, 87.		amendment of Mr. Buckalew to	
amendment of Mr. Bartholomew		amendment, 60; rejected, 60.	
to amendment, 87; rejected, 119.		amendment of Mr. Howard to	
amendment of Mr. Turrell to		amendment, 60; rejected, 63.	
amendment, 119; rejected, 119.		amendment of Mr. Purman, 63;	
amendment of Mr. Darlington to	110	rejected, 63.	
amendment		amendment of Mr. Cochran, 63;	
question divided 120,		rejected, 66.	
agreed to	149	amendment of Mr. Broomall to	
amendment of Mr. Hemphill to amendment, 123; rejected, 123.		amendment, 63; withdrawn, 66.	
proviso of Mr. Struthers, 124; re-		amendment of Mr. Armstrong,	
jected, 124.		66; modified, 79, 82; rejected, 83.	
section as amended was agreed to,	124	amendment of Mr. MacVeagh to	
section 3. Electors to be privileged		amendment, 63; withdrawn, 66.	
from arrest	29	amendment of Mr. Corbett to	
amendment of Mr. M'Allister		amendment, 83; rejected, 86.	
agreed to	29	amendment of Mr. Knight, S6;	
the section was agreed to	29	rejected, 86.	
section 4. Electors while in milita-		substitute of Mr. Darlington, 86;	
ry service to have right of suf-	-20	rejected, 86.	
frage	29	amendment of Mr. Stewart, 86;	
amendment of Mr. Ross, 29; re-		rejected, 87.	87
jected, 32.		the section was agreed to	01

Suffrage, article on—Continued.	Suffrage, article on-Continued.
vol. ii:	new section—
section 8. In contested elections no	vol. ii:
person allowed to withhold his	amendment of Mr. M'Lear, 152;
testimony	agreed to, 162.
the section was agreed to 128	amendment of Mr. Temple, 162;
section 9. No election to fill vacancy	agreed to, 163.
to extend beyond unexpired	amendment of Mr. Wherry to
term	amendment, 162; rejected, 163.
the section was not agreed to 131	remarks on, by— Mr. Armstrong
new section offered by Mr. Lilly,	Mr. Armstrong
relative to compulsory voting, 131	Mr. Biddle 12
the section was not agreed to 132	Mr. Broomall
section 10. Election of directors or	Mr. Buckalew 57, 66, 98
managers of incorporated com-	Mr. Carter 95
panies by the free system of vot-	Mr. Clark. 85
ing 132	Mr. Cochran 10
the section was not agreed to 132	Mr. Corbett8
section 11. Division of election dis-	
triets 132	
amendment of Mr. Hanna, 133;	Mr. Dallas
modified, 134; divided, 145.	
amendment of Mr. Guthrie to	
amendment, 140; rejected, 144.	Mr. Dunning
amendment of Mr. Wetherill to	Mr. Hazzard
amendment, 144; agreed to, 144.	Mr. Hemphill
amendment of Mr. Lilly to amend-	Mr. Hopkins
ment, 144; rejected, 145.	Mr. Horton 70
amendment of Mr. Littleton to	Mr. Howard 6
amendment, 145.	Mr. Hunsicker 9
amendment of Mr. S. A. Purvi-	Mr. Lear
ance to amendment 145	Mr. Lilly
amendment of Mr. Darlington,	Mr. MacVeagh, 61, 85, 89, 95, 99, 11
146; agreed to, 146.	Mr. M'Allister 64, 80, 87, 11
amendment of Mr. J. W. F.	Mr. Mann
White, 146; rejected, 146.	Mr. Mantor 81, 14
amendment of Mr. Buckalew, 146;	Mr. Minor 78, 14
agreed to, 147.	Mr. Niles 9
amendment of Mr. Mann, 147; re-	Mr. Pughe 10
jected, 147.	Mr. Runk 108, 115, 12
section as amended was agreed to, 147	Mr. Russell. 9
new section. Elections by repre-	Mr. Struthers 12
sentatives to be viva voce 148	Mr. Turrell 10
amendment of Mr. Lilly 148	Mr. Walker
amendment of Mr. Darlington to	Mr. Wherry 8
amendment, 148; agreed to, 148.	Mr. D. N. White 12
amendment of Mr. Lear to amend-	Mr. J. W. F. White 9
ment, 149; agreed to, 149.	the section as amended was agreed
amendment of Mr. Simpson to	to 16
amendment, 149; rejected, 150.	Suffrage, Election and Representa-
amendment of Mr. Darlington to	tion—
amendment, 149; rejected, 150.	vol. viii:
amendment of Mr. Mann, 150;	article on, reported 41
rejected, 150.	on third reading 62
amendment of Mr. Funk, 150; re-	motion of Mr. M'Murray to go into
jected, 150.	committee of the whole to
the section as amended was agreed	amend second section 63
to 150	the motion was agreed to 63
new section. Providing for resi-	in committee, the amendment
dence qualifications of voters. 152	

affrage, Election, &c.—Continued.	Suffrage, Election, &c.—Continued.	
article on third reading-	article on third reading—	
vol. viii:	vol. víii:	
motion of Mr. Hanna to go into com-	motion of Mr. Broomall to go into	
mittee of the whole to amend	committee of the whole to strike	
third section, providing for mu-	out the second sentence of fourth	
nicipal elections in Philadel-	section	644
phia to be held in May 631	the motion was not agreed to	644
remarks on, by—	motion of Mr. Struthers to go into	
Mr. Beebe	committee of the whole to	
Mr. Buckalew	amend the fifteenth section	645
Mr. Corson	the motion was not agreed to	645
Mr. Dallas 632, 635	motion of Mr. Struthers to go into	
Mr. Hanna	committee of the whole to	
Mr. Lilly 634	amend sixteenth section	645
the motion was not agreed to 636	the motion was not agreed to	645
	motion of Mr. Ainey to go into com-	
motion of Mr. D. W. Patterson to	mittee of the whole to strike out	
go into committee of the whole	thirteenth section	645
to amend third section, by em-	remarks on, Ly-	
powering city council to fix	Mr. Ainey	645
time for holding municipal elec-	the motion was not agreed to	
tions	motion of Mr. Buckalew to go into	
remarks on, by—	committee of the whole to	
Mr. D. W. Patterson 636, 637	amend sixteenth section	646
Mr. H. G. Smith 687	the motion was agreed to	
the motion was not agreed to 638	in committee, the amendment	
motion of Mr. Darlington to go into	was directed to be made	648
committee of the whole to	motion of Mr. Calvin to go into	
amend first section 638	committee of the whole to	
the motion was not agreed to 638	amend fourth section	646
motion of Mr. Corson to go into	the motion was agreed to	647
committee of the whole to strike	motion of Mr. Darlington to go into	
out February, in third section,	committee of the whole to strike	
and insert May 639	out sixteenth section	647
the motion was not agreed to 639	remarks on, by-	
motion of Mr. Hanna to go into	Mr. Beebe	647
committee of the whole to	Mr. Darlington	
amend seventh section 639	the motion was not agreed to	
remurks on, by-	motion of Mr. Buckalew to go into	
Mr. Curtin	committee of the whole to	
Mr. Dallas 641	amend sixteenth section	648
Mr. Ewing 641	remarks on, by-	010
Mr. Hanna 640	Mr. Buckalew 648,	649
Mr. Hunsicker 640	Mr. Dallas	649
Mr. MacVeagh 640	Mr. MacVeagh	649
to motion was not agreed to 643	the motion was not agreed to	650
motion of Mr. Littleton to go into	the article finally passed	650
committee of the whole to strike	Suffrage, memorial of Elizabeth Cady	
out the seventh section 643	Stanton, on woman, vol. iii	3
the motion was not agreed to 643	petition of Obediah Wheelock in	Ŭ
motion of Mr. H. W. Smith to go	favor of female, vol. iii	342
into committee of the whole to	Suffrage, Election and Representa-	
amend fourth section 643	tion, committee on, resolution	
the motion was not agreed to 643	adopted by, on death of Mr. M'-	
motion of Mr. Davis to go into com-	Allister, vol. iv	109
mittee of the whole to amend	report from committee on, relative	
fourth section 644		
the motion was not agreed to 644		693
9		

Suffrage, Election, &cContinued.	Superior Court—Continued.
report from committee on, on elec-	remarks on, by-
tion boards and contested elec-	vol. vii:
tions, vol. iv	Mr. Curtin 600
interference with free exercise of	Mr. Cuyler 550, 603, 605
right of, vol. iv 670	Mr. Howard
remarks on, by—	Mr. J. N. Purviance
vol. iv:	Mr. Woodward 604, 605, 606
Mr. Cassidy 675, 676	Supersedeas, removal of criminal
Mr. Cuyler 673, 674, 675	cases by the Supreme Court shall not be, vol. vi
Mr. Dallas	removal of criminal cases shall not
Mr. Lear	be, vol. vii
Mr. Newlin 673, 674, 675	
partial female, petition of citizens	ty boards of, vol. i
of Chester county in favor of, vol.	Supervisors of election boards, ap-
iv	pointment of, vol. vii 647
electors to forfeit right of 172	remarks on, by-
no interference with free exercise	vol. vii:
of right of, vol. iv 567	Mr. Beebe 647
remarks on, by-	Mr. Buckalew 748, 649
vol. v:	Mr. Dallas
Mr. Darlington 567	Mr. Darlington
committee on, report submission	Mr. MaeVeagh
ordinance, vol. viii	Sullivan and Bradford counties, me-
Superintendent of Corporations, to es-	morial of citizens asking for recog-
tablish office of, vol. vii 442, 443	nition of Almighty God in Consti- tion, vol. iii
remarks on, by—	
vol. vii:	Supreme Courts—See Courts and Judiciary.
Mr. Woodward 442, 445 Superintendent of Public Instruction,	Supreme Court, relating to—
resolution to provide for election	vol. i:
of, vol. i	
relative to, vol. ii, 333; v, 240.	of146
to be a member of court of pardons,	relative to appointment of reporter
vol. ii	
remarks on, by-	to select judges of, by districts 197
vol. ii:	relative to appointment of fifteen
Mr. Broomall 392, 398	
Mr. Buckalew 387	relative to number of judges, juris-
Mr. Carter 389	diction and districts of 375
Mr. Darlington 385, 386	vol. ii:
Mr. Lear 387, 398	relative to appointment and retiring
Mr. Minor	6 of judges of
Mr. Struthers 391	powers of the—
Mr. J. P. Wetherill	remarks on, by—
ereating office of, vol. vi	6 Mr. Dallas
to provide for appointment of, vol.	Mr. Darlington
vii	Mr. Gowen 772, 774, 776, 777, 778
remarks on, by—	Mr. Horton 765, 766
vol. vii:	Mr. MacVeagh 761, 765
Mr. Darlington 44:	Mr. Sharpe 767, 770
Superior Court, establishment of a,	Mr. Temple 754, 757, 758, 766
vol. i 100	3 Mr. Woodward 733, 742
to provide for establishment of, vol.	vol. iv:
vii 550, 600	
	Mr. Armstrong, 27, 28, 41, 42, 43,
remarks on, by-	44, 45, 46, 68, 69.
vol. vii: Mr. Armstrong	44, 45, 46, 68, 69. Mr. Bowman

upreme Court-Continued.		Supreme Court—Continued.	
remarks on, by-		vol. iv:	
vol. iv:		amendment of Mr. Sharpe, 81; as	
Mr. Curry	11	amended, rejected, 86.	
Mr. Ewing 6, 7, 8,	10	amendment of Mr. MacConnell to	
Mr. Heverin 35,	36	amendment, to locate the court	
Mr. Howard	34	at the capital, 81; adopted, 81.	
Mr. Landis	24	remarks on, by—	
Mr. H. W. Palmer.	20	Mr. Buckalew	05
Mr. Patton	37	Mr. Carlor	- 85 eu
Mr. J. N. Purviance	4	Mr. Cuyler	82
	39	Mr. Ellis	85
Mr. Simpson.		Mr. Gowen	83
Mr. H. G. Smith	16	Mr. Kaine	83
Mr. W. H. Smith	25	Mr. D. W. Patterson	84
Mr. Temple	38	Mr. Sharpe	84
Mr. Woodward	47	Mr. Wright	84
Mr. Worrell. 12,	14	the section as amended was agreed	
amendment of Mr. Woodward to		to	86
substitute third section of mi-		tenure of judges of, considered	86
nority report of Judiciary Com-		substitute for, offered by Mr. Dal-	
mittee relative to, 47; rejected,		las, 86; modified, 87; with-	
67.		drawn, 91.	
remarks on, by-		remarks on, by—	
Mr. Armstrong 49,	50	Mr. Armstrong 87,	90
Mr. Buckalew 65, 66,	67	Mr. Bigler 87,	89
Mr. Woodward	47	Mr. Buckalew 88,	89
amendment of Mr. Lamberton to		Mr. Carter	89
amendment to elect by districts,		Mr. Dallas	87
54; rejected, 65.		the section was not agreed to	91
remarks on, by-			01
Mr. Armstrong	57	vol. v:	
Mr. Baer.	58	Chief Justice of, to preside on trial	
Mr. Bartholomew	63	of contested election of Gov-	
Mr. Biddle	61	ernor	238
Mr. Clark	64	remarks on by-	
	58	Mr. Buckalew	
Mr. Curtin		number and terms of judges of	241
Mr. Darlington 50,	60	remarks on, by—	
Mr. Dodd	57	Mr. Armstrong 241, 242,	243
Mr. Lamberton	54	Mr. Darlington	244
Mr. MacConnell	56	Mr. Kaine 242,	245
Mr. J. P. Wetherill	61	Mr. S. A. Purviance	242
amendment of Mr. Funck to amend-		Mr. Struthers	246
ment, 68; adopted, 68.		Mr. Woodward	246
amendment of Mr. Reed to amend-		jurisdiction of	247
ment, 69; adopted, 69.		remarks on by—	
amendment of Mr. Dallas to pro-		Mr. Armstrong 248,	249
vide for cumulative voting, 69;		Mr. Broomall	
withdrawn, 71; renewed, 71;		Mr. Corbett	
modified, 72; withdrawn, 72.		Mr. Corson.	
remarks on, by-		Mr. Darlington 247,	1110
Mr. Buckalew	70	Mr. Kuina	047
amendment of Mr. Buckalew, 71;		Mr. Kaine	247
adopted, 71.		Mr. MacVeagh	247
amendment of Mr. Kaine increas-		Mr. Mann.	249
ing number to eight, with		removal of criminal cases to	281
change of term, &c., 73; reject-		remarks on, by-	
ed, 81.		Mr. Armstrong 283, 303,	309
remarks on, by—		Mr. Bartholomew	302
	70	Mr. Beebe	300
Mr. Cochran 78,		Mr. Biddle	304
Mr. Kaine	75	Mr. J. S. Black	295
21—Vol. IX		, , , , , , , , , , , , , , , , , , ,	

Supreme Conrt—Continued.	Supreme Court—Continued.	
removal of criminal cases to—	vol. vii:	
remarks on, by—	judges, election of, by the limited	
vol. v:	vote	502
Mr. Boyd 2	remarks on by-	
Mr. Broomall 25	Mr. Amastroner	508
Mr. Buckalew 294, 3	Mr. Broomall 503,	
Mr. Coehran 3	11	
Mr. Corbett3	12	
Mr. Corson, 2	85 Mr. Darnington	
Mr. Cuyler 2	95	
Mr. Ellis 3	05 engionity of Judges of	102
Mr. Hazzard 2	ss remarks on, by—	
Mr. Hunsicker 281, 299, 3	11 Mr. Hay	703
Mr. Lear		
Mr. MacVeagh3		130
Mr. Mann. 2		461
Mr. H. W. Palmer. 2		
Mr. Purman 29	N. A	461
	3.5 337 1 1	
Mr. Ross		
Mr. Sharpe 393, 30	0.4 7 0.4	
Mr. Temple 287, 28		011
judges of, to have power to issue	remarks on, by—	E.19
writs of eertiorari 3:		
remarks on, by-	Mr. Darlington	
Mr. Kaine 3	Mr. Woodward	542
cumulative voting provided for	writs of error to	944
when more than one judge of, to	remarks on, by—	
be elected 33	Mr. Alrieks	546
residence and qualifications of	Mr. Armstrong	545
judges 3-		
remarks on, by-	Mr. Broomall	
Mr. Buckalew 3-		
Mr. MacVeagh 3		
judicial duties only to be imposed	Mr. MacVeagh 544,	545
on judges of 40		548
to provide rules for the system of	Mr. Purman	
practice in all the courts 5		
remarks on, by-	vol. viii:	
Mr. Armstrong 5	14	
Mr. Kaine 5.	10 Tesorition of hir Currin, to pay its	
Mr. S. A. Purviance 5	1. West for reporting proceedings	- 40
nisi prius, in Philadelphia, to estab-	***************************************	748
	resolution of Mr. Patton, to pay J. I.	
remarks on, by-	Gilbert and It. A. West for report-	
Mr. Alricks 5:	ing argument in	762
	of resolution of pire at the vicinos, to	
Mr. Corbett	10 100	
Mr. Cuyler 55	ment in	763
Mr. Howard 55	Surveyor General's department, re-	
o sit in banc in the city of Harris-	port of expenditures of, called for,	
burg 5	vol. i	40
vol. vii:	a large sensetes position of siti	
nacting of rules of practice by 49	zens of, asking for recognition of	
remarks on, by-		
Mr. Armstrong 494, 495, 49	9.1	551
Mr. Dallas 49	96 VOI. IV	301
Mr. Darlington 49		
Mr. Mann 49		010
Mr. Woodward 49	committee of Convention, vol. viii,	016

	Taxation, Revenue, &c.—Continuea.
T.	section 8—
D	remarks on, by-
'AXATION, Revenue and Finance-	vol. iii:
appointment of committee on, vol. i, 110	Mr. Alrieks 283
report of committee on, vol. iii 218	Mr. Biddle 281
article on, considered—	Mr. Broomall 280, 281, 285
vol. iii:	Mr. Buckalew 280, 285, 291, 293
section 1. All taxes to be uniform	Mr. Dallas
on the same class of subjects,	Mr. Funck
considered 272	Mr. Lilly 277, 291
the section was agreed to 272	Mr. M'Allister
section 2. All laws exempting pro-	Mr. MacConnell 289, 290
perty, except as herein specified,	Mr. D. W. Patterson 279, 293
to be void, considered 272	Mr. T. H. B. Patterson 287
the section was agreed to 272	Mr. Simpson
section 3. Relative to local improve-	Mr. J. P. Wetherill 277, 293
ments, considered	Mr. J. W. F. White 275, 283, 290
the section was agreed to 272	Mr. Worreil 290, 291
section 4. The property of manufac-	the section as amended was agreed
turing corporations to be taxed	to
as that of individuals, consid-	section 9. All contracts by which
	indebtedness beyond such lim-
ered	its would be increased shall be
the section was agreed to	
section 5. No debt to be created by	void, considered
or on behalf of the State, con-	amendment of Mr. Broomall, 294;
sidered	adopted, 294.
the section was agreed to 272	amendment of Mr. Hanna, 290;
section 6. All laws authorizing the	adopted, 294.
borrowing of money to specify	substitute proposed by Mr. J. P.
the purpose therefor, consider-	Wetherill, 295; rejected, 295. the section as amended was agreed
ed	to
adopted, 273.	section 10. The maintenance of the
the section as amended was agreed	sinking fund, considered 293
to	the section was agreed to 295 section 11. The investment of the
city, borough, tewnship or mu-	money of the sinking fund, con-
nicipality shall loan its credit,	sidered 295
considered	
the section was agreed to 273	
section 8. Limiting indebtedness of	kept at interest for the benefit
municipal corporations, consid-	of the State, considered 295
amendment of Mr. J. P. Wether-	the section was agreed to 295 new section proposed by Mr. Lilly,
ill, 273; adopted, 292.	for the passage by the Legisla-
amendment of Mr. Broomall to	ture of a general law providing
amendment, 275; accepted, 275.	for uniform assessment, con-
amendment of Mr. Funck to	sidered
amendment, 283; rejected, 292.	the section was not agreed to 295
amendment of Mr. Buckalew,	new section proposed by Mr. Al-
292; rejected, 293.	ricks for the selection of a State
amendment of Mr. Struthers,	Revisor, considered
293; rejected, 293.	remarks on, by—
amendment of Mr. D. W. Patter-	Mr. Alricks 290
son to amendment, 293; reject-	the section was not agreed to 290
ed, 293.	article on as amended
amendment of Mr. H. G. Smith,	vol. vi:
293 adopted. 293.	article on second reading 9:

Caxation, Revenue, &c.—Continued.	Taxation, Revenue, &c.—Continued.
article on second reading—	artiele on second reading—
vol. vi:	section 4—
section 1. All taxes to be uniform,	remarks on, by—
certain property exempt from	vol. vi:
taxation, considered 93	Mr. Bardsley 11
amendment of Mr. Campbell, 93;	Mr. Bigler 12
rejected, 94.	Mr. Bowman
amendment of Mr. Harry White,	Mr. Broomall 104, 11
94; rejected, 95.	Mr. Buckalew 10
remarks on, by-	Mr. Calvin 119
Mr. Broomall 93	Mr. Carey 115
Mr. Harry White 93, 94	
the section was agreed to 95	
section 2. All laws heretofore passed,	Mr. Howard 129
exempting property not speci-	Mr. MaeConnell
fied in former section, to be void,	Mr. Mann
considered95	
amendment of Mr. Broomall, 96;	Mr. H. W. Palmer 10
adopted, 96.	Mr. J. N. Purvianee 12
amendment of Mr. Hay, 96; re-	Mr. H. W. Smith
jected, 97.	Mr. Struthers 12
amendment of Mr. Alricks, 97;	Mr. J. P. Wetherill 108, 110
withdrawn, 97.	Mr. Harry White 115, 10
amendment of Mr. Armstrong, 98;	the section was not agreed to by
adopted, 98.	yeas and nays
remarks on, by-	section 5. No debt to be created by
Mr. Hay 96	
the section as amended was agreed	sidered
to	section 6. All laws authorizing the
section 3. The corporate authorities	borrowing of money by and on
of cities, boroughs and town-	behalf of the State, shall specify
ships to have the power to make local improvements and assess	the purpose, considered 130
special tax therefor, considered, 98	
amendment of Mr. Ewing, 98;	jected by yeas and nays, 139.
modified, 99; rejected, 101.	amendment of Mr. J. M. Wether-
amendment of Mr. Cuyler, 101;	ill, 139; rejected, 139.
rejected by yeas and nays, 102.	remarks on, by—
remarks on, by—	Mr. Baer 130
Mr. Buckalew 98, 99, 100	7.0
Mr. Cayler 99, 101	and the second s
Mr. Ewing 98, 102, 103	7.00
Mr. Hanna 100	5 T T 1. TOO TOO
Mr. Wherry 100	Mr. Knight 130, 13:
Mr. Worrell 101	
the section was not agreed to by	Mr. Mott 133
yeas and nays 103	Mr. Stanton 135
section 4. The property and busi-	the section was not agreed to by
ness of manufacturing corpora-	yeas and nays 140
tions shall not be taxed in any	section 7. The State, nor county,
other manner or rate than that	city, borough or township shall
of individuals, considered 103	not loan its credit, considered 140
amendment of Mr. Dodd, 103;	the section was agreed to 141
adopted by yeas and nays 106	section 8. No county, township,
amendment of Mr. MacConnell,	school district or municipal cor-
125; rejected by yeas and nays, 128	poration shall become indebted
remarks on, by—	to an amount exceeding two per
Mr. Ainey 120	centum on assessed valuation
Mr Armstrong 113 195	of property, considered 141

Taxation, Revenue, &c Continued.	Taxation, Revenue, &c.—Continued.
article on second reading—	article on second reading—
section 8—	section 12—
vol. vi:	vol. vi:
amendment of Mr. Broomall, 141;	amendment of Mr. Harry White
adopted by yeas and nays, 146.	to amendment, 156; rejected,
amendment of Mr. Buckalew to	156.
amendment, 143; accepted, 144.	amendment of Mr. Broomall, 156;
remarks on, by-	adopted, 156.
Mr. Boyd 144, 145	amendment of Mr. Broomall, 156;
Mr. Buckalew 143, 144	adopted, 157.
Mr. J. W. F. White 143, 145	amendment of Mr. M'Murray,
the section as amended was agreed	157; adopted, 157.
to	remarks on, by-
section 9. Provision to be made for	Mr. Alricks 150
collection of an annual tax suf-	Mr. Broomall 152, 153
ficient to pay the interest, and	Mr. Curtin 152, 153
also the principal within thirty	Mr. Darlington 153
years, considered 146	Mr. Howard 154
the section was agreed to by yeas	Mr. Harry White 155
and nays	the section as amended was agreed
section 10. To provide for the pay-	to by yeas and nays 157
ment of the present State debt, and the establishment of the	new section proposed by Mr. S. A.
sinking fund, considered 147	Purviance, to prevent the Legis-
amendment of Mr. Harry White,	lature authorizing the levying
148; adopted, 148.	of a special tax on one class for
amendment of Mr. Darlington,	the benefit of another class, con-
148; adopted, 148.	sidered
amendment of Mr. Struthers, 148;	remarks on, by—
adopted, 148.	Mr. MacConnell
remarks on, by—	Mr. Woodward 158, 159, 160
Mr. Harry White 147	the section was agreed to 161
the section as amended was a greed	new section proposed by Mr. T. H.
to 148	B. Patterson, that the Common-
section 11. All moneys of the State	wealth shall not assume the debt
over and above the necessary	of any county, city, borough or
reserve, shall be applied to the	township, considered 160
payment of the State debt, con-	the section was agreed to 161
sidered	article referred to Committee on Re-
148; rejected, 150.	vision and Adjustment 161
amendment of Mr. Kaine, 150;	vol. vii:
adopted, 151.	article on third reading 651
amendment of Mr. H. W. Smith,	motion of Mr. Broomall to go into
151; rejected by yeas and nays,	committee of the whole to strike
151.	out twelfth section and insert
remarks on, by-	sections twelve and thirteen 652
Mr. Purman 149, 150	the motion was agreed to 653
Mr. Harry White 149	in committee, the amendment was
the section as amended was agreed	directed to be made 653
to 151	motion of Mr. Armstrong to go in-
section 12. All moneys of the State	to committee of the whole to
to be kept at interest for the	strike out the last clause of thir-
benefit of the State, considered, 152	teenth (Mr. Broomall's) section, 654
amendment of Mr. Alricks, 152;	the motion was not agreed to, 654; re-considered, 668; agreed to,
rejected, 156. amendment of Mr. C. A. Black to	668.
amendment, 154; accepted, 154;	in committee, the amendment was
withdrawn, 155.	directed to be made 669

Taxation, Revenue, &c.—Continued.	Taxation, Revenue, &c.—Continued.
article on third reading—	article on third reading—
vol. vii:	vol. vii :
motion of Mr. Broomall to go into	motion of Mr. Landis to go into com-
committee of the whole to add	mittee of the whole to strike out
new section, to come in after	seventh section
second section	the motion was not agreed to 67
remarks on, by—	motion of Mr. Brodhead to go into committee of the whole to
Mr. Ewing 655, 656	amend first section
the motion was not agreed to 666	
motion of Mr. S. A. Purviance to	the motion was not agreed to 67
go into committee of the whole	motion of Mr. Cuyler to go into
to amend thirteenth section 663	committee of the whole to add
remarks on, by-	new section providing for spe-
Mr. Howard 665	cial assessments for making
Mr. MacVeagh 664	local improvements
Mr. Purman 665	the motion was not agreed to 67
Mr. S. A. Purviance 663	the article passed finally 67
Mr. Turrell 664	vol. viii:
the motion was not agreed to 666	article on, resolution directing Com-
motion of Mr. Mann to go into com-	mittee on Revision to strike out
mittee of the whole to strike out	first section
the thirteenth printed section 667	Taxation, exemptions from, resolu-
remarks on, by—	tion relative to prohibition of, vol. i
Mr. Mann	Committee on Revenue to inquire
the motion was agreed to 667	into the proportion of property
in committee, the section was di-	now exempt by law from, vol. i 93
rected to be stricken out 667	resolution for owners of property to
motion of Mr. Armstrong to go in-	vote on proposition to raise money
to committee of the whole to	by, vol. i
amend thirteenth (Mr. Broom-	to provide for equal, vol. i 22
all's) section	to prevent public debt from exceed-
the motion was agreed to 669	ing, vol. i
in committee, the amendment was	exempting household effects from,
directed to be made 669	vol. i
motion of Mr. Minor to go into	of railroad corporations, vol. iii, 33'
committee of the whole to	remarks on, by-
amend seventh section 667	yol. iii.
the motion was not agreed to 669	Mr. Alricks. 349
motion of Mr. Broomall to go into	Mr. Bartholomew 340, 343 344
committee of the whole to	Mr. Biddle
amend seventh section 669	Mr. Buckalew 364 365, 366 Mr. Cochran 352, 353, 373
remarks on, by—	Mr. Corson
Mr. Buckalew 670	Mr. Darlington 34
the motion was not agreed to 671	Mr. Ewing 370
motion of Mr. Buckalew to go into	Mr. Gowen 337, 339, 340, 359
committee of the whole to strike	Mr. Howard
out "five" and insert "seven"	Mr. Knight
in seventh section 671	Mr. MacVeagh 368, 370
the motion was agreed to 671	Mr. Minor 362, 369
in committee, the amendment	Mr. Newlin 351, 369
was directed to be made 672	Mr. T. H. B. Patterson, 356, 357, 375
motion of Mr. Buckalew to go into	Mr. Struthers 375
committee of the whole to strike	Mr. J. P. Wetherill 351, 361
out the last clause of seventh	Mr. Woodward 361, 362, 372
section 672	vol.iv;
the motion was agreed to 673	foreign insurance companies to be
in committee, the amendment	subject to, same as those incorpo-
was directed to be made 673	rated by this State 631

Taxation—Continued.	Taxes—Continuea.	
vol. v:	to be uniform on the same class of	
no property to be exempted from, 252	subjects, vol. iii	272
vol. vi:	Tax, a gradual inheritance, recom-	
exemption of certain property from, 93	mended, vol. i	90
remarks on, by-	special, on railroad and insurance	
	companies, vol. i	107
	rate of, resolution to provide for,	
Mr. Harry White 93, 94	on corporations, vol. i	237
all laws heretofore exempting from,	enrolment, resolution to require	
to be void	payment of, vol. i	353
remarks on, by-		00.
Mr. Hay 96	Teachers of public schools, no distinc-	
Legislature not to exempt property	tion of sex to be made in compen-	OF
from municipal	sation of, vol. vi	85
of foreign insurance companies 16	remarks on, by—	
remarks on, by-	vol. vi:	
Mr. Ewing 17	Mr. Cochran	85
of manufacturing corporations, to be	Telegraph companies, resolution rela-	
the same as of individuals 103	tive to, vol. i	534
remarks on, by-	Telegraphs, to apply the provisions	
Mr. Ainey	of the Railroad article to, vol. viii,	25
Mr. Armstrong 113, 125	remarks on, by-	
Mr. Bardsley 117	vol. viii :	
Mr. Bigler 121	Mr. Brodhead	25
Mr. Bowman	Mr. Cuyler	25
Mr. Broomall 104, 117	resolution relative to a proposed ar-	
Mr. Buckalew 106	tiele on, vol. viii	54
Mr. Calvin	companies, article in reference to	0.1
	organization, vol. viii	328
Mr. Carey		()20
Mr. Cochran	remarks on, by-	
Mr. Ewing	vol. viii :	998
Mr. Howard	Mr. Beebe	
Mr. MacConnell	Mr. Broomall 328,	
Mr. Mann	Mr. Cuyler	
Mr. Niles 104	Mr. Ewing	
Mr. H. W. Palmer 106	Mr. Harry White	329
Mr. J. N. Purviance	Mr. Woodward 328,	330
Mr. H. W. Smith	Temperance Alliance of Pittsburg,	
Mr. Struthers 128	memorial from, in favor of prohibi-	
Mr. J. P. Wetherill 108, 110	tion, vol. v	299
Mr. Harry White 104, 115	TEMPLE, BENJ. L., delegate IIId dis-	
of railroad and canal corporations, 557	triet:	
Taxes to be uniform, vol. vi 93	seat contested by R. E. Shapley,	
levying of on one class for the bene-	vol. i	9
fit of another, prohibited, vol. vi, 157	delegates at large to enquire into,	
remarks on, by-	vol. i	10
vol. vi:	declared entitled to seat, vol. i	20
Mr. MacConnell	oath of office administered to, vol. i,	21
Mr. S. N. Purviance 157	leaves of absence granted to, vol. i,	
Mr. Woodward 158, 159, 160	217; iii, 83; iv, 600; vii, 130.	
special, for local improvements,	memorial presented by—	
power to assess	vol. i:	
remarks on, by—	from citizens of Philadelphia, in	
M. Buckalew 98, 99, 100	favor of compelling the pay-	
Mr. Cuyler 90, 101	ment of poll tax	580
Mr. Ewing 98, 102, 103	personal explanation by to Mr.	900
Mr. Hanna	Worrell, vol. iv	38
Mr. Wherry 100		,,3
Mr. Worrell	rises to a question of privilege, vol.	907
Mr. Worrell 101	ii	521

TEMPLE, BENJ. L.—Continued.	TEMPLE, BENJ. L.—Continued.
resolutions submitted by-	remarks by—
vol. i:	vol.i:
requesting Auditor General to fur-	on woman suffrage 609
nish statement of money paid	on the form of ballot
into State Treasury by certain	vol. ii:
officers in Philadelphia 91	
relative to adjournment 98	
to guarantee men and women	on defining the residence of vo-
equal right of suffrage 131	ters
to abolish the grand jury system, 145	
to abolish office of register of wills, 160	
relative to appointment of pro-	on the Education article
thonotary and clerks of courts 183	0
relative to publishing names of	vol. iii :
absent and non-voting members, 204	on creating special municipal
vol. iv:	commissioners 121, 123, 124, 125
relative to Saturday sessions 747	
vol. vi:	Court
relative to a recess of Convention, 409	
vol. viii:	on the powers of the Supreme Court
to pay for fac simile copies of the	
Constitution	
incidental remarks by—	the Philadelphia courts 195
vol. i:	on the establishment of police
159, 184, 188, 190, 207, 233, 281, 282,	courts
287, 450, 457, 502, 512, 587, 590, 595,	on the establishment of probate
707, 784.	courts 382, 383, 386, 387, 389
vol. ii:	vol. v:
136, 261, 566, 567, 726, 731, 768.	on the appointment of overseers
vol. iii:	of elections by the court 55, 56
82, 117, 120, 126, 163, 491, 495, 585,	on the election by ballot 153
729, 730, 738, 739.	on liquor prohibition 321
vol. iv:	on recess of the Convention 721
7, 8, 10, 13, 36, 285, 286, 299, 303, 314,	vol. vi:
317, 361, 379, 381, 403, 724, 750, 756.	on special municipal laws 227
vol. v:	on municipal indebtedness 238
53, 54, 61, 132, 147, 162, 168, 319, 351,	on the establishment of the Phil-
352, 353, 356, 359, 360, 485, 498, 520,	adelphia courts
560, 646, 653, 719, 741, 742, 747, 750.	on the removal of criminal cases
vol. vi:	to the Supreme Court 287, 288
11, 27, 169, 191, 236, 238, 239, 241,	on the election and qualifications
245, 328, 329, 332, 353, 354, 357, 393,	of aldermen 319, 320, 326, 327, 335
397, 413, 415, 416, 420, 424, 425, 426,	on accepting the resignation of
433, 521, 523, 533, 535, 537, 671, 719.	Mr. Woodward353
vol. vii:	on the granting of free passes by
276, 325, 385, 559, 627.	railroad companies 708
vol. viii: 144, 145, 199, 231, 433, 436, 445, 517,	vol. vii:
518, 522, 535, 571, 597, 612, 615, 634,	on the establishment of separate
639, 640, 647, 648, 657, 665, 707, 748,	orphans' courts 518, 519
756, 758, 761.	vol. viii: on the tenure of office and elec-
remarks by—	tion of aldermen
vol. i:	on appointing commissioners of
on election of a stenographer 64	2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
on fixing time for holding munici-	
	609, 649. on the payment of certain claims, 755
pal elections	
on sessions of the Legislature and	Tenancy by courtesy, resolution rela-
elections	tive to, vol. i
	Terms of officers, during good be-
lature 511	havior, vol. vii 140

restimony in contested elections—	Township, &c. officers—Continued.
remarks on, by—	section 3—
vol. ii:	vol. iv:
Mr. Buckalew 125	the section as amended was agreed
Mr. Darlington	to 780
Mr. M'Allister	section 4. The salary of officers not
Mr. M'Clean 123	to be increased after election,
Mr. Simpson	considered 780
	amendment of Mr. Lilly, 780;
vol. v: Mr. Buckalew	adopted, 780.
Mr. Buckalew	the section as amended was agreed
Mr. Knight	to 780
Mr. Harry White	section 5. Providing for strict ac-
Thayer, Judge, of Philadelphia, as-	countability of all officers, con-
signed to court of common pleas	sidered 780
number four, vol. viii	amendment of Mr. Beebe, 780;
Thomas, S. W., D. D., prayer offered	rejected, 780.
by, vol. v	the section was agreed to 780
Tioga county, report of prothonotary	section 6. Etigibility of individuals
of, vol. ii	for election, considered 780
Township, borough and county offi-	amendment of Mr. Brodhead, 780;
cers—	
vol. i:	rejected, 780. the section was agreed to 781
appointment of committee on 109	new section proposed by Mr.
vol. iv:	
article on, considered 774	ted voting for county commis-
section 1. Designating county offi-	sioners and auditors, considered, 781
cers	
amendment of Mr. Bowman, 775;	vol. v:
rejected, 776.	new section proposed by Mr. Bucka-
amendment of Mr. Brodhead,	lew, to elect county commission-
776; withdrawn, 776.	ers and county auditors by the
amendment of Mr. Fulton, 776;	limited system of voting, con-
adopted, 776.	sidered, 6; postponed, 6; re-
amendment of Mr. Corson, 776;	sumed consideration, 67.
rejected, 777.	amendment of Mr. Hunsicker, 78;
amendment of Mr. Kaine, 777;	withdrawn, 97.
rejected, 777.	amendment of Mr. Darlington to
amendment of Mr. Brodhead, 777;	amendment of Mr. Hunsicker,
adopted, 777.	92; withdrawn, 97.
amendment of Mr. Ross, 777;	amendment of Mr. Mann, 97;
withdrawn, 777.	withdrawn, 111.
the section as amended was agreed	amendment of Mr. Hunsicker to
to 77	7 amendment of Mr. Mann 102
section 2. Election and term of	amendment of Mr. Hunsicker re-
county officers, considered 77	8 newed, 111; adopted, 124.
amendment of Mr. MacConnell,	amendment of Mr. H. W. Smith,
778; adopted, 778.	121; rejected, 124.
amendment of Mr. Funck, 778;	amendment of Mr. Buckalew, 125;
rejected, 778.	adopted, 125.
the section as amended was agreed	amendment of Mr. Minor, 125;
to 77	8 rejected, 125.
section 3. Compensation of county,	remarks on, by—
township and borough officers,	Mr. Ainey 108, 118
considered	8 Mr. Baer 103
amendment of Mr. D. N. White,	Mr. Bigler 118
778; rejected, 778.	Mr. Broomall 102
amendment of Mr. Hemphill,	Mr. Buckalew, 67, 68, 70, 120,
778; rejected, 778.	121, 122, 123, 124.
amendment of Mr. Lear, 778;	Mr. Carter 71, 79
adopted, 780.	Mr. Cochran 93, 94, 98
adopted, 1001	

Township, &c., officers—Continued.	Township, &c., officers—Continued. article on second reading—
new section proposed—	section I—
remarks on, by—	vol.vi:
vol. v:	remarks on, by—
Mr. Darlington 91, 92, 93	Mr. Ewing 199
Mr. DeFrance 105, 106	Mr. Hanna 200
Mr. Gibson	Mr. Howard 201
Mr. Lawrence 116, 117, 118, 119	Mr. Hunsicker 200, 201
Mr. Lear	Mr. MaeConnell 199
Mr. Lilly	Mr. S. A. Purviance
Mr. Mantor	Mr. J. W. F. White 198
Mr. Minor	the section as amended was
Mr. D. W. Patterson 76, 78, 79, 80	agreed to 208
Mr. J. N. Purvianee 96	section 2. County officers, when
Mr. Stewart	elected, and their term of office,
Mr. Wherry 88	considered
Mr. D. N. White 106, 107	amendment of Mr. Darlington,
the section was agreed to 126	203; rejected, 203.
new section proposed by Mr. Mac-	amendment of Mr. Harry White, 203; rejected, 204.
Connell, that the terms of all	amendment of Mr. Buckalew,
eounty officers shall begin on	204; modified, 204; adopted,
the first Monday of December	204.
next after election, considered, 126	amendment of Mr. A. Reed, 204;
the section was agreed to 126 article as amended 126	rejected, 204.
	the section, as amended, was
vol. vi:	agreed to
article on second reading 195	section 3. All county officers to be
section 1. What county officers shall	paid by salary, considered 204
eonsist of, considered 195	amendment of Mr. Lamberton,
amendment of Mr. Darlington, 195; adopted, 195.	205; adopted, 205.
amendment of Mr. Kaine, 195;	amendment of Mr. Struthers, 205; adopted, 205.
rejected, 196.	amendment of Mr. S. A. Purvi-
amendment of Mr. Beebe, 196;	ance, 205; adopted, 206.
rejected, 197.	amendment of Mr. Darlington,
amendment of Mr. Simpson, 197;	206; rejected, 208.
rejected, 197.	amendment of Mr. Buckalew,
amendment of Mr. Wright, 197;	208; rejected, 208.
rejected, 197.	remarks on, by—
amendment of Mr. Darlington,	Mr. Clark
197; adopted, 197.	Mr. A. Reed
amendment of Mr. Kaine, 197;	Mr. H. G. Smith 208
rejected by yeas and nays, 198.	Mr. J. W. F. White 200
amendment of Mr. Wherry, 198;	the section as amended was agreed
adopted, 198. amendment of Mr. Corson, 198;	to by yeas and nays
adopted, 198.	vide for the strict accountabili-
amendment of Mr. J. W. F.	ty of all officers, considered 209
White, to strike out anditors,	the section was agreed to 209
198; withdrawn, 201.	section 5. Any qualified elector to
amendment of Mr. Harry White,	be eligible, considered 200
201; adopted, 202.	the section was not agreed to 209
amendment of Mr. Khine, 202;	section 6. Election of county com-
rejected, 202.	missioners and auditors, consid-
amendment of Mr. T. H. B. Pat-	ered 209
terson, 202; rejected, 203.	amendment of Mr. J. N. Purvi-
amendment of Mr. Ewing, 203;	ance, 210; rejected by yeas and
rejected, 203.	nays, 210.

ownship, &c., officers-Continued.	Township, &c., officers—Continued.	
article on second reading-	vol. viii :	
section 6—	article on, re-consideration of, on	904
vol. vi:	third reading	304
amendment of Mr. Buckalew,	section 5. Amendment of Mr. Hun-	204
210; adopted, 210.	sicker	۲∙0ند
amendment of Mr. Buckalew,	remarks on, by—	332
211; adopted, 211.	Mr. Darlington 304,	305
amendment of Mr. Hanna, 211;	Mr. Kaine	333
adopted, 211; withdrawn, 211.	the article was passed finally	334
amendment of Mr. J. M. Bailey,	Trade combinations, resolution rela-	
211; rejected, 211.	tive to, vol. i	193
the section as amended was agreed	Trades union, petition from American	
section S. The term of office to begin	Mechanics association of Pennsylva-	
on the first Monday of Decem-	nia, relative to, vol. i	335
ber, considered	Transcribing Clerks, resolution to in-	
amendment of Mr. S. A. Purvi-	crease pay of, vol. viii	4
ance to strike out December,	Transportation, gratuitous, by rail-	
and insert January, 212; adopt-	roads forbidden, vol. iii	577
ed, 212.	of freight or passengers, officers and	
the section as amended was agreed	employees of railroad and canal	
to 212	companies not to engage in,	
article referred to Committee on	vol. vi	605
Revision and Adjustment 212	remarks on, by—	
vol. vii:	vol. vi:	
article on, reported by Committee	Mr. Bullitt 606,	
on Revision and Adjustment 538	Mr. Howard	601
article on third reading 723	Transportation companies, restric-	
motion of Mr. Darlington to go into	tions on, vol. vii	785
committee of the whole to	remarks on, by-	
amend the eighth section 724	vol. vii:	700
the motion was not agreed to 724	Mr. Bigler 785,	787
motion of Mr. Ross to go into com-	Mr. S. A. Purviance 786,	219
mittee of the whole to amend	special and general legislation for	010
the first section	remarks on, by—	814
remarks on, by—	Mr. Biddle Mr. Buckalew	815
Mr. Ross	Mr. Hemphill	813
the motion was not agreed to 725	Mr. Hunsieker	814
motion of Mr. Brodhead to go into committee of the whole to strike	Mr. MacVeagh	814
out third section	vol. viii:	
the motion was not agreed to 725	free, to forbid	35
motion of Mr. Struthers to go into	remarks on, by—	
committee of the whole to	Mr. Bowman	
amend seventh section 725	Mr. MacVeagh	36
remarks on, by-	officers and employees of railroads	
Mr. Bigler 727	not to engage in	60
Mr. Cochran 725, 726	remarks on, by—	
Mr. Darlington	Mr. Armstrong	9
Mr. Struthers 726	Mr. Bigler	60
the motion was not agreed to 727	Mr. Buckalew	9
motion of Mr. Howard to go into	Mr. Cochran	10
committee of the whole to	Mr. Ewing	9
amend seventh section 728	Mr. Hay	10
remarks on, by—	Mr. Howard	61
Mr. Howard 728, 729	Mr. Woodward	
the motion was not agreed to 729	Treasurer, State, resolution relative	0.0
the article passed finally	to election of by the people, vol. 1,	-96

Treasury, no money to be drawn from,	Turrell, Wm. J.—Continued.
except on account of appropriations	resolutions submitted by—
therefor, vol. v 308	vol.i:
Treason or felony, no person to be at-	relative to compulsory education, 325
tainted by Legislature, vol. iv 757	relative to corporation charters 65
Treason, no person to be attainted of,	relative to furnishing Debates to
vol. v	New England Historical society,
Trial by jury, parties in civil cases	413, 433.
may dispense with, vol. vi 525	incidental remarks by—
remarks on, by-	vol. i:
vol. vi:	225 420 420 514 512 620 628 710
Mr. Broomall 426	796 798 784
Mr. Darlington	wol iii
Mr. H. W. Palmer 526	241 245 246 605 506
Mr. Purman	rol iii.
inviolability of, vol. vii	218, 229, 232, 234, 489, 603, 622.
remarks on, by—	vol. iv:
vol. vii:	114 100 017 010 014 000 000 000
Mr. De France	000 000 004 400 407
Mr. Woodward 297	vol. v:
Trust funds, not to be invested in	236, 266, 310, 406, 487, 488, 489, 547,
bonds or stocks of corporations,	560.
vol. v	vol. vi:
remarks on, by-	81, 101, 102, 142, 163, 164, 198, 204,
vol, v:	461, 472, 473, 502, 535, 556, 717, 734.
Mr. Alricks 297	vol. vii:
Mr. Biddle293, 294, 297, 304	58, 131, 639, 670, 697, 715.
Mr. Boyd 298, 299, 300	vol. viii :
Mr. Cuyler 296, 297	59, 572, 647, 661, 663, 689, 692, 764.
Mr. Hunsicker 307	remarks by—
Mr. J. P. Wetherill 295, 305	vol. ii:
Mr. Harry White 301, 307	on the form of ballot 23
Mr. J. W. F. White 302	on the Suhrage article 103
TURRELL, WILLIAM J., delegate	on compulsory voting 13
XIVth district:	on the division of election dis-
13 0 00 3 0 0 0	tricts 13
oath of office administered to, vol. i, leaves of absence granted to, vol. ii,	on defining the residence of
685; iii, 706; iv, 600; vi, 238; vii,	voters
337; viii, 308.	on court of pardons 368
petitions presented by—	on the death of Mr. Hopkins 409
vol. i:	vol. iii:
from citizens of Susquehanna	on discrimination in freight or
county, in favor of prohibition,	passage by railroad companies, 50
217, 409, 566, 734.	on the forfeiture of charters of
vol. ii:	railroad companies for combina-
from citizens of Wayne county, in	tions 566, 56
favor of prohibition 183	on the acceptance by railroads of
from citizens of Lycoming county,	the provisions of the general
in favor of the same 185	law 63:
from citizens of Columbia county,	vol. v:
in favor of the same 185	on the appointment of overseers
from citizens of Susquehanna	of elections by the court 19
county, in favor of the same 213	(1)
resolutions submitted by-	constitutional provisions 31
vol.i:	on the trial by jury 58:
on adjournment to Philadelphia, 16	
to allow two-thirds of a jury to	704, 712.
render verdict99	vol. vi:
relative to pay of officers and em-	on special municipal law 22
ployees of Convention 25:	
relative to hours of session 30	

CURRELL, WM. J Continued.	Usury laws—Continued.
remarks by—	remarks on, by— vol. iv:
vol. vi;	Mr. Knight, 506, 507, 509, 510, 511,
on railroad and canal companies guaranteeing the stock of other	519, 521, 531, 533.
corporations	Mr. MacVeagh 544
on borough or city, regulating the	Mr. Mann 546, 547
grade and rate of speed of rail-	Mr. Patton 527
roads within its limits 751	Mr. J. N. Purviance 528
vol. vii:	Mr. Simpson 537
on the disqualification of duelists, 144	Mr. Struthers 548
on restricting debate 271	Mr. J. P. Wetherill, 523, 524, 526,
on special taxation 664	527, 530.
on compulsory education 685	V.
vol. viii:	**
on the right of constructing rail-	VACANCY IN XIIITH DISTRICT, report
roads	of committee on, vol. i 39
on the form of ballot in voting on	in XVth district, report of com-
the Constitution 578	mittee on, vol. i
U.	in office, to be filled by election or
	appointment, vol. ii
Uniformity of the powers and pro-	debate upon, vol. ii
cess of the courts—	in office of Governor, how to be
remarks on, by— vol. vi:	filled, vol. v
Mr Armstrong, 460, 507, 508, 509,	filled by the Governor, vol. vi 452
510, 512.	remarks on, by—
Mr. Corbett 513	vol. vii:
Mr. Cuyler 457, 510	Mr. Cuyler
Mr. Dallas 510	vol. vi:
Mr. Darlington 511	to be filled for the unexpired term
Mr. Ellis	only
Mr. Ewing	
Mr. Hay 453, 455, 460	
Mr. Kaine 508	
Mr. MacConnell 457	
Mr. Wm. H. Smith	
Mr. J. W. F. White	
Union League of Philadelphia, com-	ii
munication from, extending courtesies of house of, vol. i 252	Validity of acts of Assembly—
resolution of thanks to, vol. viii 728	
United States Constitution, Legisla-	Mr. Alricks 779
ture to submit amendments to, first	Mr. Buckalew 775, 776, 786, 787, 788
to the vote of the people, vol. v 335	
United States officers, ineligibility of,	Mr. Corbett
vol. vii	Mr. Cuyler 782, 785, 787, 788
Usury law, resolution to abolish, vol. i, 208	
memorial of Philadelphia Board of	Mr. Ewing 769, 771, 774
Trade, asking for repeal of, vol. iii, 22-	Mr. Gowen 758, 793, 794
Usury laws -	Mr. Howard 760, 768, 771, 772,
remarks on, by—	773, 790.
Vol. iv:	Mr. Hunsicker
Mr. Broomall	
Mr. Carey 490, 530, 531, 532, 53 Mr. Dunning 54	
Mr. Ewing. 50	
Mr. Hazzard 534, 536, 54	
Mr. Heverin	

Validity of acts, &c.—Continued.	Voters, defining the residence of, vol.
remarks on, by-	ii
vol. ii:	remarks on, by—
Mr. H. W. Palmer, 761, 784, 788,	vol. ii:
789, 790, 795.	Mr. Ainey 15
Mr. Temple 767	Mr. Darlington 153, 16
vol. iii:	Mr. Dodd
Mr. Walker 784	Mr. Hopkins
Mr. D. N. White 794	Mr. Landis 15
Mr. J. W. F. White 763, 788	Mr. Lear 16
Mr. Woodward, 777, 779, 781, 791, 796	Mr. Lilly 15
Mr. Werrell 769	Mr. MacVeagh 16
VAN REED, HENRY, delegate VIIIth	Mr. M'Allister 153, 157, 15
	Mr. M'Clean
district:	Mr. Metzgar 15
oath of office administered to, vol. i, 7	
leave of absence granted to, vol. v 144	Mr. Andrew Reed 16
petition presented by—	Mr. Temple 153, 16
vol. iii:	Mr. Turrell
from members of the bar of Berks	Mr. Wherry 156, 157, 16
county, to abolish the grand jury	Voters, the registration of, vol. vii 63
system 532	remarks on, by-
incidental remarks by—	
	vol. vii:
vol. vi:	Mr. Curtin
523, 524.	Mr. Dallas64
Venango county—	Mr. Ewing 64
vol. i:	Mr. Hanna 64
petition of citizens of, in favor of	Mr. Hunsicker 64
prohibition	Mr. MacVeagh64
prombition	Voting, compulsory, article in refer-
vol. ii:	
petition of citizens of, in favor of	• ence to, vol. ii
prohibition 665	remarks on, by-
petition of citizens of, asking for re-	vol. ii:
cognition of Almighty God in Con-	Mr. Hopkins 13
stitution, vol. iv 3	Mr. Lilly
Venue, change of, relative to, vol. ii 749	Mr. M'Allister 13
remarks on, by—	Mr. Tnrrell
vol. ii:	free or cumulative, by stockholders
750	of corporations—
Mr. C. A. Black	
Mr. Darlington	remarks on, by—
Mr. Kaine 751	Mr. M'Allister 132
Mr. Mann 751, 752	Mr. Woodward 132
Mr. S. A. Purviance 751	Vote, free, officers of corporations to
Mr. H. W. Palmer 750	be elected by, vol. iv, 592; v, 758.
Mr. Harry White 751	remarks on, by-
Mr. J. W. F. White 752	vol. iv:
Mr. Woodward 749, 752	Mr. Buckalew 604
vol. v:	Mr. Campbell 592
change of	Mr. Cuyler 593
yol. iv:	Mr. Darlington 606, 607
relative to applications for change	Mr. Lear 606
of	Mr. Lilly 593
Viel, William, nominated for Assist-	vol. v:
ant Clerk, vol. i	Mr. Buckalew 759, 765
	Mr. Corbett
	Mr. Cuyler 761, 763
Viva voce voting, resolution relative	Mr. Daylington 750
to, vol. i 97	Mr. Darlington
all elections by persons in a repre-	Mr. Dodd
sentative capacity to be, vol. v 181	Mr. Hunsicker 764
Vote of the State on the adoption of	Mr. Lear 761
the new Constitution, vol. viii 733	Mr. MacVeagh 766

Vote, free, &c.—Continued.	WALKER, JOHN H.—Continued.
remarks on, by-	communications presented by—
vol. v:	vol.i:
Mr. Minor 766	from the trustees of the Universi-
Mr. Andrew Reed	ty of Pennsylvania, inviting the
Mr. Struthers	members to visit the new Uni-
Mr. Woodward	versity buildings 589
Vote, limited, county commissioners	from the Chicago Public library,
and auditors elected by-	thanking the Convention for
remarks on, by—	copy of Debates and Journal 611
vol. v:	from the prothonotary of Potter
	county, presenting his report 611
Mr. Ainey 408, 118	from the board of public educa-
Mr. Baer	tion of Philadelphia, inviting
Mr. Bigler	members to commencement of
	boys' high school 635
Mr. Buckalew, 67, 68, 70, 120, 121,	from the prothonotary of M'Kean
122, 123, 124. Mr. Carter	county, presenting his report 637
Mr. Carter	from the prothonotary of Carbon
	county, presenting his report 685
	from the prothonotary of Fayette
Mr. De France	county, presenting his report 685
Mr. Lawrence 116, 117, 118, 119	from the prothonotary of Lycom-
Mr. Lear	ing county, presenting his re-
Mr. Lilly	port 711
Mr. Mann 111, 112	vol. iv:
Mr. Mantor	from mayor of Allentown, invi-
Mr. Minor	ting Convention to meet in said
Mr. D. W. Patterson 76, 78, 79, 80	eity 513
Mr. J. N. Purviance	from Mr. Gowen, resigning his
Mr. Stewart	position as a member of the
Mr. Wherry	Convention
Mr. D. N. White 106, 107	vol. v:
M1. D. M. William 100, 101	from Mr. Lloyd D. Simpson, re-
W.	questing use of Hall to deliver
** .	an address on woman suffrage 677
WALKER, JOHN H., delegate at large:	from faculty of the Polytechnic.
oath of office administered to, vol.i, 7	college, inviting Convention to
appointed President pro tem.—	attend commencement 741
vol. iv:	from trustees Normal school at
446, 554.	Shippensburg, inviting Conven-
vol. v:	tion to sit at that place 781
3S0.	vol. vi: from Mr. Woodward, tendering
vol. vi:	his resignation
3, 60, 110, 166, 214, 238, 290, 349, 408, 429,	from Seventh Day Baptists, rela-
480, 533, 588, 646, 672, 719, 755.	tive to observance of the Sab-
unanimously elected President of	bath 408
the Convention, vol. vi 756	from Mr. Collins tendering his
returns thanks for the honor, vol.	resignation
vi 756	vol. vii:
thanks of Convention to, resolution	from president of Pennsylvania
of, vol. viii	Historical society, extending
presents ten copies of the Ohio De-	invitation to Convention 52
bates, vol. viii	from Benjamin Singerly, Printer
communications presented by—	to the Convention, relative to
vol. i:	his accounts 153
from the officers of the Pittsburg	from Board of Public Charities 379
Woman Suffrage association 544	from J. W. Dungan, in reference
from the prothonotary of Dauphin	to the Philadelphia magistrate
county, presenting his report 589	system 617
the state of the s	

VALKER, JOHN H.—Continued.	WALKER, JOHN H Continued.
communications presented by-	remarks by—
vol. viii:	vol. ii:
from Secretary of Commonwealth	
transmitting returns of general	on court of pardons
election of 1838, &c 3	on cities and city charters 397
from Union League, of Philadel-	on the oath prescribed to mem-
phia, inviting Convention to	bers of the Legislature 524, 52/
Art Reception 514	on legislative appropriations for charitable and educational in-
from Mr. Singerly, relative to the	stitutions
• settlement of his accounts 746	on validity of acts of Assembly, 78-
petition presented by—	
vol. vii :	vol. iii:
from citizens of Columbia, Lan-	on the powers of mayors of cities,
caster county, in favor of liquor	79, 80, 81, 103, 111. on creating special municipal com-
prohibition 379	missions
report made by—	
vol.i:	vol. iv:
from the Committee on Cities and	on the powers of common pleas
City Charters 188	judges
resolution submitted by—	on the establishment of probate
vol. i:	courts
relative to railroad freights 217	on the establishment of police
incidental remarks by—	Weshington begang resolution to
vol. i:	Washington borough, resolution to
229, 350, 419, 532, 542, 543. vol. iii:	furnish Debates to library of, vol. i
	county, petitions of citizens of, in fa-
104, 108, 131, 132, 139, 143, 144, 156, 387.	vor of prohibition, vol. i, 201; ii,
vol. iv:	183.
124, 155, 166, 312, 343, 697.	county, petition of citizens of, ask-
vol. v:	ing for recognition of Almighty
560.	God in Constitution, vol. iv 55
vol. vi:	Wayne county, petition of citizens of,
524, 756.	in favor of prohibition, vol. ii 18
vol. vii:	Weighing, &c., to abolish offices for,
21, 22, 26, 42, 43, 68, 97, 106, 289, 290,	
291, 292, 293, 342, 343, 344, 366, 369,	vol. ii
370, 371, 380, 386, 387, 597, 598, 614, 714.	remarks on, by-
	vol. ii:
vol. viii:	Mr. Lear 72
4, 6, 7, 8, 21, 27, 47, 52, 53, 54, 55, 56, 57, 60, 90, 101, 102, 120, 130, 131,	Mr. MacVeagh72
	Mr. H. W. Palmer 72
182, 133, 134, 135, 136, 145, 158, 159, 161, 172, 175, 178, 193, 196,	Mr. J. P. Wetherill71
202, 203, 218, 223, 225, 230, 231,	Mr. Harry White
235, 236, 268, 270, 272, 297, 386,	Mr. J. W. F. White 72
387, 392, 707, 714, 715, 716, 732,	Weights and Measures, relative to a
738, 740, 743, 746.	system of, vol. v 32
remarks by—	West Chester, petition of citizens of,
vol. i:	in favor of prohibition, vol. i 68
on adjournment 100	Westmoreland county, petitions of
on election of members of the	citizens of similar import, vol. i,
Legislature 372	637; ii, 129, 213, 414, 719.
on woman suffrage 554	petition of citizens of, asking for
on the form of ballot	recognition of Almighty God in
vol. ii:	Constitution, vol. iii 4
on the Suffrage article	petition of citizens of, of similar im-
on the Legislature article 220, 222	port, vol. iv
on title of Secretary of Common-	petition of citizens of, of similar im-
wealth	port, vol. vi 58

WETHERILL, JOHN M., delegate Xth	WETHERILL, JOHN PRICE—Continued.
district:	memorials presented by—
oath of office administered to, vol. i, 7	vol. i:
leaves of absence granted to, vol. v,	from the Citizens' Municipal Re-
144; vii, 457.	form Association of Philadel-
resolutions submitted by—	phia
vol. i:	from the Merchants' Exchange
requesting Secretary of Common-	Association of Philadelphia, in
wealth to furnish number of	favor of the abolition of State
persons killed or injured in the	inspectors of merchandise 264
working of mines 95	from the Citizens' Reform Associa-
to prohibit the creation of any cor-	tion of Philadelphia 544
poration for agricultural purpo-	vol. iii:
ses 145	
to appoint an additional standing	from citizens of Philadelphia, ask-
committee	ing for recognition of Almighty
vol. ii:	God in Constitution 146
relative to adjournment 624	petition presented by—
incidental remarks by—	vol. ii:
vol. i:	from citizens of Philadelphia, in
307.	favor of prohibition 548
vol. ii:	reports made by—
607, 622.	vol. iii:
vol. iii:	from Committee on Legislature,
138, 177, 197, 198, 246.	dissenting from the majority 181
vol. iv:	vol. iv:
178, 212, 248, 253, 261, 366, 562.	from Committee on Suffrage, Elec-
vol. v:	tion and Representation, rela-
710.	tive to ratification of amend-
vol. vi:	ments 693
66, 72, 73, 162, 211, 212, 422, 524, 551,	resolutions submitted by—
694.	•
vol. vii:	vol. i:
564, 583.	relative to printing 71, 166, 167
vol. viii:	relative to adjournment 101
453.	requesting Auditor General to
remarks by—	give statement of expenses of
vol. iii:	State printing
on the forfeiture of railroad	to limit the pardoning power of
charters for combinations be-	the Governor 90
tween 568	to pay all public officers fixed
vol. iv:	salaries 90
on the appointment of prothono-	to instruct Committee on Cities
taries of the several courts 213	and City Charters 95
vol. vi:	to announce names of absentees
on the establishment of industrial	on not voting 108
schools 78	to enlarge the rights of all stock-
on business offices of railroad and	holders in all corporations 133
canal companies 556	to prevent school moneys being
vol. viii:	appropriated to sectarian uses, 154
on discrimination by railroads in	to abolish all offices for weighing,
freight or passage 30	guaging, &c 155
ETHERILL, JOHN PRICE, delegate	relative to salary of Governor 186
at large from Philadelphia:	relative to neglect of official duty, 201
oath of office administered to, vol. i, 7	relative to centennial meeting 739
leave of absence granted to, vol.	vol. ii:
viii	relative to special elections for
memorials presented by—	adoption of Constitution 414
vol. i:	relative to election canvassers 480
from the Pennsylvania Peace So-	to direct printing reports of stand-
ciety	ing committees
99 Vol IV	ing committees 119

WETHERILL, JOHN PRICE-Continued.	WETHERILL, JOHN PRICE—Continued.
incidental remarks by—	remarks by—
vol. i:	vol. iii:
44, 197, 190, 282, 329, 331, 355, 426,	on limiting municipal indebted-
436, 518, 625.	ness
vol. ii:	by railroad companies 326
240, 391, 396, 640, 704, 705, 719, 755,	on taxing railroad corporations,
756, 757.	350, 361.
vol. iii :	on railroads guaranteeing the
132, 137, 138, 139, 140, 143, 198, 273,	stock of other corporations, 447, 450
274, 275, 204, 295, 451, 575, 739.	on discrimination in freight or
vol. iv: 53, 505, 506, 570, 571, 574, 594.	passage by railroad companies, 512
vol. v:	on the forfeiture of railroad char-
143, 156, 162, 246, 335, 372, 457, 458, 642,	ters for combination between 569
657, 715, 777.	vol. iv:
vol. vi:	on the election of judges of the supreme Court by districts 61
66, 72, 73, 162, 211, 212, 422, 524, 551, 694.	on the election of judges by the
vol. vii:	cumulative system of voting 337
20, 23, 64, 67, 73, 75, 79, 99, 130, 171, 235,	on the compensation and retiring
236, 306, 307, 329, 335, 379, 395, 413,	of judges 358
794, 816.	on the industrial interests and
vol. viii:	the usury law, 523, 524, 526, 527, 530
47, 732, 763.	on individual liability of associa-
remarks by-	tions 638, 639
vol. i:	vol. v:
on adjournment to Philadelphia, 13, 16	on the appointment of overseers
on reporting and publishing 35, 36 on resolution to appoint a com-	· ·
mittee on the State	on the election by ballot. 151, 152, 158
on time for holding municipal	
elections 241, 259	295, 305. on the legislative apportionment,
on sessions of the Legislature, 332, 443	
on the form of ballot	
vo. iii:	on the representative apportion-
on the form of ballot 20	
on the division of election dis-	on providing for apportionment
tric+s 136, 144	every ten years 753
on the Legislature article, 171, 271,	on banking rates of interest 778
316, 504.	yol. vi:
on Superintendent of Public In-	on the establishment of industrial
struction	
on cities and city charters 398	
on postponing action on article relative to cities and charters 419	corporations
on appropriations to charitable	of aldermen 33
and educational institutions 63	
on creating special commissions	guaranteeing the stock of other
for municipal purposes 697, 70	
on creating offices for inspection,	on preventing corporations doing
weighing, &c 71	the business of a common car-
on limiting the amount recovera-	rier from mining and manufac-
ble for injury to person or pro-	turing 58
perty 74	on discrimination in freight or
vol. iii:	passage by railroad companies, 61
	on creating the office of Secretary
on the powers of mayors of cities,	of Internal Affairs
79, 80, 87, 96, 105, 108, 109.	vol. vii:
on creating special municipal	on Representative apport onment,
commissions 120, 133, 134, 13	5 25, 26, 47, 74, 88, 100.

WETHERILL, JOHN PRICE—Continued.	WHERRY, SAMUEL M Continued.
remarks by—	resolutions submitted by—
vol. vii:	vol. i:
on report of special committee on	to provide for State Commissioner
Legislature	of Agriculture 145
on separate legislative districts 165	relative to penal confinement 182
on decennial apportionment 214	to provide for prison reform and
on changing, the location of the	discipline 193
State Capital	relative to partition of sheriffs' du-
on the legislative representation	ties
of cities	relative to vacancies in Legisla-
institutions	ture 249
on the abolishment of inspectors	relative to electoral rights 266
of merchandise 400, 415	relative to rights of accused per-
on the liability of individual asso-	sons 363
ciations	relative to post office 637
on the discrimination in freight	vol. ii:
or passage by railroad compa-	relative to the education of or-
nies 795	phans 479
on report of special committee on	vol. v:
Legislation	to provide for evening sessions 100
vol. viii :	incidental remarks by-
on the settlement of the Printer's	vol. i:
aeeounts 44	41, 134, 334, 345, 349, 351, 435, 436,
on the location of the State Capi-	472,474, 506, 612, 613, 628, 638, 657,
tal	710, 713, 714, 715, 716, 717, 718, 733,
on appointing commissioners of	783, 800.
election for Philadelphia. 652, 653	vol. ii:
on re-printing the Debates and	131, 135, 144, 347, 356, 421, 425, 468,
Journal 736	516, 595, 605, 606, 607, 635, 644, 647,
WHERRY, SAMUEL M., del. XIXth	653, 709, 713.
district:	vol. iii:
oath of office administered to, vol. i, 7	10, 37, 43, 45, 455, 458, 518, 519.
leaves of absence granted to, vol. i,	vol. iv:
479; ii, 250; v. 144; vi, 60, 322.	141, 155, 222, 229, 248, 259, 261, 320,
rises to a question of order, vol. ii, 441 petitions presented by—	417, 467, 742, 744, 779, 781.
vol. iii:	vol. v:
from citizens of Cumberland coun-	4, 6, 127, 203, 242, 249, 290, 336, 348,
ty, in favor of prohibition 342	358, 403, 405, 421, 456, 542, 630, 634,
from citizens of Cumberland coun-	635, 692, 714, 715, 755, 770, 771.
ty, asking for recognition of Al-	vol. vi:
mighty God in Constitution 342	24, 25, 37, 38, 40, 41, 46, 55, 57, 79, 80,
resolutions submitted by-	81, 86, 150, 176, 196, 198, 215, 685,
vol. i:	712.
to refer so much of present Con-	vol. viii:
stitution to the several commit-	480, 498, 572, 579, 583, 679, 682, 688,
tees	690, 691, 693. remarks by—
to define term of members of the	•
Legislature 90	vol. ii:
to refer all amendments to a com-	on the form of ballot
mittee of the whole	on the Suffrage article85
to proceed to election of stenogra-	on vacancies in public office 130
pher 128 relative to the Journal of the Con-	
vention 129	ters
requesting Secretary of the Com-	
monwealth to furnish statement	on Superintendent of Public In-
of votes for and against Consti-	struction
tutional Convention in 1871 129	467, 470.

WHERRY, SAMUEL M.—Continued.	WHITE, DAVID N.—Continued.	
remarks by—	resolutions submitted by—	
vol. ii ;	vol. i:	
on legislative appropriations to	to prevent granting of licenses 1	113
charitable and educational in-	to withhold legislative aid for	
stitutions 642, 643	* sectarian purposes	
vol. iv:	relative to prohibition	593
on the powers of common pleas	administering of oaths in election	
judges	matters 4	131
on the establishment of police	vol. ii:	
courts	to divide the State into fifty Sena-	
on abolishing the office of associ-		272
ate judge 410, 421, 429	vol. iii:	
vol. v:	to grant use of Hall to advocates	40
on cumulative voting for county		42
commissioners and auditors 88	to hold daily sessions of Conven-	000
on the trial of contested elections	tion 3	580
by the court 200	vol. v:	
on legislative appropriations to	prescribing order of articles on	
charitable institutions 269	second reading	3
on the legislative apportionment, 541	vol. vi:	
on the senatorial apportionment, 649	proposing a recess of the Conven-	
vol. vi:	tion to 15th September 6	572
on the establishment of industri-	vol. vii:	
al schools	to provide for evening sessions 6	57
on the assessment of a special tax	vol. viii:	
for local improvements 100	to close debate on the Railroad ar-	
vol. viii:	ticle	3
on appointing committee to give	relative to signing the new Con-	
publicity to the Constitution 516	stitution 7	12
on circulating the Constitution 659	incidental remarks by— .	
on publishing the Constitution in	vol. i:	
pamphlet form 723, 725, 726	248, 253, 379, 592, 594, 784, 800.	
WHITE, DAVID N., delegate at large:	vol. ii:	
oath of office administered to, vol.i, 7	233, 539, 578, 743, 708, 779.	
leaves of absence granted to, vol. i,	vol. iii :	
274; ii, 249; v, 144; vi, 60; viii, 49.	502.	
memorials presented by—	vol. iv:	
vol. iii:	42, 184, 186, 189, 245, 303, 304, 310,	
from citizens of Allegheny and	391, 635, 674, 738, 761, 767, 769,	
other counties of Western Penn-	778.	
sylvania in favor of prohibition, 238	vol. v:	
vol. v:	4, 9, 13, 40, 44, 45, 63, 64, 93, 94, 112,	
from the Temperance Alliance of	124, 125, 130, 131, 316, 321, 339, 348,	
Pittsburg, in favor of prohibi-	360, 369, 434, 464, 465, \$54, 609, 637,	
tion	652.	
petitions presented by—	vol. vi:	
vol. iii:	443, 520, 673, 685, 719.	
in favor of prohibition 386	vol. vii:	
vol. iv:	55, 93, 97, 98, 99, 185, 192, 219, 275,	
from citizens of Allegheny coun-	276, 284, 303, 305, 306, 307, 308, 329,	
ty, asking for recognition of Al-	331, 337, 344, 390, 408, 439, 553, 555,	
mighty God in Constitution 446	612, 658, 667, 674, 675, 717, 731.	
reports made by—	vol. viii:	
vol. iii:	145, 158, 159, 264, 293, 307, 340, 341,	
from Committee on Legislature,	375, 383, 385, 391, 427, 447, 461, 562,	
dissenting from the majority 342	583, 658, 661, 676, 683, 712.	
vol. viii:	remarks by—	
from Committee on the Legisla-	vol. i:	1.4
ture 447	on adjournment to Philadelphia,	14

WHITE, DAVID N.—Continued.	WHITE, HARRY—Continued.
remarks by—	resolutions submitted by—
vol. i:	vol. i:
on appointment of standing com-	to direct Committee on Printing
mittees	to confer with State Printer 141
on election of a stenographer 64	to regulate style of Convention
on sessions of the Legislature 392	printing 205
on woman suffrage 602	to constitute quorum of standing
vol. ii: on the form of ballot	committees
on the form of ballot	relative to postage on Debates
on resolution to print reports of	furnished to newspapers 687
committees	
on the Legislature article 518	vol. ii: to recommit sections twenty and
on legislative appropriations for	twenty-one of Legislature arti-
sectarian and other purposes 687	cle
on validity of acts of Assembly 791	to recommit Legislature article 332
vol. iii:	relative to printing reports of com-
on prohibitory liquor license 46	mittees
vol. iv:	relative to draping the Hall in re-
on the compensation of officers of	spect to the memory of Hon.
the Philadelphia courts 205	Wm. Hopkins 474
vol. v: on cumulative voting for county	vol. iv:
commissioners and auditors, 106, 107	relative to absentees 542
on liquor prohibition 318, 319	relative to hours of sessions 556
on biennial sessions of the Legis-	vol. v:
lature 339	to provide for pay of firemen, 499, 519
on the legislative apportionment, 658	to rescind recess resolution 744
on the representative apportion-	vol. vi:
ment 666, 678	relative to adjournment of Con-
vol. vii:	vention 420
on representative apportionment,	to provide for appointment of com-
33, 34, 98, 100.	mittee to prepare an address to
on appropriations to institutions for support of soldiers' widows	the people 588
and orphans 354, 355	vol. vii:
on appropriations to denomina-	directing Committee on Accounts
tional institutions 376	and Expenditures to settle ac-
vol. viii:	counts of firemen 499
on the apportionment of Senators, 448	vol. viii:
WHITE, HARRY, delegate at large:	to appoint a committee to issue
oath of office administered to, vol. i, 7	an address to the people of the
leaves of absence granted to, vol.	State
iv, 695; v, 336; vi, 166; vii, 268.	to submit Legislation article to a
petition presented by— ,	to print the Constitution in sheet
vol. ii:	form
from citizens of Indiana county,	to take concrete votes on all arti
in favor of prohibition 512	cles one-third of Convention
reports made by—	shall indicate
from the Committee on Legisla- ture	
vol. viii:	ent to make any enunciations of
from minority of special commit-	the Constitutional Convention
tee, declaring the powers of the	powers 743
Convention	congratulating the people of the
resolutions submitted by-	Commonwealth on the adoption
vol. i:	of the new Constitution 748
relative to legislation 90	
to refer Constitution to different	vol. i:
committees	7, 8, 11, 25, 45, 77, 114, 125, 134, 137.

incidental remarks by— vol. i: 192, 196, 202, 268, 278, 283, 285, 351, 362, 374, 378, 380, 427, 428, 612, 613, 3614, 520, 526, 530, 657, 688, 689, 690, 710, 711, 714, 758, 786, 800. vol. ii: 82, 284, 302, 608, 326, 339, 340, 344, 415, 418, 421, 427, 472, 473, 478, 555, 557, 581, 582, 583, 630, 631, 632, 634, 635, 636, 642, 643, 647, 648, 649, 683, 700, 706, 707, 708, 709, 711, 712, 713, 714, 716, 717, 753, 754, 755, 756. vol. iii: 630, 631, 636, 639, vol. iv: 511, 611, 133, 150, 187, 216, 239, 250, 267, 294, 312, 343, 308, 389, 407, 500, 551, 552, 553, 553, 556, 556, 557, 559, 569, 569, 561, 562, 533, 554, 565, 575, 569, 569, 561, 562, 533, 554, 565, 575, 569, 569, 561, 562, 537, 758, 759, 569, 569, 561, 562, 537, 548, 568, 601, 603, 611, 612, 267, 299, 284, 287, 299, 290, 291, 391, 391, 393, 415, 417, 419, 420, 427, 482, 496, 427, 418, 461, 485, 495, 499, 503, 504, 522, 524, 533, 534, 577, 669, 670, 671, 686, 668, 701, 702, 704, 710, 735, 738, 739, 749, 751. vol. vi: 5, 6, 21, 22, 26, 29, 33, 34, 33, 36, 37, 40, 43, 56, 53, 55, 79, 50, 561, 568, 571, 373, 394, 394, 39, 56, 59, 96, 102, 106, 203, 204, 209, 213, 216, 217, 218, 204, 204, 209, 213, 216, 217, 218, 205, 204, 209, 213, 216, 217, 218, 206, 205, 270, 275, 276, 281, 288, 205, 205, 270, 275, 276, 281, 288, 205, 205, 270, 275, 276, 281, 288, 205, 290, 291, 292, 293, 481, 499, 203, 204, 209, 213, 216, 217, 218, 205, 205, 205, 200, 203, 304, 304, 314, 344, 354, 355, 369, 371, 373, 394, 394, 341, 344, 335, 354, 375, 375, 394, 304, 341, 344, 335, 354, 375, 375, 394, 304, 341, 344, 335, 354, 375, 375, 394, 304, 304, 341, 344, 335, 354, 375, 375, 394, 304, 304, 341, 344, 335, 354, 375, 375, 394, 304, 304, 341, 344, 335, 354, 375, 375, 394, 304, 304, 341, 344, 335, 354, 375, 375, 394, 304, 304, 341, 344, 335, 354, 375, 375, 394, 304, 304, 341, 344, 335, 354, 375, 375, 394, 304, 304, 341, 344, 335, 354, 375, 375, 394, 304, 304, 341, 344, 355, 359, 376, 376, 376, 376, 376, 376, 376, 376,	W II	
vol. 1: 102, 196, 202, 208, 278, 283, 285, 351, 362, 374, 378, 380, 427, 428, 512, 513, 514, 520, 525, 530, 687, 689, 689, 690, 710, 711, 714, 785, 786, 800. vol. ii: 82, 284, 302, 608, 326, 339, 340, 344, 415, 418, 421, 427, 472, 473, 478, 555, 557, 551, 552, 553, 350, 516, 522, 534, 608, 612, 613, 614, 614, 614, 617, 717, 758, 709, 711, 712, 713, 714, 716, 516, 563, 636, 639, 640, 647, 671, 672, 675, 677, 679, 689, 690, 692, 693, 695, 700, 706, 707, 708, 709, 711, 712, 713, 714, 716, 5716, 753, 754, 755, 756. vol. iii: 630, 631, 663, 639, 647, 648, 649, 683, 700, 706, 707, 708, 709, 711, 712, 713, 714, 714, 717, 738, 739, 743, 743, 744, 748, 499, 490, 491, 491, 492, 427, 428, 329, 324, 234, 234, 234, 234, 234, 234, 234	WHITE, HARRY—Continued.	WHITE, HARRY—Continued.
192, 196, 292, 298, 278, 283, 283, 351, 362, 374, 378, 389, 497, 428, 512, 513, 514, 520, 525, 530, 687, 688, 689, 690, 710, 711, 714, 758, 786, 800. vol. ii: 637, 538, 539, 439, 444, 415, 418, 421, 427, 427, 423, 478, 555, 557, 551, 582, 583, 680, 631, 632, 634, 635, 636, 642, 643, 647, 648, 649, 683, 700, 706, 707, 708, 709, 711, 712, 718, 714, 716, 717, 753, 754, 755, 756, vol. iii: 630, 631, 636, 639. vol. iv: 51, 91, 133, 159, 157, 216, 239, 250, 277, 2204, 342, 343, 368, 389, 407, 509, 551, 552, 553, 555, 556, 557, 557, 556, 569, 591, 594, 598, 598, 601, 603, 611, 612, 613, 616, 637, 645, 647, 489, 490, 611, 612, 217, 129, 130, 134, 135, 161, 627, 647, 489, 490, 491, 495, 247, 292, 284, 247, 289, 290, 291, 309, 313, 335, 336, 467, 489, 490, 491, 495, 429, 756, 580, vol. vii: 74, 438, 549, 549, 741, 741, 745, 748, 749, 751. vol. vi: 74, 349, 541, 541, 542, 543, 534, 577, 669, 670, 671, 678, 686, 689, 701, 702, 704, 710, 735, 738, 739, 740, 741, 745, 748, 295, 296, 290, 291, 292, 293, 244, 247, 284, 299, 290, 291, 292, 293, 244, 247, 284, 299, 292, 234, 244, 247, 284, 299, 293, 294, 297, 292, 293, 244, 247, 248, 249, 256, 235, 270, 275, 276, 281, 288, 299, 290, 291, 291, 292, 293, 444, 447, 484, 495, 439, 403, 341, 344, 354, 355, 369, 361, 377, 378, 399, 394, 341, 344, 354, 355, 369, 394, 394, 394, 341, 344, 354, 355, 369, 394, 394, 394, 341, 344, 354, 355, 369, 394, 394, 394, 341, 344, 354, 355, 369, 394, 394, 394, 394, 394, 394, 394, 39		•
302, 374, 378, 380, 427, 428, 512, 513, 514, 520, 525, 530, 687, 688, 689, 690, 710, 711, 714, 758, 786, 890. vol. ii: 82, 284, 302, 803, 326, 339, 340, 344, 415, 418, 421, 427, 472, 473, 478, 478, 555, 567, 551, 582, 583, 690, 691, 630, 631, 632, 634, 635, 636, 636, 647, 677, 677, 672, 673, 673, 670, 707, 708, 709, 711, 712, 713, 714, 716, 717, 753, 754, 755, 756. vol. iii: 630, 631, 636, 639. vol. iv: 194, 126, 137, 129, 139, 134, 135, 161, 622, 633, 353, 557, 559, 565, 590, 565, 590, 591, 594, 595, 598, 601, 603, 611, 612, 613, 616, 637, 645, 659, 747, 748, 743, 744, vol. v: 104, 126, 127, 129, 139, 134, 135, 161, 162, 175, 188, 193, 293, 291, 221, 223, 233, 234, 235, 237, 242, 243, 244, 245, 246, 247, 248, 361, 483, 343, 345, 36, 35, 55, 79, 80, 170, 171, 188, 203, 204, 209, 219, 309, 313, 328, 330, 647, 489, 490, 491, 495, 427, 448, 461, 483, 495, 495, 695, 701, 702, 704, 710, 719, 733, 734, 735, 749, 751. vol. vi: 17, 30, 89, 90, 93, 106, 125, 140, 142, 172, 175, 201, 203, 204, 209, 219, 309, 313, 328, 336, 437, 437, 437, 438, 438, 438, 438, 438, 438, 438, 438		
514, 520, 525, 530, 687, 688, 689, 690, 710, 711, 714, 758, 786, 800. vol. ii: 182, 284, 302, 903, 326, 339, 340, 344, 415, 418, 421, 427, 473, 478, 555, 557, 581, 582, 533, 630, 631, 632, 634, 649, 643, 647, 648, 649, 683, 700, 706, 707, 708, 707, 708, 707, 717, 712, 713, 714, 716, 717, 753, 754, 755, 756. vol. ii: 630, 631, 636, 639. vol. ii: 630, 631, 636, 639. vol. ii: 631, 615, 616, 637, 645, 569, 747, 748, 773, 737, 743, 743, 744. vol. v: 541, 91, 133, 159, 187, 216, 239, 250, 267, 269, 159, 596, 601, 603, 611, 612, 613, 615, 616, 637, 646, 596, 596, 596, 596, 596, 596, 596, 59		
710, 711, 714, 758, 786, 800. vol. ii: 182, 284, 302, 803, 326, 339, 340, 344, 415, 418, 421, 427, 472, 473, 478, 555, 557, 581, 582, 586, 306, 303, 632, 634, 635, 636, 612, 613, 647, 618, 649, 683, 700, 706, 707, 708, 709, 711, 712, 713, 714, 716, 717, 753, 754, 755, 756. vol. iii: 639, 631, 636, 639. vol. iv: 151, 91, 138, 159, 187, 216, 239, 250, 267, 294, 342, 343, 368, 389, 407, 508, 565, 590, 561, 594, 595, 598, 601, 603, 611, 612, 613, 615, 616, 637, 645, 659, 747, 748, vol. v: 104, 126, 127, 129, 130, 134, 135, 161, 162, 175, 188, 193, 203, 219, 221, 223, 233, 234, 235, 257, 242, 243, 244, 245, 246, 247, 250, 232, 235, 258, 258, 250, 267, 269, 284, 287, 289, 290, 291, 309, 313, 338, 336, 467, 489, 490, 491, 495, 496, 497, 498, 499, 501, 519, 542, 554, 690, 793, 701, 710, 719, 733, 734, 735, 726, 737, 788, 789, 740, 741, 745, 748, 751. vol. vi: 17, 30, 89, 90, 93, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 499, 491, 495, 522, 524, 533, 534, 577, 669, 670, 671, 686, 698, 701, 702, 703, 703, 703, 749, 751. vol. vi: 17, 30, 89, 90, 291, 309, 313, 358, 340, 447, 848, 401, 491, 495, 522, 294, 299, 291, 384, 417, 248, 249, 256, 265, 270, 276, 276, 281, 288, 299, 290, 201, 292, 223, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 288, 366, 311, 312, 321, 338, 340, 341, 344, 334, 353, 399, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 434, 353, 399, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 454, 455, 459, 400, 461, 471, 475, 484, 455, 459, 400, 461, 471, 475, 484, 455, 459, 400, 461, 471, 475, 484, 455, 459, 400, 461, 471, 475, 484, 455, 459, 400, 461, 471, 475, 484, 455, 459, 400, 461, 471, 475, 484, 455, 459, 400, 461, 471, 475, 484, 455, 459, 400, 461, 471, 475, 484, 455, 459, 400, 461, 471, 475, 484, 455, 459, 400, 461, 471, 475, 484, 455, 459, 400, 461, 471, 475, 484, 455, 459, 400, 461, 471, 47		
vol. ii: 182, 284, 302, 803, 326, 339, 340, 344, 415, 418, 421, 427, 472, 473, 478, 555, 557, 581, 582, 583, 630, 631, 632, 634, 635, 636, 642, 643, 647, 648, 649, 683, 700, 706, 707, 708, 709, 711, 712, 713, 714, 716, 717, 753, 754, 755, 756. vol. ii: 630, 631, 636, 639. vol. iv: 51, 91, 133, 159, 157, 216, 239, 250, 257, 294, 342, 343, 368, 389, 407, 509, 551, 552, 553, 555, 559, 556, 599, 591, 594, 595, 598, 601, 603, 611, 612, 613, 615, 616, 637, 646, 659, 747, 748, 743, 737, 748, 743, 744, vol. v: 104, 126, 127, 129, 130, 134, 135, 161, 162, 175, 188, 193, 203, 219, 221, 223, 233, 234, 235, 237, 229, 239, 293, 293, 293, 293, 293, 293		
182, 284, 302, 803, 326, 339, 340, 344, 415, 418, 421, 427, 472, 473, 478, 478, 555, 567, 581, 582, 583, 630, 631, 632, 634, 635, 630, 642, 643, 647, 648, 649, 683, 700, 706, 707, 708, 709, 717, 712, 713, 714, 716, 717, 753, 754, 755, 756. vol. ii: 630, 631, 636, 639. vol. iv: 104, 126, 127, 129, 130, 134, 135, 161, 162, 613, 615, 616, 637, 645, 659, 747, 748, 743, 737, 737, 734, 744, 744, 745, 248, 246, 247, 250, 252, 253, 253, 253, 258, 256, 267, 269, 284, 287, 249, 241, 244, 245, 426, 427, 448, 461, 485, 495, 503, 504, 506, 507, 509, 505, 506, 507, 509, 505, 506, 507, 509, 505, 506, 509, 505, 506, 507, 509, 505, 509, 509		
415. 418, 421, 427, 472, 473, 478, 555, 557, 581, 582, 583, 630, 631 632, 634, 635, 636, 642, 643, 647, 648, 649, 683, 700, 706, 707, 708, 709, 711, 712, 713, 714, 716, 717, 753, 754, 755, 756. vol. iii: 630, 631, 636, 639. vol. iv; 51, 91, 133, 159, 187, 216, 239, 250, 267, 294, 342, 343, 638, 389, 407, 509, 551, 552, 553, 555, 556, 557, 559, 556, 590, 591, 594, 595, 596, 501, 693, 611, 612, 175, 188, 193, 203, 294, 247, 248, 249, 247, 240, 247, 250, 252, 253, 258, 258, 253, 253, 234, 235, 237, 242, 243, 244, 245, 246, 247, 250, 252, 253, 258, 256, 250, 363, 334, 353, 336, 467, 489, 490, 491, 495, 492, 427, 428, 494, 415, 417, 419, 420, 421, 424, 425, 427, 448, 641, 485, 495, 496, 596, 596, 596, 596, 596, 596, 596, 5		
557, 581, 582, 583, 630, 631, 632, 634, 638, 47, 648, 649, 688, 700, 706, 707, 708, 709, 711, 712, 713, 714, 716, 717, 753, 754, 755, 756. vol. iii: 630, 631, 636, 639. vol. iv; 51, 91, 133, 159, 187, 216, 239, 250, 267, 294, 342, 343, 368, 389, 407, 509, 551, 595, 553, 555, 556, 557, 559, 556, 590, 591, 594, 595, 598, 601, 603, 611, 612, 613, 615, 616, 637, 645, 659, 747, 748, 743, 743, 743, 744, vol. vi: 104, 126, 127, 129, 130, 184, 135, 161, 162, 175, 188, 193, 203, 219, 221, 223, 233, 234, 235, 336, 247, 249, 243, 244, 247, 250, 252, 233, 258, 258, 256, 267, 269, 284, 287, 289, 290, 291, 309, 313, 325, 336, 487, 489, 490, 497, 498, 499, 504, 519, 512, 514, 690, 798, 701, 710, 719, 733, 734, 738, 736, 737, 738, 739, 740, 741, 745, 748, 750. vol. vi: 17, 30, 89, 90, 95, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 490, 503, 504, 506, 505, 757, 576, 564, 568, vol. viii: 53, 203, 204, 209, 213, 216, 217, 218, 203, 204, 209, 213, 216, 217, 218, 229, 234, 244, 247, 248, 249, 566, 658, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: 54, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 557, 564, 568, 574, 566, 569. vol. viii: 55, 62, 12, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 557, 564, 568, 574, 576, 580. vol. viii: 57, 30, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 208, 366, 311, 312, 321, 338, 340, 341, 341, 351, 355, 369, 371, 375, 392, 304, 395, 397, 406, 371, 375, 392, 304, 395, 397, 406, 374, 375, 392, 304, 395, 397, 406, 374, 375, 392, 304, 395, 397, 406, 374, 375, 392, 304, 395, 397, 406, 307, 406, 307, 407, 407, 407, 407, 407, 407, 407, 4		
635, 636, 642, 643, 647, 648, 649, 683, 700, 706, 707, 708, 709, 711, 712, 718, 714, 716, 717, 753, 754, 755, 756. vol. iii: 51, 91, 133, 159, 187, 216, 239, 250, 267, 294, 342, 343, 383, 389, 407, 509, 551, 552, 553, 555, 556, 557, 559, 556, 590, 591, 594, 595, 598, 601, 603, 611, 612, 613, 615, 616, 637, 645, 659, 747, 748, 773, 737, 743, 743, 744, 744, 745, 246, 247, 250, 252, 253, 253, 253, 254, 243, 244, 247, 250, 252, 253, 253, 253, 254, 243, 244, 247, 250, 252, 253, 253, 254, 253, 254, 253, 254, 253, 254, 253, 254, 253, 254, 254, 254, 244, 247, 250, 252, 253, 254, 253, 254, 254, 254, 254, 254, 254, 254, 254		
700, 706, 707, 708, 709, 711, 712, 713, vol. iii 630, 631, 636, 639. vol. iii; 51, 91, 183, 159, 187, 216, 239, 250, 267, 294, 312, 343, 368, 389, 407, 509, 551, 552, 553, 555, 556, 557, 559, 565, 590, 591, 594, 595, 598, 601, 603, 611, 612, 613, 615, 616, 637, 645, 747, 748, 743, 743, 743, 743, 744, 743, 744, 745, 234, 235, 234, 235, 237, 242, 243, 244, 245, 246, 247, 250, 252, 253, 258, 265, 206, 267, 269, 284, 287, 289, 290, 291, 309, 313, 335, 336, 467, 489, 409, 491, 495, 496, 497, 498, 499, 594, 510, 512, 544, 690, 798, 701, 710, 719, 733, 734, 748, 750. vol. vi: 17, 30, 89, 90, 93, 106, 125, 140, 142, 172, 175, 201, 203, 204, 276, 276, 276, 276, 276, 276, 276, 276	635, 636, 642, 643, 647, 648, 649, 683,	remarks by—
vol. iii: 630, 631, 636, 639. vol. iv: 51, 91, 183, 159, 187, 216, 239, 250, 267, 294, 342, 343, 368, 389, 407, 509, 551, 552, 553, 555, 556, 557, 555, 565, 590, 591, 594, 595, 598, 601, 603, 611, 612, 613, 615, 616, 637, 437, 445, vol. v: 104, 126, 127, 129, 130, 134, 135, 161, 162, 175, 188, 193, 203, 210, 221, 223, 233, 234, 235, 237, 242, 243, 244, 245, 246, 247, 250, 252, 253, 258, 258, 258, 266, 267, 299, 284, 287, 289, 290, 291, 309, 313, 335, 336, 467, 489, 490, 491, 495, 496, 497, 498, 499, 491, 495, 496, 497, 498, 499, 491, 495, 496, 497, 498, 490, 491, 495, 750. vol. vi: 17, 30, 89, 90, 93, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 499, 593, 504, 522, 524, 533, 534, 577, 669, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 203, 204, 209, 213, 216, 217, 218, 219, 229, 234, 246, 247, 248, 249, 256, 256, 257, 275, 276, 281, 288, 228, 299, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 208, 303, 311, 312, 321, 3383, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 455, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 455, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 455, 369, 371, 375, 490, 401, 471, 475, 484, 455, 459, 460, 461, 471, 475, 484, 455, 459, 460, 461, 471, 475, 484, 455, 459, 460, 461, 471, 475, 484, 455, 459, 460, 461, 471, 475, 484, 455, 459, 460, 461, 471, 475, 484, 456, 459, 460, 461, 471, 475, 484, 457, 458, 460, 461, 471, 475, 484, 457, 458, 460, 461, 471, 475, 484, 457, 458, 460, 461, 471, 475, 484, 457, 458, 460, 461, 471, 475, 484, 457, 458, 460, 461, 471, 475, 484, 458, 458, 459, 460, 461, 471, 475, 484, 458, 458, 460, 461, 471, 475, 484, 458, 458, 459, 460, 461, 471, 475, 484, 458, 45		-
Vol. iv: 51, 91, 133, 159, 187, 216, 239, 250, 267, 294, 342, 343, 363, 389, 407, 509, 551, 552, 553, 555, 556, 557, 559, 565, 599, 591, 594, 595, 598, 601, 603, 611, 612, 613, 615, 616, 637, 645, 659, 747, 748, 773, 737, 748, 748, 749, 741, 745, 234, 235, 234, 235, 237, 242, 243, 244, 245, 246, 247, 250, 252, 253, 258, 265, 266, 267, 269, 284, 287, 289, 290, 291, 309, 415, 417, 419, 420, 421, 424, 425, 426, 427, 484, 461, 485, 495, 499, 503, 504, 522, 524, 533, 534, 577, 609, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vi: seg. 292, 294, 292, 293, 481, 499, 503, 504, 552, 524, 533, 534, 577, 609, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: vol. vii: vol. vii: vol. vii: vol. vii: seg. 293, 294, 295, 293, 381, 394, 948, 256, 265, 270, 275, 276, 281, 288, 299, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 306, 311, 314, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 455, 459, 460, 461, 471, 475, 484, 405, 455, 459, 460, 461, 471, 475, 484, 405, 455, 459, 460, 461, 471, 475, 484, 405, 455, 459, 460, 461, 471, 475, 484, 405, 455, 459, 460, 461, 471, 475, 484, 405, 455, 459, 460, 461, 471, 475, 484, 405, 445, 455, 459, 460, 461, 471, 475, 484, 405, 445, 455, 459, 460, 461, 471, 475, 484, 405, 445, 455, 459, 460, 461, 471, 475, 484, 405, 445, 455, 459, 460, 461, 471, 475, 484, 405, 445, 455, 459, 460, 461, 471, 475, 484, 405, 445, 455, 459, 460, 461, 471, 475, 484, 405, 445, 445, 445, 445, 445, 445, 44		on election of officers
vol. iv: 51, 91, 133, 159, 187, 216, 239, 250, 267, 294, 3412, 343, 368, 389, 407, 509, 551, 552, 553, 555, 556, 557, 559, 565, 590, 591, 594, 595, 598, 601, 603, 611, 612, 613, 616, 616, 637, 645, 747, 748, 748, 748, 748, 748, 748, 749, 228, 233, 234, 235, 237, 242, 243, 244, 245, 246, 247, 259, 252, 253, 258, 258, 258, 258, 258, 258, 258, 258		
50. 191, 133, 159, 187, 216, 239, 250, 267, 294, 312, 343, 368, 389, 407, 509, 551, 552, 553, 555, 556, 557, 559, 565, 590, 591, 594, 595, 598, 601, 603, 611, 612, 613, 616, 637, 645, 659, 747, 748, 773, 737, 748, 743, 744. vol. v: 104, 126, 127, 129, 130, 134, 135, 161, 162, 175, 188, 193, 203, 219, 221, 223, 233, 234, 235, 237, 242, 243, 244, 245, 246, 247, 250, 252, 253, 258, 255, 266, 590, 267, 269, 284, 257, 289, 290, 291, 309, 207, 398, 701, 710, 719, 733, 734, 735, 736, 737, 738, 739, 740, 741, 745, 748, 750. vol. vi: 17, 30, 89, 90, 95, 106, 125, 140, 142, 172, 173, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 495, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: vol. vii: vol. vii: vol. vii: vol. vii: vol. vii: vol. vii: vol. vii: vol. vii: vol. vii: vol. vii: vol. vii: vol. vii: vol. vii: vol. viii: vol. viiii: vol. viiii: vol. viiii: vol. viiii: vol. viiii: vol. viiiiiiiiiiiiiii		1 0 1
294, 342, 343, 368, 389, 407, 509, 551, 552, 553, 555, 556, 557, 559, 565, 590, 591, 594, 595, 598, 601, 603, 611, 612, 613, 616, 637, 645, 659, 747, 748, 773, 787, 743, 743, 743, 744. vol. v: 104, 126, 127, 129, 130, 134, 135, 161, 162, 175, 188, 193, 203, 219, 221, 223, 233, 233, 234, 235, 237, 242, 243, 244, 245, 246, 247, 250, 252, 253, 258, 265, 266, 267, 269, 284, 287, 289, 290, 291, 309, 313, 335, 336, 467, 489, 490, 491, 495, 496, 497, 498, 490, 504, 519, 542, 554, 690, 798, 701, 710, 719, 733, 734, 735, 736, 737, 738, 739, 740, 741, 745, 748, 415, 417, 419, 420, 421, 424, 425, 426, 427, 148, 461, 485, 495, 499, 503, 504, 522, 524, 533, 534, 577, 680, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 35, 57, 980, 170, 171, 188, 203, 204, 209, 213, 216, 217, 218, 219, 229, 234, 246, 247, 248, 249, 266, 265, 270, 275, 276, 281, 288, 299, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 306, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 472, 472, 442, 443, 453, 454, 405, 455, 459, 460, 461, 471, 475, 484, 401, 475, 477, 478, 445, 445, 445, 445, 445, 445, 445, 44		
552, 553, 555, 556, 557, 559, 565, 590, 591, 594, 595, 598, 601, 603, 611, 612, 613, 615, 616, 637, 645, 659, 747, 748, 773, 737, 743, 743, 744. vol. v: 104, 126, 127, 129, 130, 134, 135, 161, 162, 175, 188, 193, 203, 219, 221, 223, 233, 234, 235, 237, 242, 243, 244, 245, 246, 247, 250, 252, 253, 258, 265, 266, 267, 269, 284, 287, 289, 290, 291, 309, 415, 417, 410, 420, 421, 424, 425, 426, 427, 148, 461, 485, 495, 490, 491, 492, 121, 124, 125, 206, 207, 299, 294, 246, 247, 248, 249, 256, 256, 270, 275, 276, 281, 288, 203, 204, 209, 213, 216, 217, 218, 201, 229, 293, 341, 344, 354, 355, 459, 460, 461, 341, 344, 354, 355, 359, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 412, 443, 453, 455, 459, 460, 461, 471, 475, 484, 61, 485, 495, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 412, 443, 453, 455, 459, 460, 461, 471, 475, 484, 601, 471, 475, 484, 601, 471, 475, 484, 601, 471, 475, 484, 601, 471, 475, 484, 601, 471, 47		on resolution relative to Declara-
501, 594, 595, 598, 601, 603, 611, 612, 613, 615, 616, 637, 645, 659, 747, 748, 743, 743, 743, 744, 744, 741, 475, 484, 61, 412, 412, 412, 412, 412, 412, 412, 41		tion of Rights 53
613, 615, 616, 637, 645, 659, 747, 748, 773, 737, 743, 743, 743, 744. vol. v: 104, 126, 127, 129, 130, 134, 135, 161, 162, 175, 188, 193, 203, 219, 221, 223, 233, 234, 235, 235, 235, 236, 265, 266, 267, 269, 284, 287, 289, 290, 291, 390, 313, 335, 336, 467, 489, 490, 491, 495, 490, 497, 488, 499, 504, 519, 542, 554, 568, 577, 738, 739, 740, 741, 745, 748, 750. vol. vi: 104, 126, 127, 129, 130, 134, 135, 161, 162, 175, 188, 193, 203, 294, 295, 295, 253, 258, 265, 266, 265, 270, 252, 263, 258, 265, 266, 268, 270, 270, 276, 276, 276, 276, 276, 276, 276, 276		on election of stenographers 66
773, 737, 743, 743, 744. vol. v: 104, 126, 127, 129, 130, 134, 135, 161, 162, 175, 188, 193, 203, 219, 221, 223, 233, 234, 235, 237, 242, 243, 244, 245, 246, 247, 250, 252, 253, 258, 265, 266, 267, 269, 284, 287, 289, 290, 291, 309, 313, 335, 336, 467, 489, 490, 491, 495, 496, 497, 498, 499, 504, 519, 542, 554, 690, 793, 701, 710, 719, 733, 734, 735, 736, 737, 738, 739, 740, 741, 745, 748, 750. vol. vi: 17, 30, 89, 90, 95, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 499, 503, 504, 522, 524, 533, 534, 577, 669, 670, 671, 686, 698, 701, 702, 701, 710, 735, 738, 749, 751. vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 555, 79, 80, 170, 171, 188, 203, 204, 209, 213, 216, 217, 218, 219, 229, 234, 246, 247, 248, 249, 528, 260, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 306, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 405, 459, 460, 461, 471, 475, 484, elections. 228 on term of members of the Legislature		
104, 126, 127, 129, 130, 134, 135, 161, 162, 175, 188, 193, 203, 219, 221, 223, 233, 234, 235, 237, 242, 243, 244, 245, 246, 247, 250, 252, 253, 258, 258, 258, 266, 267, 269, 284, 287, 289, 290, 291, 309, 313, 335, 336, 467, 489, 490, 491, 495, 496, 497, 498, 499, 504, 510, 542, 554, 690, 798, 701, 710, 719, 733, 734, 735, 736, 737, 738, 739, 740, 741, 745, 748, 750. vol. vi: vol. vi: vol. vi: tolumination of the senate of the s		
162, 175, 188, 193, 203, 219, 221, 223, 233, 234, 235, 237, 242, 243, 244, 245, 246, 247, 250, 252, 253, 258, 265, 266, 266, 267, 269, 284, 287, 289, 290, 291, 309, 313, 335, 336, 467, 489, 490, 491, 495, 496, 497, 498, 499, 504, 519, 512, 554, 501, 788, 739, 740, 741, 745, 748, 750. vol. vi: vol. vii: vol. viii: vol		
233, 234, 235, 237, 242, 243, 244, 245, 246, 247, 250, 252, 253, 258, 265, 266, 267, 269, 284, 287, 289, 290, 291, 300, 313, 335, 336, 467, 489, 490, 491, 495, 496, 497, 498, 499, 504, 519, 542, 554, 690, 798, 701, 710, 719, 733, 734, 735, 750. vol. vi: 17, 30, 89, 90, 95, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 499, 503, 504, 522, 524, 533, 534, 577, 669, 670, 671, vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 203, 204, 209, 213, 216, 217, 218, 229, 229, 234, 246, 247, 248, 249, 256, 265, 270, 275, 276, 281, 288, 289, 290, 201, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 366, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 445, 459, 460, 461, 471, 475, 484, on the Legislature article 503, 504, 504, 505, 459, 460, 461, 471, 475, 484, on the Legislature article 503, 504, 505, 504, 505, 509, 509, 509, 406, 406, 401, 471, 475, 484, on the Legislature article 503, 504, 504, 504, 504, 504, 504, 504, 504		
246, 247, 250, 252, 253, 258, 265, 266, 267, 269, 284, 287, 289, 290, 291, 309, 313, 335, 336, 467, 489, 490, 491, 495, 496, 497, 498, 499, 504, 519, 542, 554, 690, 798, 701, 710, 719, 733, 734, 735, 730, 204, 207, 208, 268, 306, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 407, 427, 448, 431, 445, 455, 459, 460, 461, 471, 475, 484, 455, 459, 460, 461, 471, 475, 484, 465, 489, 490, 461, 471, 475, 484, 465, 459, 460, 461, 471, 475, 484, 467, 429, 240, 241, 424, 425, 426, 427, 248, 249, 256, 265, 270, 275, 276, 281, 288, 263, 394, 395, 397, 406, 397, 395, 394, 395, 397, 406, 445, 545, 459, 460, 461, 471, 475, 484, 461, 472, 448, 461, 472, 448, 461, 472, 448, 461, 472, 448, 461, 472, 448, 461, 472, 448, 461, 472, 448, 461, 472, 448, 461, 472, 448, 461, 472, 448, 461, 472, 475, 484, 461, 472, 475, 476, 476, 476, 476, 476, 476, 476, 476		
267, 269, 284, 287, 289, 290, 291, 309, 313, 335, 336, 467, 489, 490, 491, 495, 496, 497, 498, 499, 504, 519, 542, 554, 690, 798, 701, 710, 719, 733, 734, 735, 736, 737, 788, 739, 740, 741, 745, 748, 750. vol. vi: vol. vi: 17, 30, 89, 90, 95, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 499, 503, 504, 522, 524, 533, 534, 577, 669, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: 50, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 203, 204, 209, 213, 216, 217, 218, 219, 229, 234, 246, 247, 248, 249, 256, 265, 270, 275, 276, 281, 288, 289, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 306, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, on the Legislature article		100
1313, 336, 336, 467, 489, 490, 491, 495, 496, 497, 498, 499, 504, 519, 542, 554, 690, 798, 701, 710, 719, 733, 734, 735, 730, 737, 738, 739, 740, 741, 745, 748, 750. vol. vi: 17, 30, 89, 90, 93, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 499, 503, 504, 522, 524, 533, 534, 577, 669, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 203, 204, 209, 213, 216, 217, 218, 219, 229, 234, 246, 247, 248, 249, 256, 265, 270, 275, 276, 281, 288, 289, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. vii: 7, 30, 89, 90, 93, 106, 125, 140, 142, 100, 100, 100, 100, 100, 100, 100, 10		
496, 497, 498, 499, 504, 519, 542, 554, 690, 798, 701, 710, 719, 733, 734, 735, 736, 737, 738, 739, 740, 741, 745, 748, 750. vol. vi: 17, 30, 89, 90, 95, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 248, 249, 43, 50, 53, 55, 79, 80, 170, 171, 188, 208, 204, 209, 213, 216, 217, 218, 219, 229, 234, 246, 247, 248, 249, 259, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. vii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 366, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 455, 459, 460, 461, 471, 475, 484, on amendment relative to Speaker of the Senate 516 on the motion to insert the word "freeman" in the Suffrage article 536 on the form of ballot 724 on the form of ballot 724 on resolution to furnish copies of Smull's Hand-Book 184 on receiving report of Committee on Legislation 283 on resolution to re-commit sections 20 and 21 of the Legislature article 308 on term of Governor 333, 336 on term of Governor 333, 336 on resolution to print reports of committees 335, 369, 369, 371, 375, 392, 394, 395, 397, 406, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, 484, 484, 484, 4854, 3855, 369, 371, 375, 392, 394, 395, 397, 406, 461, 471, 475, 484, 484, 4854, 48		
690, 798, 701, 710, 719, 733, 734, 735, 736, 737, 738, 739, 740, 741, 745, 748, 750. vol. vi: 17, 30, 89, 90, 95, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 495, 596, 598, 701, 702, 701, 710, 735, 738, 749, 751. vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 219, 229, 234, 246, 247, 248, 249, 256, 265, 270, 275, 276, 281, 288, 289, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 306, 311, 312, 321, 323, 345, 475, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, of the Senate on the motion to insert the word "freeman" in the Suffrage article		
736, 737, 738, 739, 740, 741, 745, 748, 750. vol. vi: vol. vi: 17, 30, 89, 90, 95, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 499, 503, 504, 522, 524, 533, 534, 577, 669, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: vol. viii: vol. viiii: vol. viii: vol. viiii: vol. viii: vol. viiii		of the Senate 516
750. vol. vi: 17, 30, 89, 90, 95, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 219, 229, 234, 246, 247, 248, 249, 256, 265, 270, 275, 276, 281, 288, 289, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. vii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 366, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, **Irceman*** in the Suffrage article		on the motion to insert the word
17, 30, 89, 90, 95, 106, 125, 140, 142, 172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 499, 503, 504, 522, 524, 533, 534, 577, 669, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. 283 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 203, 204, 209, 213, 216, 217, 218, 219, 229, 234, 246, 247, 248, 249, 259, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. 201, viii: 201, 301, 302, 303, 304, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 453, 454, 455, 459, 460, 461, 471, 475, 484, on the Egislature article 503, 504, on the qualification of members		
172, 175, 201, 203, 204, 376, 391, 393, 415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 499, 503, 504, 522, 524, 533, 534, 577, 669, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 219, 229, 234, 246, 247, 248, 249, 289, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. vii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 306, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 305, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, on the Egislature article 503, 504, on the qualification of members		
415, 417, 419, 420, 421, 424, 425, 426, 427, 448, 461, 485, 495, 499, 593, 504, 522, 524, 533, 534, 577, 669, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: vol. vii: vol. vii: committee of the whole		
427, 448, 461, 485, 495, 499, 503, 504, 522, 524, 533, 534, 577, 669, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 557, 9, 80, 170, 171, 188, 219, 229, 234, 246, 247, 248, 249, 289, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. vii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 306, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 305, 397, 406, 419, 425, 427, 442, 443, 453, 453, 454, 455, 459, 460, 461, 471, 475, 484, on the qualification of members		_
522, 524, 533, 534, 577, 669, 670, 671, 686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 219, 229, 234, 246, 247, 248, 249, 256, 265, 270, 275, 276, 281, 288, 289, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. vii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 306, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, on the qualification of members		
686, 698, 701, 702, 704, 710, 735, 738, 749, 751. vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 219, 229, 234, 246, 247, 248, 249, 253, 266, 265, 270, 275, 276, 281, 288, 289, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 366, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, on the Engislation		
749, 751. vol. vii: on resolution limiting debate in committee of the whole		
vol. vii: 5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 203, 204, 209, 213, 216, 217, 218, 219, 229, 234, 246, 247, 248, 249, 256, 265, 270, 275, 276, 281, 288, 289, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 7, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 366, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, committee of the whole		
5, 6, 21, 22, 26, 29, 33, 34, 35, 36, 37, 40, 43, 50, 53, 55, 79, 80, 170, 171, 188, 203, 204, 209, 213, 216, 217, 218, 219, 229, 234, 246, 247, 248, 249, 259, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. 401, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 306, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, 46n, and 21 of the Legislature article		
43, 50, 53, 55, 79, 80, 170, 171, 188, 203, 204, 209, 213, 216, 217, 218, 219, 229, 234, 246, 247, 248, 249, on the Executive power. 333, 336 256, 265, 270, 275, 276, 281, 288, 289, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. on court of pardons. 358 vol. viii: on court of pardons. 358 vol. viii: on court of pardons. 358 on resolution to print reports of committees. 416, 514 on the Education article 437, 462 207, 208, 268, 306, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, on the qualification of members		
203, 204, 209, 213, 216, 217, 218, ture article		
219, 229, 234, 246, 247, 248, 249, on the Executive power		
289, 290, 291, 292, 293, 481, 499, 523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 366, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, on title of Secretary of the Commonwealth 348 on court of pardons 358 on resolution to print reports of committees 416, 514 on the Education article 437, 462 on resolution relative to settlement of State Printer's accounts 475, 476 on the Legislature article 503, 504 on the qualification of members	219, 229, 234, 246, 247, 248, 249,	on the Executive power 333, 336
523, 526, 548, 557, 564, 568, 574, 576, 580. vol. viii: 37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 306, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, monwealth 348 on court of pardons		on term of Governor 342
576, 580. vol. viii: on court of pardons		0.10
vol. viii: on resolution to print reports of committees	523, 526, 548, 557, 564, 568, 574,	45.00
37, 39, 40, 49, 56, 59, 96, 102, 106, 112, 119, 120, 121, 124, 125, 200, 207, 208, 268, 306, 311, 312, 321, 338, 340, 341, 344, 354, 355, 369, 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, 453, 454, on the Legislature article 503, 504, 455, 459, 460, 461, 471, 475, 484, on the qualification of members	and the second s	
112, 119, 120, 121, 124, 125, 200, on the Education article 437, 462 207, 208, 268, 306, 311, 312, 321, on resolution relative to settle-338, 340, 341, 344, 354, 355, 369, ment of State Printer's accounts		
207, 208, 268, 306, 311, 312, 321, on resolution relative to settle- 338, 340, 341, 344, 354, 355, 369, ment of State Printer's ac- 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, on the Legislature article 503, 504 on the qualification of members		
338, 340, 341, 344, 354, 355, 369, ment of State Printer's ac- 371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, on the qualification of members		
371, 375, 392, 394, 395, 397, 406, 419, 425, 427, 442, 443, 453, 454, 455, 459, 460, 461, 471, 475, 484, on the Legislature article 503, 504 on the qualification of members		
419, 425, 427, 442, 443, 453, 454, on the Legislature article 503, 504 455, 459, 460, 461, 471, 475, 484, on the qualification of members		
455, 459, 460, 461, 471, 475, 484, on the qualification of members		
485 488 490 498 518 599 593 and contested elections of 563		
100, 100, 100, 010, 020,	485, 488, 490, 498, 518, 522, 523,	and contested elections of 563

HITE, HARRY—Continued.	WHITE, HARRY—Continued.
remarks by—	remarks by—
vol. ii:	vol. v:
on legislative appropriations to	on the Congressional apportion-
charitable and educational in-	
stitutions 640	ment 556
on creating offices for inspection,	on the Representative apportion-
weighing, &c	ment
on limiting amount recoverable	on the recess of Convention 720
for injury to person or property,	on banking rates of interest 777
734, 743.	vol. vi:
	on exempting certain property
vol. iii:	from taxation
on declaring all railroads and	on the taxation of manufacturing
canals public highways 555, 556	corporations 104, 115
on increasing the capital stock of	on the State sinking fund 147
railroad and canal corporations,	on the payment of the State debt, 149
573, 574.	on keeping at interest the moneys
on consequential damages by rail-	of the State
road and canal corporations 598	
vol. iv:	on oath of office
on the death of Mr. M'Allister 103	on 'accepting the resignation of
on the resolution for sine die ad-	Mr. Woodward 349
journment 190	on acts of Assembly passed by
on limiting of debate 241	bribery
on the printing of the Convention, 249	on the style of process and form
on the drawing of warrants for the	of prosecution
payment of Printer to the Con-	on separate judicial districts for
vention	each county
on establishing legal rates of in-	on the establishment of separate
terest 571, 572, 573	orphans' courts 531, 532
on validity of existing charters	on preventing corporations doing
having no bona fide organiza-	the business of a common car-
tion	rier, from mining or manufac-
on the absorption of capital by	turing are
corporations	on discrimination in freight or
vol. v:	passage by railroad companies, 693
on the uniformity of registry	on the granting of free passes by
laws 165, 166, 169	railroads
on testimony in contested elec-	on the fictitious issue of stock by
tion cases	railroad, canal or transportation
on the trial of contested elections	companies 711, 718
	vol. vii :
on appointments to office by the	on representative apportionment,
Governor	00 01 00 01 10- 110
on the determination of contested	on separate legislative districts,
elections of members 240, 241	
•	
on special legislation, 253, 254, 255, 256	on testimony in criminal prosecu-
on legislative appropriations to charitable institutions 271	
	on the freedom of the printing
on the investment of trust funds,	press 26:
301, 306.	on discriminations in persons, 282, 283
on the passage of bills contrary to	
constitutional provisions 309, 311	
on liquor prohibition	judge48
on appropriations to institutions	
for soldiers' widows and or-	on the powers and jurisdiction of
phans	
on the exemption laws	
on the legislative apportionment,	on the salary of judges of Phila-
457, 463.	delphia courts 55

HITE, HARRY—Continuea.	WHITE, HARRY—Continuea.
remarks by—	remarks by—
vol. vii:	vol. viii:
on the removal of appointed offi-	on re-printing the Debates and
cers	Journal
on election expenses authorized	on the payment of certain claims,
by law	756, 759.
on military appropriations 592	on declaring the session of the As-
voi. viii:	sembly of 1875, the first bien-
	nial session
on the free pass system	
on the settlement of the Printer's	WHITE, JOHN W. F., delegate
accounts	XXIIId district:
on the formation of Senatorial dis-	oath of office administered to, vol. i, 7
tricts 99, 105, 108, 114	leaves of absence granted to, vol. v,
on impeachment and removal	519; vi, 166.
from office 123	personal explanation of absence,
on an appeal from the chair 137	vol. iv
on the leasing of railroads 229	rises to a personal explanation, vol.
on the payment of stationery for	viii
the Convention	communication presented by—
on the investigation of charges	vol. ii:
against members of the Con-	giving reasons for voting against
vention 321	adjournment 101
on the organization of telegraph	report made by—
companies 329	vol. i:
on the election of Senators and	
	from the minority of the Com-
Representatives	mittee on Suffrage, Election and
on the first election for Governor,	Representation 504
351, 353.	resolutions submitted by—
on the election of Lieutenant Gov-	vo1. ii:
ernor 357	relative to the method to be adopt-
on the continuation of all courts	ed in revising the Constitution, 283
of record	incidental remarks by—
on designating the judicial dis-	vol. i:
tricts, after each decennial cen-	308, 329, 363, 364, 471, 544, 628, 630,
sus 373	706, 715.
on the compensation of judges of	vol. ii:
the courts 377, 378, 404, 503	350, 628, 715, 755.
on continuing certain courts, not	vol. iii:
specified in the new Constitu-	104, 197, 198, 300, 534.
tution 418, 419, 426, 428	vol. iv:
on Senatorial apportionment, 452, 455	173, 245, 267, 310, 358, 451, 557, 577,
on adjournment of the Conven-	578, 595, 656.
tion	vol. v :
on dividing the State into Senato-	10, 164, 537.
rial districts	
	vol. vi:
on legislation designating the ju-	205, 453.
dicial districts	vol. vii:
on appointing committee to give	20, 83, 149, 195, 335, 423, 452, 488,
publicity to the Constitution 516	612, 627, 697, 717, 731, 733, 734.
on appointing commissioners of	vol. viii:
election for Phitadelphia 546, 648	10, 245, 319, 376, 493, 494, 508, 511,
on submitting the Constitution as	585.
a whole to the people 557	remarks by—
on form of ballot in voting on Con-	vol. i:
stitution 574, 581	on reporting and printing 86
on printing Constitution in pam-	on adjournment 99
phlet form 593, 658	on changing time of holding gen-
on publishing Constitution in	eral elections
pamphlet form 726	on sessions of the Legislature 394

HITE, J. W. F.—Continued.	WHITE, J. W. F.—Continued.
remarks by—	remarks by—
vol. i:	vol. iv:
on naturalization 672	on the freedom of the printing
on the form of ballot	press 728, 829, 730
vol. ii:	vol. v:
on the form of ballot, offering sub-	on the division of election dis-
stitute for section six, 11, 33, 41, 48	tricts in large cities
on the Suffrage article 96	on the investment of trust funds, 302
on division of election districts,	on liquor prohibition 322
134, 135, 146.	on the legislative apportionment, 453
on resolution limiting debate in	vol. vi:
committee of the whole 306	on municipal indebtedness 143, 145
on title of Secretary of the Com-	on county officers 198
monwealth	on fixed salaries for county offi-
on the death of Hon. Wm. Hop-	cers 206
kins	on the election and qualifications
on oath prescribed to members of	of aldermen in Pittsburg and
the Legislature	Allegheny 456
on the qualification of members	on preventing corporations doing
and contested elections of 568	the business of a common car-
on creating special commissions	rier from mining and manufac-
	turing 591, 592
for municipal purposes 696, 998 on creating offices for inspection,	on damages to property by rail-
. •	road and other corporations 743
weighing, &c	vol. vii:
on change of venue	
on validity of acts of Assembly,	on representative apportionment,
763, 788.	39, 84, 91.
vol. iii:	on separate legislative districts 159
on testimony in bribery cases, 23, 27	on decennial apportionment 198
on prohibitory liquor license, 51,	on the settlement of the Printer's
53, 68.	accounts 221, 222, 223, 224
on the powers of mayors of cities,	on the legislative representation
89, 90, 91, 99, 106.	of cities 310
on creating special municipal com-	on validity of acts of the Assem-
missions	bly
on limiting municipal indebted-	on election expenses authorized
ness	by law 569, 570
on discrimination in freight or	on the General Assembly authori-
passage by railroad companies, 502	zing local improvements 747, 748
on declaring all railroads and	vol. viii:
canals public highways, 536, 538, 539	on the leasing of railroads 233
on consequential damages by rail-	on corporations exercising vested
road and canal corporations 592	powers repugnant to the Con-
vol. iv:	stitution 439
on the election of judges court of	on adjournment of the Conven-
common pleas 139, 140, 141	tion 475
on the printing of the Convention, 250	on the rank of judges 499
on the establishment of police	on submitting the Constitution as
courts	a whole to the people 562
on the drawing of warrants for	on form of ballot in voting on the
payment of Printer to Conven-	Constitution576
tion	on appointing commissioners of
on dispensing with trial by jury	election for Philadelphia 587
in civil cases	Wickersham, R. B., secretary Chicago
on validity of existing charters	library company, communication
having no bona fide organiza-	from, vol. i
tion 585, 586	Widows and orphans of soldiers, ap-
on the inviolability of the trial by	propriations for support of insti-
jury	tutions for, vol. vii 352
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	

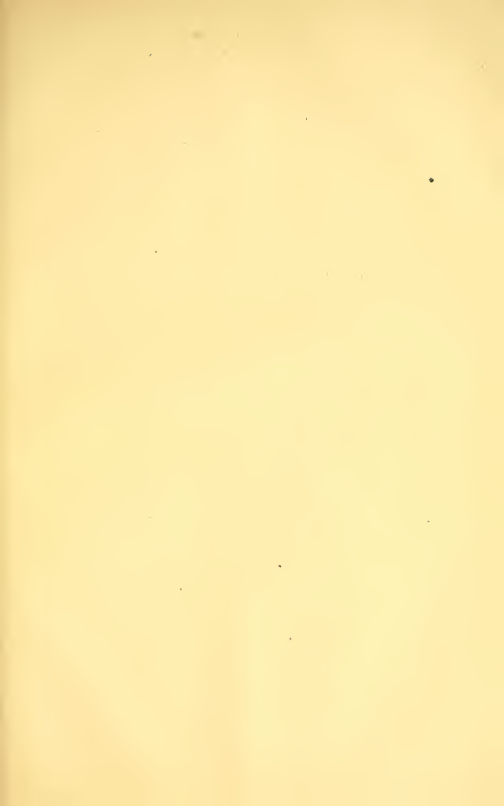
Widows, &c.—Continued.	WOODWARD, GEO. W.—Continued.
remarks on, by—	resolution of Mr. Alricks not to ac-
vol. vii:	cept resignation of, vol. vi 349
Mr. Curtin 353, 354, 355	debate on acceptance of resignation
Mr. Howard 352, 353	of, vol. vi
	withdrawal of resignation, vol. vi 557
Mr. D. N. White 354, 355	communication presented by—
Wilkesbarre, communication from	vol. vii:
city of, inviting Convention to hold	
sessions at, vol. vi	from Mr. Black, tendering his
Williamsport, petition of citizens of,	resignation
in favor of prohibition, vol. i 589	petition presented by—
petition of citizens of, relative to	vol. iii :
prohibition, vol. ii 366	from citizens of Philadelphia, in
communication from city of, invit-	favor of prohibition 200
ing Convention to hold sessions	reports made by—
at, vol. vi	vol. i:
Wills, construction of, resolution of	from delegates at large, appoint-
	ing Mr. Wright in place of Mr.
Mr. Alricks, relative to, vol. vii, 192	Rhone38
report of Judiciary Committee rela-	from the Committee on Private
tive to constitutional provision	Corporations
for, vol. vii	vol. iii :
Witnesses, resolution relative to com-	
petency of, vol. i	from the Committee on the Judi-
Women, as school directors, resolu-	ciary, dissenting from the ma-
tion relative to amending Educa-	jority
tion article allowing, vol. viii 270	vol. iv:
Woman suffrage association of Penn-	from the Committee on Private
sylvania, memorial of, vol. i 197	Corporations 191
Women holding office under the	vol. v:
school law, vol. ii	from delegates at large appoint-
remarks on, by—	ing Mr. Edgar Cowan in place
vol. ii:	of Mr. Gowen
	from delegates at large appointing
Mr. Carter	Mr. John C. Bullitt, in place of
Woman's suffrage, memorial of Mrs.	Mr. Gowen 476
Stanton on, vol. iii	vol. vii:
petition of Obediah Wheelock, in	from special committee on the
favor of, vol. iii 342	Legislature article 150, 152
Woman suffrage, proposition direct-	of delegates appointing James P.
ing special election to decide upon,	Barr, of Allegheny county, in
rejected, vol. v	place of Mr. J. S. Black 768
Women to be eligible to office of	
school director, vol. v 181	vol. viii:
remarks on, by-	from Committee on Private Cor-
vol. v:	porations 276
Mr. Buckalew in favor 83	resolutions submitted by—
Mr. Hay against	vol. i:
adopted by yeas and nays 184	relative to adjournment to Phila-
to vote for school officers, rejected	delphia18
	to amend Rule XL 129
by yeas and nays	to abolish the secret ballot 97
to vote on all questions relating to	relative to request of Auditor Gen-
schools, petition of citizens of	eral for information of private
· Chester county in favor of 142	corporations 248
Workingmen's association, memorial	relative to debate on woman suf-
from international, vol. i 306	frage 612
WOODWARD, GEORGE W., delegate	vol. v:
at large:	declaring vacancy of seat of Mr.
oath of office administered to, vol. i, 7	Gowen
leaves of absence granted to, vol. i,	relative to recess of Convention 71
289; iv, 240; vii, 337, 454.	relative to publication of amend-
resignation of, tendered, vol. vi 349	ments in the newspapers 74

OODWARD, GEO. W Continued.	WOODWARD, GEO. W Continued.
resolutions submitted by—	remarks by—
vol. vii:	vol. ii:
requesting Secretary of Common-	on the death of Hon. Wm. Hop- kins407
wealth to furnish tabular state-	on the Education article 427, 441, 458
ment of constitutional election of 1838 618	on legislative appropriations for
vol. viii:	sectarian and other purposes,
to pay Rev. James W. Curry as	654, 655.
Chaplain 591	on limiting amount recoverable
to add names to Executive Com-	for injury to person or property, 731
mittee 699	on change of venue
incidental remarks by—	on validity of acts of Assembly,
vol. i:	777, 779, 781, 791, 796. vol. iii:
15, 136, 177, 178, 179, 203, 248, 275,	on the erection of new counties,
276, 279, 284, 285, 486, 487, 531, 612, 624, 625, 626, 712, 713.	213, 214, 215.
vol. 11:	on taxing railroad companies, 361,
179, 192, 429, 674, 756, 776.	362, 372.
vol. iii:	on vesting the judicial power, 653,
153, 154, 156, 164, 177, 373, 386, 387,	655, 656, 661, 663, 668, 669, 672,
389, 407, 639, 701, 702, 730, 732,	673.
750.	on the power of the Supreme Court733, 742
vol. iv: 42, 44, 45, 69, 78, 79, 219, 224, 228,	vol. iv:
234, 616, 631, 642.	on the death of Mr. M'Allister 99
vol. v:	on the powers of the Supreme
9, 13, 17, 133, 137, 141, 201, 313, 333,	Court
349, 467, 575, 634, 717, 733, 740, 774,	on the establishment of courts of
776, 779, 781.	probate
vol. vi: 24, 26, 30, 61, 132, 269, 755, 756.	on the removal of indictment to
vol. vii:	Supreme Court
57, 58, 87, 114, 116, 124, 150, 152, 155,	on the liability of franchises, &c., of corporations to execution,
187, 243, 244, 245, 256, 257, 291,	617, 618, 620.
302, 306, 313, 314, 320, 321, 436,	on individual liability of associa-
437, 438, 454, 500, 504, 538, 577,	tions
610, 611, 698, 699, 700, 744, 761, 762, 769, 779, 806, 817.	on limiting of debate
vol. viii:	on the recognition of Almighty
5, 264, 274, 276, 277, 331, 332, 406, 416,	God in the Constitution 763, 765
417, 418, 419, 425, 426, 486, 518,	vol. v: on the election by ballot 135, 153
545, 546, 548, 584, 589, 591, 606,	on appointments to office by the
611, 638, 639, 676, 699, 702, 732.	Governor 20
remarks by—	on legislative appropriations to
vol. i: 4	charitable institutions 275, 286
on resolution to adjourn to Phila-	on the legislative appointment,
delphia	527, 536. on the liberty of the press 600
tion	on the representative apportion-
on election of a stenographer 65	ment
on reporting and printing 82	
on resolution to appoint Commit-	on corporation elections 76
tee on the State	0 1
on resolution limiting debate 664	
on the form of ballot	vol. vi : on liability of industrial associa-
on disposition of section relative	tions
to cumulative voting 132	
on the Legislature article, 173, 180,	on adjournment of Convention,
241, 244, 505.	167, 168.

VOODWARD, GEO. W.—Continued.	WOODWARD, GEO. W.—Continued.
remarks by—	remarks by—
vol. vi :	vol. viii:
on the term of Supreme Court	on the leasing of railroads 219
judges246	on the investigation of charges
on the present establishment of	against members of the Conven-
the courts of common pleas 252	tion319
on the establishment of the Phila-	on the organization of telegraph
delphia courts 264, 265	companies
on the death of Mr. Meredith 772	on fixing the time the Constitu-
vol, vii:	tion goes into effect 336, 337
on representative apportionment, 112	on the compensation of the judges
on disqualification of duelists 143	of the courts 399, 400, 403
on report of special Committee on	on continuing certain courts not
Legislature 151	specified in new Constitution,
on separate legislative districts,	
155, 179.	417, 418, 420, 422, 425.
on decennial apportionment 200	on continuing all laws in force
on the inviolability of trial by	not inconsistent with the Con-
jury	stitution
	on election of Lieutenant Gover-
on new counties and county lines, 347	nor, &c
on the assent of electors to the di-	on appointing commissioners of
vision of county 428, 429, 439	election for Philadelphia 546, 607
on establishing the office of Super-	on submitting the Constitution as
intendent of Corporations. 442, 443	a whole to the people 560, 564
on the number of judges of Su-	on signing an address to the peo-
preme Court	ple
on the validity of acts of the As-	WORRELL, EDWARD R., delegate IVth
sembly	disiriet:
on enacting rules of practice by	oath of office administered to, vol. i, 7
Supreme Court	leave of absence granted to, vol. vi, 110
on the powers and jurisdiction of	rises to a point of order, vol. ii 168
the court of common pleas of	resolutions submitted by—
Philadelphia 512, 513	vol. i:
on the establishment of separate	
orphans' courts 520, 521	to require courts to publish rules
on the tenure of judges of Su-	for transaction of business 129
preme Court 542	relative to passage of apportion-
on accepting the resignation of	ment bill
Mr. J. S. Black 578, 579	relative to validity of acts of As-
on establishing a Superior Court,	sembly
604, 605, 606.	to fix hours of session 161
on appropriations for support of	to provide for composition of Leg-
public schools 678	islature
on the powers of municipal gov-	relative to judicial positions 218
ernment 737	relative to salaries of judges 711
on special legislation to amend	incidental remarks by—
existing city charters 749	vol. i':
on the liability of individual as-	210, 268, 323.
sociation	vol. ii:
on the place of business of foreign	166, 290, 307, 345, 709, 738.
corporations	vol. iii:
vol. viii:	417, 546, 572, 753.
on officers and employees of rail-	vol. iv:
roads engaging in transporta-	7, 81, 388, 505, 631, 634, 780.
tion	vol. v:
on the free pass system 15, 287	161, 186, 206, 234, 235, 236, 237, 314,
	315, 331, 491, 497, 556, 642, 712, 743.
on the article on New Counties 51	
on the Railroad article in general,	vol. vi :
194, 195, 196.	84, 176, 203, 204, 236, 400, 426.

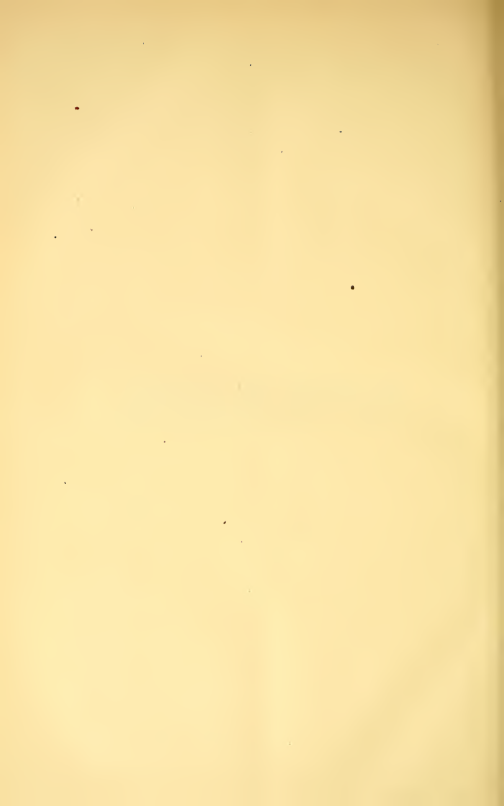
ORRELL, EDWARD R.—Continued.	WRIGHT, CALEB E Continued.
ncidental remarks by—	petitions presented by—
vol. vii:	vol. iii:
51, 112, 130, 186, 188, 473, 553, 556,	from citizens of Luzerne county,
640, 643, 649, 699.	in favor of prohibition 342
vol, viii:	resolutions submitted by—
120, 300, 455, 535, 648, 720.	vol. i:
emarks by—	to restrict further grants to corpor-
vol. i:	ations 95
on time for holding the municipal	relative to allotment for sta-
elections	tionery
on taxing the elector	relative to appropriations of pub-
on the form of ballot	lic property 237
vol. ii: on eligibility to office of Governor, 346	vol. ii :
on special legislation 609, 610	to limit the time of a member in
on creating special commissions	debate
for municipal purposes 598, 706	vol. iii:
on validity of acts of Assembly 760	to adjourn Convention to attend
vol. iii:	launch of the steamship In-
on limitation of municipal in-	diana
debtedness	relative to daily sessions of the
on discrimination in freight or pas-	Convention
sage by railroad companies 512	vol. iv:
· vol. iv]:	relative to nours of session 600
on the powers of the Supreme	vol. v:
Court 12, 14	relative to special Monday ses-
on the compensation of the offi-	S1011S
cers of Philadelphia courts 199	relative to adjournment 678
on uniformity of practice in the	VOI. VI:
courts441	relative to adjournment of Con-
on building and loan associations,	Vehitloh
632, 633.	to adjourn over July fourth 355
vol. v:	vol. viii:
on the election by ballot 155	
on the uniformity of registry laws, 166	
vol. vi: .	incidental remarks by—
on the assessment of special tax	vol. i:
for local purposes 101	
on the establishment of the Phila-	vol. ii:
delphia courts 259, 260	
on the election and qualifications	vol. iv:
of aldermen 334, 335	
RIGHT, CALEB E., delegate XIIIth	601, 602.
district:	vol. v : 135, 678.
appointed in place of Mr. Rhone, re-	
signed, vol. i	00 107 010 014 055
oath of office administered to, vol.i, 39	yol. vii:
leaves of absence granted to, vol.	55, 127, 129.
iv, 695; vi, 408, 588; vii, 337, 454.	remarks by—
petitions presented by—	vol. i:
vol. i:	on salary of members of Legisla-
from mothers and wives of Lu-	· ·
zerne county, in favor of prohi-	ture
bition	on woman suffrage 566 vol. ii:
from citizens of the same county,	on death of Hon. Wm. Hopkins, 406
like import, 660, 685.	vol. iii:
vol. ii:	on legislative bribery 6
from citizens of Luzerne county, in favor of prohibition, 366, 414,	on prohibitory liquor license 72
512, 548.	on the powers of mayors of cities, 95
0101	or the position of thing of the orders, the

WRIGHT, CALEB E.—Continued.	Writs of error—Continued.
remarks by—	to the Supreme Court—
vol. ii:	remarks on, by—
on exempting persons having con-	vol. vii:
scientious scruples from milita-	Mr. Beebe 547
ry service	Mr. Broomall 544
on vesting the judicial power 697	Mr. Buckalew 546, 547
vol. iv:	Mr. Hunsicker 546
on the location of the Supreme	Mr. MacVeagh 544, 545
Court	Mr. D. W. Patterson 548
on the election of judges by the	Mr. Purman 547
cumulative system of voting 336	Mr. S. A. Purviance 545
on abolishing the office of associ-	Wyoming county, petitions of citizens
ate judge 423	of, in favor of prohibition, vol. i,
vol. v:	275, 590.
on liquor prohibition 324	petition of citizens of, in favor of
on the trial by jury 574	prohibition, vol. ii
vol. vi:	
11 - Jackle of Mr. Monodith 779	37
on the death of Mr. Meredith 772	Υ.
vol. vii:	¥.
	YEAS AND NAYS, resolution relative
vol. vii:	
vol. vii: on the rights of foreign corpora-	YEAS AND NAYS, resolution relative
vol. vii: on the rights of foreign corpora- tions	YEAS AND NAYS, resolution relative to call of, vol. v, 181; considered,
vol. vii: on the rights of foreign corpora- tions	YEAS AND NAYS, resolution relative to call of, vol. v, 181; considered, 219; adopted, 221. resolution relative to voting on the, vol. v
vol. vii: on the rights of foreign corporations	YEAS AND NAYS, resolution relative to call of, vol. v, 181; considered, 219; adopted, 221. resolution relative to voting on the,
vol. vii: on the rights of foreign corporations	YEAS AND NAYS, resolution relative to call of, vol. v, 181; considered, 219; adopted, 221. resolution relative to voting on the, vol. v
vol. vii: on the rights of foreign corporations	YEAS AND NAYS, resolution relative to call of, vol. v, 181; considered, 219; adopted, 221. resolution relative to voting on the, vol. v
vol. vii: on the rights of foreign corporations	YEAS AND NAYS, resolution relative to call of, vol. v, 181; considered, 219; adopted, 221. resolution relative to voting on the, vol. v
vol. vii: on the rights of foreign corporations	YEAS AND NAYS, resolution relative to call of, vol. v, 181; considered, 219; adopted, 221. resolution relative to voting on the, vol. v
vol. vii: on the rights of foreign corporations	YEAS AND NAYS, resolution relative to call of, vol. v, 181; considered, 219; adopted, 221. resolution relative to voting on the, vol. v
vol. vii: on the rights of foreign corporations	YEAS AND NAYS, resolution relative to call of, vol. v, 181; considered, 219; adopted, 221. resolution relative to voting on the, vol. v
vol. vii: on the rights of foreign corporations	YEAS AND NAYS, resolution relative to call of, vol. v, 181; considered, 219; adopted, 221. resolution relative to voting on the, vol. v
vol. vii: on the rights of foreign corporations	YEAS AND NAYS, resolution relative to call of, vol. v, 181; considered, 219; adopted, 221. resolution relative to voting on the, vol. v





APPENDIX.



CONSTITUTION

OF THE

COMMONWEALTH OF PENNSYLVANIA.

Adopted by popular vote December 16, 1873, and to take effect January 1, 1874.

What is retained of the old Constitution is embraced in brackets, thus []

PREAMBLE.

WE, the people of the Commonwealth of Pennsylvania, grateful to Almighty God for the blessings of eivil and religious liberty, and humbly invoking His guidance, do ordain and establish this Constitution.

ARTICLE I.

DECLARATION OF RIGHTS.

[That the general, great and essential principles of liberty and free government may be recognized and unalterably established, WE DECLARE THAT-

[Section 1. All men are born equally free and independ- Equality and rights ent, and have certain inherent and indefeasible rights, among of men. which are those of enjoying and defending life and liberty, of acquiring, possessing and protecting property and reputation, and of pursuing their own happiness.

[Section 2. All power is inherent in the people, and all free Political powers governments are founded on their authority and instituted inherent in the people. Their for their peace, safety and happiness. For the advancement right to reform government. of these ends they have at all times an inalienable and indefeasible right to alter, reform or abolish their government in

such manner as they may think proper.]

SECTION 3. All men have a natural and indefeasible right Natural rights of to worship Almighty God according to the dictates of their conscience and freedom of wo. own consciences; no man can of right be compelled to attend, ship. erect or support any place of worship, or to maintain any ministry against his consent; no human authority can, in any case whatever, control or interfere with the rights of conscience, and no preference shall ever be given by law to any religious establishments or modes of worship.

Section 4. No person who acknowledges the being of a religious opinions God and a future state of rewards and punishments shall, not to disqualify or for holding office. on account of his religious sentiments, be disqualified to hold any office or place of trust or profit under this Common-

wealth.]

Freedom of elections.

Trial by jury.

[Section 5. Elections shall be free and equal;] and no power, civil or military, shall at any time interfere to prevent the free exercise of the right of suffrage.

[Section 6. Trial by jury shall be as heretofore, and the

right thereof remain inviolate.].

Section 7. The printing press shall be free to every per-Freedom of the press.

son who may undertake to examine the proceedings of the Legislature or any branch of government, and no law shall ever be made to restrain the right thereof. The free communication of thoughts and opinions is one of the invaluable rights of man, and every citizen may freely speak, write and print on any subject, being responsible for the abuse of that liberty. No conviction shall be had in any prosecution for the publication of papers relating to the official conduct of officers or men in public capacity, or to any other matter proper for public investigation or information, where the fact that such publication was not maliciously or negligently made shall be established to the satisfaction of the jury; and in all indictments for libels, the jury shall have the right to determine the law and the facts, under the direction of the

court, as in other cases.

[Section 8. The people shall be secure in their persons, houses, papers and possessions from unreasonable searches and seizures, and no warrant to search any place or to seize any person or things shall issue without describing them as nearly as may be, nor without probable cause, supported by oath or affirmation subscribed to by the affiant.

[Section 9. In all criminal prosecutions, the accused hath a right to be heard by himself and his council, to demand the nature and cause of the accusation against him, to meet the witnesses face to face, to have compulsory process for obtaining witnesses in his favor, and, in prosecutions by indictment or information, a speedy public trial by an impartial jury of the vicinage; he cannot be compelled to give evidence against himself, nor can be be deprived of his life, liberty or property, unless by the judgment of his peers or the law of the land.

[Section 10. No person shall, for any indictable offence, be proceeded against criminally by information, except in cases arising in the land or naval forces, or in the militia, when in actual service, in time of war or public danger, or by leave of the court for oppression or misdemeanor in office. No person shall, for the same offence, be twice put in jeopardy of life or limb; nor shall private property be taken or applied to public use,] without authority of law [and without just compensation being first [made] or secured.

[Section 11. All courts shall be open; and every man for an injury done him in his lands, goods, person, or reputation, shall have remedy by due course of law, and right and justice administered without sale, denial or delay. Suits may be brought against the Commonwealth in such manner, in such courts and in such cases as the Legislature may by law direct.]

[Section 12. No power of suspending laws shall be exercised unless by the Legislature or by its authority.

[Section 13. Excessive bail shall not be required, nor excessive fines imposed, nor cruel punishments inflicted.

Absence of malice in trials for libel.

Searches and seizures limited.

Rights of defence and privileges in criminal prosecutions.

Criminal informations limited.

Twice in jeopardy, Appropriation of private property to public use.

Administration of justice to be free.

Sults against the Commonwealth.

Limitation upon suspension of laws.

Excessive bail or tines and cruel punishment for-

Section 14. All prisoners shall be bailable by sufficient Prisoners bailable. sureties, unless for capital offences when the proof is evident or presumption great; and the privilege of the writ of habeas Hebeas corpus. corpus shall not be suspended, unless when in case of rebellion or invasion the public safety may require it.]

[Section 15. No commission of over and terminer or jail No commission of

delivery shall be issued.

over and terminer to issue.

[Section 16. The person of a debtor, where there is not imprisonment or strong presumption of fraud, shall not be continued in prison limited. after delivering up his estate for the benefit of his creditors

in such manner as shall be prescribed by law.]

in such manner as shall be presented by law.] [Section 17. No expost facto law, nor any law impairing Laws expost facto for impairing contracts, irreveable any grant tracts, irreveable grants, &c., for special privileges or immunities, shall be passed.

Section 18. No person shall be attainted of treason or No legislative attainder of treason

felony by the Legislature.

or felony.

[Section 19. No attainder shall work corruption of blood, Attainder shall not nor, except during the life of the offender, forfeiture of estate blood of profeture. to the Commonwealth. The estate of such persons as shall beyond life. destroy their own lives shall descend or vest as in cases of No forfeiture for natural death, and if any person shall be killed by casualty of death by casthere shall be no forfeiture by reason thereof.]

[Section 20. The citizens have a right in a peaceable man-Rights of meeting ner to assemble together for their common good, and to apply to those invested with the powers of government for redress of grievances or other proper purposes, by petition,

address or remonstrance.

SECTION 21. The right of the citizens to bear arms in de-Right to bear arms,

fence of themselves and the State shall not be questioned.]

[Section 22. No standing army shall, in time of peace, be subordination of kept up without the consent of the Legislature, and the mili-civil power tary shall in all eases and at all times be in strict subordination to the civil power.

[Section 23. No soldier shall in time of peace be quartered Quartering of in any house without the consent of the owner, nor in time of

war but in a manner to be prescribed by law.]

[Section 24. The Legislature shall not grant any title of No title of nobility nobility or hereditary distinction, nor create any office the or office tenure beappointment to which shall be for a longer term than during havior. good behavior.]

[Section 25. Emigration from the State shall not be pro- Emigration per-

hibited.

[Section 26. To guard against transgressions of the high Everything in this powers which we have delegated, we declare that everything from the powers of in this article is excepted out of the general powers of government and shall for ever remain inviolate.

ARTICLE II.

THE LEGISLATURE.

[Section 1. The legislative power of this Commonwealth The legislative shall be vested in a General Assembly, which shall consist of power vested. a Senate and House of Representatives.

SECTION 2. Members of the General Assembly shall be cho- Biennial elections

sen at the general election every second year. Their term of

Vacancies, how n.led.

their election. [Whenever a vacancy shall occur in either House, the presiding officer thereof shall issue a writ of election to fill such vacancy for the remainder of the term.

service shall begin on the first day of December next after

Legislative terms.

Section 3. Senators shall be elected for the term of four

Biennial meetings.

years, and Representatives for the term of two years.

Special sessions.

Section 4. The General Assembly shall meet at twelve o'clock, noon, on the first Tuesday of January every second year, and at other times when convened by the Governor, but shall hold no adjourned annual session after the year one thousand eight hundred and seventy-eight. In case of a vacancy in the office of United States Senator from this Commonwealth, in a recess between sessions, the Governor shall convene the two Houses, by proclamation on notice not exceeding sixty days, to fill the same.

Qualifications of Senators and Rep-resentatives.

[Section 5. Senators shall be at least twenty-five years of age, and Representatives twenty-one years of age. shall have been citizens and inhabitants of the State four years, and inhabitants of their respective districts one year next before their election (unless absent on the public business of the United States or of this State,) and shall reside in their respective districts during their terms of service.]

Disqualification for appointment to office.

Members of Congress, etc., ineli-gible to General Assembly.

[Section 6. No Senator or Representative shall, during the time for which he shall have been elected, be appointed to any civil office under this Commonwealth, and no member of Congress or other person holding any office (except of attorney-at-law or in the militia) under the United States or this Commonwealth shall be a member of either House during his continuance in office.

Conviction of cer-tain crimes to disquality.

Section 7. No person hereafter convicted of embezzlement of public moneys, bribery, perjury or other infamous crime, shall be eligible to the General Assembly, or capable of holding any office of trust or profit in this Commonwealth.

Compensation snall be fixed

ary.

[Section 8. The members of the General Assembly shall receive such salary and mileage for regular and special sessions as shall be fixed by law, and no other compensation whatever, whether for service upon committee or otherwise. No member of either House shall, during the term for which he may have been elected, receive any increase of salary, or mileage, under any law passed during such term.

Presiding officers.

No increase of sal-

Section 9. The Senate shall, at the beginning and close of each regular session and at such other times as may be necessary, elect one of its members President pro tempore, who shall perform the duties of the Lieutenant Governor, in any case of absence or disability of that officer, and whenever the said office of Lieutenant Governor shall be vacant. House of Representatives shall elect one of its members as

Each House to judge of the quali-fications of its members. Quorum.

judge of the election and qualifications of its members. [Section 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.

Speaker. Each House shall choose its other officers, and shall

Powers of each House.

Section 11. Each House shall have power to determine the rules of its proceedings and punish its members] or other persons for contempt [or disorderly behavior] in its presence, to enforce obedience to its process, to protect its members against violence or offers of bribes or private solicitation, and, with the concurrence of two-thirds, to expel 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 cligible to either House, and punishment for contempt or disorderly behavior shall not bar an indictment for the same offence.

Section 12. Each House shall keep a Journal of its pro- Each House shall ceedings and from time to time publish the same, except such Journal. parts as require secrecy, and the yeas and nays of the members on any question shall, at the desire of any two of them,

be entered on the Journal.

[Section 13. The sessions of each House, and of commit-Sessions to be open. tees of the whole, shall be open, unless when the business is such as ought to be kept secret.

[Section 14. Neither House shall, without the consent of Adjournments.

the other, adjourn for more than three days, nor to any other place than that in which the two Houses shall be sitting.]

[Section 15. The members of the General Assembly shall Privileges of memin all cases, except treason, felony, violation of their oath of office and breach or surety of the peace, be privileged from arrest during their attendance at the sessions of their respective Houses 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.

SECTION 16. The State shall be divided into fifty senatorial senatorial districts districts of compact and contiguous territory as nearly equal in population as may be, and each district shall be entitled to elect one Senator. Each county containing one or more ratios of population shall be entitled to one Senator 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 ratio, 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 ratio; and no county shall be divided unless entitled to two or more Senators. No city or county shall be entitled to separate representation exceeding one-sixth of the whole number of Senators. No ward, borough or township shall be divided in the formation of a district. The senatorial ratio shall be ascertained by dividing the whole population of the State by the number fifty.

Section 17. The members of the House of Representatives Representative districts. shall be apportioned among the several counties, on a ratio obtained by dividing the population of the State as ascertained by the most recent United States census by two hundred. Every county containing less than five ratios shall have one representative for every full ratio, and an additional representative when the surplus exceeds half a ratio; but each county shall have at least one representative. Every county containing five ratios or more shall have one representative for every full ratio. Every city containing a population equal to a ratio shall elect separately its proportion of

the representatives allotted to the county in which it is located. Every city entitled to more than four representatives. and every county having over one hundred thousand inhabitants shall be divided into districts of compact and contiguous territory, each district to elect its proportion of representatives according to its population, but no district shall elect more than four representatives.

Apportionments.

Section 18. The General Assembly at its first session after the adoption of this Constitution, and immediately after each United States decennial census, shall apportion the State into senatorial and representative districts agreeably to the provisions of the two next preceding sections.

ARTICLE III. LEGISLATION.

Passage of bills.

Section 1. No law shall be passed except by bill, and no bill shall be so altered or amended, on its passage through either House, as to change its original purpose.

Reference and printing.

Section 2. No bill shall be considered unless referred to a committee, returned therefrom, and printed for the use of the members.

To contain but one subject expressed in title.

Section 3. No bill, except general appropriation bills, shall be passed, containing more than one subject, which shall be clearly expressed in its title.

To be read on three days.

printed.

Section 4. Every bill shall be read at length on three different days in each House; all amendments made thereto Amendments to be shall be printed for the use of the members before the final vote is taken on the bill, and no bill shall become a law, unless on its final passage the vote be taken by year and navs, the names of the persons voting for and against the same be entered on the Journal, and a majority of the members elected to each House be recorded thereon as voting in its favor.

Yeas and navs.

Section 5. No amendment to bills by one House shall be concurred in by the other, except by the vote of a majority of the members elected thereto, taken by yeas and nays, and the names of those voting for and against recorded upon the Journal thereof; and reports of committees of conference shall be adopted in either House only by the vote of a majority of the members elected thereto, taken by yeas and nays, and the names of those voting recorded upon the Journals.

Votes concurring in amendments and on reports of conference to be by yeas and nays.

Revival of law.

Section 6. No law shall be revived, amended, or the provisions thereof extended or conferred, by reference to its title only, but so much thereof as is revived, amended, extended or conferred shall be re-enacted and published at length.

Section 7. The General Assembly shall not pass any local Limitation on special law authorizing the creation, extension or impairing of liens; regulating the affairs of counties, eities, townships, wards, boroughs or school districts; changing the names of persons or places; changing the venue in civil or criminal cases; authorizing the laying out, opening, altering or maintaining roads, highways, streets or alleys; relating to ferries or bridges, or incorporating ferry or bridge companies, except for the erection of bridges crossing streams which form boundaries between this and any other State;

vacating roads, town plats, streets or alleys; relating to cemeteries, graveyards, or public grounds not of the State; authorizing the adoption or legitimation of children; locating or changing county seats; erecting new counties or changing county lines; incorporating cities, towns or villages, or changing their charters; for the opening and conducting of elections, or fixing or changing the place of voting; granting divorces; erecting new townships or boroughs; changing township lines, borough limits or school districts: creating offices, or prescribing the powers and duties of officers in counties, cities, boroughs, townships, election or school districts; changing the law of descent or succession; regulating the practice or jurisdiction of, or changing the rules of evidence in, any judicial proceeding or inquiry before courts, aldermen, justices of the peace, sheriffs, commissioners, arbitrators, auditors, masters in chancery or other tribunals, or providing or changing methods for the collection of debts, or the enforcing of judgments, or prescribing the effect of judicial sales of real estate; regulating the fees. or extending the powers and duties of aldermen, justices of the peace, magistrates or constables; regulating the management of public schools, the building or repairing of schoolhouses, and the raising of money for such purposes; fixing the rate of interest; affecting the estates of minors or persons under disability, except after due notice to all parties in interest, to be recited in the special enactment; remitting fines, penalties and forfeitures, or refunding moneys legally paid into the treasury; exempting property from taxation; regulating labor, trade, mining or manufacturing; creating corporations, or amending, renewing or extending the charters thereof; granting to any corporation, association or individual any special or exclusive privilege or immunity, or to any corporation, association or individual the right to lay down a railroad track; nor shall the General Assembly indirectly enact 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 law be passed granting powers or privileges in any case where the granting of such powers and privileges shall have been provided for by general law, nor where the courts have jurisdiction to grant the same or give the relief asked for.

SECTION 8. No local or special bill shall be passed unless Notice of local or notice of the intention to apply therefor shall have been pub- special bills. lished in the locality where the matter or the thing to be affected may be situated, which notice shall be at least thirty days prior to the introduction into the General Assembly of such bill and in the manner to be provided by law; the evidence of such notice having been published, shall be exhibited in the General Assembly before such act shall be

passed.

Section 9. The presiding officer of each House shall, in the signing of bills by presence of the House over which he presides, sign all bills presiding officers. and joint resolutions passed by the General Assembly, after their titles have been publicly read immediately before signing; and the fact of signing shall be entered on the Journal.

Legislative officers.

Section 10. The General Assembly shall prescribe by law the number, duties and compensation of the officers and employees of each House, and no payment shall be made from the State Treasury, or be in any way authorized, to any person, except to an acting officer or employee elected or appointed in pursuance of law.

No extra compensation to officers or contractors.

Section 11. No bill shall be passed 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 authority of law.

Public printing.

Section 12. All stationery, printing, paper and fuel used in the legislative and other departments of government shall be furnished, and the printing, binding and distributing of the laws, journals, department reports, and all other printing and binding, and the repairing and furnishing 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 lowest responsible bidder below such maximum price and under such regulations as shall be prescribed by law; no member or officer of any department 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, Auditor General and State Treasurer.

No extension of official terms or increase of compensation.

Section 13. No law shall extend the term of any public officer, or increase or diminish his salary or emoluments, after his election or appointment.

Revenue bills.

[Section 14. All bills for raising revenue shall originate in the House of Representatives, but the Senate may propose amendments, as in other bills.]

Appropriation bids.

Section 15. The general appropriation bill shall embrace nothing but appropriations for the ordinary expenses of the executive, legislative and judicial departments of the Commonwealth, interest on the public debt and for public schools; all other appropriations shall be made by separate bills, each embracing but one subject.

Payments of moneys from the treasury.

[Section 16. No money shall be paid out of the treasury, except upon appropriations made by law, and on warrant drawn by the proper officer in pursuance thereof.]

Appropriations to charitable instltutions, Section 17. No appropriation shall be made to any charitable or educational institution not under the absolute control of the Commonwealth, other than normal schools established by law for the professional training of teachers for the public schools of the State, except by a vote of two-thirds of all the members elected to each House.

Appropriations for charitable purposes, &c., limilea.

Section 18. No appropriations, except for pensions or gratuities for military services, shall be made for charitable, educational or benevolent purposes, to any person or community, nor to any denominational or sectarian institution, corporation or association.

Appropriations may be made for widows and orphans of soldiers. Section 19. The General Assembly may make appropriations of money to institutions wherein the widows of soldiers are supported or assisted, or the orphans of soldiers are maintained and educated; but such appropriation shall be applied exclusively to the support of such widows and orphans.

Section 20. The General Assembly shall not delegate to Power over muniany special commission, private corporation or association, tion not to be deleany power to make, supervise or interfere with any municipal gated. improvement, money, property or effects, whether held in trust or otherwise, or to levy taxes or perform any municipal function whatever.

SECTION 21. No act of the General Assembly shall limit the No limitation of amount to be recovered for injuries resulting in death, or for tain injuries. injuries to persons or property; and, in case of death from such injuries, the right of action shall survive, and the General Assembly shall prescribe for whose benefit such actions shall be prosecuted. No act shall prescribe any limitations Nor of time for bringing suits. of time within which suits may be brought against corporations for injuries to persons or property, or for other causes, different from those fixed by general laws regulating actions against natural persons, and such acts now existing are avoided.

SECTION 22. No act of the General Assembly shall author-investment of trust ize the investment of trust funds by executors, administra-funds. tors, guardians or other trustees, in the bonds or stock of any private corporation, and such acts now existing are avoided saving investments heretofore made.

SECTION 23. The power to change the venue in civil and Changes of venue. criminal cases shall be vested in the courts, to be exercised

in such manner as shall be provided by law.

SECTION 24. No obligation or liability of any railroad or No obligation of other corporation, held or owned by the Commonwealth, shall corporations to the ever be exchanged, transferred, remitted, postponed, or in leased, &c. any way diminished by the General Assembly, nor shall such liability or obligation be released, except by payment thereof into the State Treasury.

Section 25. When the General Assembly shall be convened Limitations of legin special session, there shall be no legislation upon subjects special sessions. other than those designated in the proclamation of the Governor calling such session.

[Section 26. Every order, resolution or vote, to which the Concurrent orders, concurrence of both Houses may be necessary, except on the resolutions and question of adjournment, shall be presented to the Governor ed to the Governor. and before it shall take effect be approved by him, or being disapproved, shall be re-passed by two-thirds of both Houses according to the rules and limitations prescribed in case of a bill.

Section 27. No State office shall be continued or created No State inspecfor the inspection or measuring of any merchandise, manu-tors of merchanfacture or commodity, but any county or municipality may appoint such officers when authorized by law.

Section 28. No law changing the location of the capital changing location of the State shall be valid until the same shall have been sub- of state Capital. mitted to the qualified electors of the Commonwealth at a

general election and ratified and approved by them.

Section 29. A member of the General Assembly who shall Bribery by mem-solicit, demand or receive, or consent to receive, directly or Assembly. indirectly, for himself or for another, from any company, corporation or person, any money, office, appointment, employment, testimonial, reward, thing of value or enjoyment,

or of personal advantage, or promise thereof, for his vote or official influence, or for withholding the same, or with an understanding, expressed or implied, that his vote or official action shall be in any way influenced thereby, or who shall solicit or demand any such money or other advantage, matter or thing aforesaid for another, as the consideration of his vote or official influence, or for withholding the same, or shall give or withhold his vote or influence in consideration of the payment or promise of such money, advantage, matter or thing to another, shall be held guilty of bribery within the meaning of this Constitution, and shall incur the disabilities provided thereby for said offence, and such additional punishment as is or shall be provided by law.

Bribery of mem-bers of General Assembly and offi-

Section 30. Any person, who shall, directly or indirectly, offer, give or promise, any money, or thing of value, testimonial, privilege or personal advantage, to any executive or judicial officer, or member of the General Assembly, to influence him in the performance of any of his public or official duties shall be guilty of bribery and be punished in such manner as shall be provided by law.

The offence of corrupt solicitation of members rupt solicitation to be punished by fine of the General Assembly or of public officers of the State or and imprisonment. of any municipal division thereof, and any occupation or practice of solicitation of such members or officers to influence their official action, shall be defined by law and shall be punished by fine and imprisonment.

Witnesses to testify in cases of bribery and solici-tation.

Section 32. Any person may be compelled to testify in any lawful investigation or judicial proceeding against any person who may be charged with having committed the offence of bribery or corrupt solicitation, or practices of solicitation, and shall not be permitted to withhold his testimony upon the ground that it may eriminate himself or subject him to public infamy; but such testimony shall not afterwards be used against him in any judicial proceeding, except for perjury in giving such testimony; and any person convicted of either of the offences aforesaid shall, as part of the punishment therefor, be disqualified from holding any office or position of honor, trust or profit in this Commonwealth.

Punishment.

Section 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 vote thereon.

Interested members shall not vote.

ARTICLE IV.

THE EXECUTIVE.

Executive officers.

[Section 1. The Executive Department of this Commonwealth shall consist of a Governor, Lieutenant Governor, Secretary of the Commonwealth, Attorney General, Auditor General, State Treasurer, Secretary of Internal Affairs and a Superintendent of Public Instruction.

The Governor.

[Section 2. The supreme executive power shall be vested in the Governor, who shall take care that the laws be faithfully executed; he shall be chosen on the day of the general election, by the qualified electors of the Commonwealth, at

His election.

the places where they shall vote for Representatives. The returns of every election for Governor shall be sealed up and Returns of election. transmitted to the seat of government, directed to the President of the Senate, who shall open and publish them in the presence of the members of both Houses of the General Assembly. The person having the highest number of votes shall be Governor, but if two or more be equal and highest in votes, one of them shall be chosen Governor by the joint vote of the members of both Houses. Contested elections contested elecshall be determined by a committee, to be selected from both tions. Houses of the General Assembly, and formed and regulated in such manner as shall be directed by law.]

[Section 3. The Governor shall hold his office during four Term of the Govyears from the third Tuesday of January next ensuing his election, and shall not be eligible to the office for the next

succeeding term.

SECTION 4. A Lieutenant Governor shall be chosen at the The Lieutenant same time, in the same manner, for the same term, and subject to the same provisions as the Governor; he shall be President of the Senate, but shall have no vote unless they

be equally divided.

[Section 5. No person shall be eligible to the office of Gov- qualifications of ernor] or Lieutenant Governor [except a citizen of the United Lieutenant Governor] States, who shall have attained the age of thirty years and ernor. have been seven years next preceding his election an inhabitant of the State, unless he shall have been absent on the public business of the United States or of this State.]

[Section 6. No member of Congress or person holding Congressmen, &c., any office under the United States or this State shall exercise disqualified.

the office of Governor or Lieutenant Governor.

[Section 7. The Governor shall be commander-in-chief of Governor to command militia. the army and navy of the Commonwealth, and of the militia, except when they shall be called into the actual service of

the United States.]

SECTION 8. He shall nominate and, by and with the advice Power of Governor and consent of two-thirds of all the members of the Senate, consent of Senate. appoint a Secretary of the Commonwealth and an Attorney General during pleasure, a Superintendent of Public Instruction for four years, and such other officers of the Commonwealth as he is or may be authorized by the Constitution or by law to appoint; he shall have power to fill all vacancies To fill vacancies. that may happen, in offices to which he may appoint, during the recess of the Senate, by granting commissions which shall expire at the end of their next session; he shall have power to fill any vacancy that may happen, during the recess of the Senate, in the office of Auditor General, State Treasurer, Secretary of Internal Affairs or Superintendent of Public Instruction, in a judicial office, or in any other elective office which he is or may be authorized to fill; if the vacancy shall happen during the session of the Senate, the Governor shall nominate to the Senate, before their final adjournment, a proper person to fill said vacancy; but in any such case of vacancy, in an elective office, a person shall be chosen to said office at the next general election, unless the vacancy shall happen within three calendar months immediately preceding

Senate to act on nominations with open doors.

Votes to be recorded.

l'ardoning power.

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 Senate shall sit with open doors. and, in confirming or rejecting the nominations of the Governor, the vote shall be taken by yeas and nays, and shall be entered on the Journal.

[Section 9. He shall have power to remit fines and forfeitures, to grant reprieves, commutations of sentence and pardons, except in cases of impeachment; but no pardon shall be granted, nor sentence commuted, except upon the recommendation in writing of the Lieutenant Governor, Secretary of the Commonwealth, Attorney General and Secretary of Internal Affairs, or any three of them, after full hearing, upon due public notice and in open session; and such recommendation, with the reasons therefor at length, shall be recorded and filed in the office of the Secretary of the Commonwealth.

Governor may require information from Executive officers.

Shall give infor-mation and recom-

May convene General Assembly, and adjourn the two flouses when they disagree.

Lieutenant Governor to act as Governor.

President pro tem-pore of the Senate.

[Section 10. He may require information in writing from the officers of the executive department, upon any subject relating to the duties of their respective offices.

Section 11. He shall, from time to time, give to the Genmend measures to eral Assembly information of the same measures as he General Assembly, and recommend to their consideration such measures as he eral Assembly information of the state of the Commonwealth. may judge expedient.

> Section 12. He may, on extraordinary occasions, convene the General Assembly, and in case of disagreement between the two Houses, with respect to the time of adjournment, adjourn them to such time as he shall think proper, not exceeding four months.] He shall have power to convene the Senate in extraordinary session by proclamation, for the transaction of executive business.

> Section 13. In case of the death, conviction or impeachment, failure to qualify, resignation or other disability of the Governor, the powers, duties and emoluments of the office. for the remainder of the term, or until the disability be removed, shall devolve upon the Lieutenant Governor.

> Section 14. In case of a vacancy in the office of Lieutenant Governor, or when the Lieutenant Governor shall be impeached by the House of Representatives, or shall be unable to exercise the duties of his office, the powers, duties and emoluments thereof for the remainder of the term, or until the disability be removed, shall devolve upon the President pro tempore of the Senate; and the President pro tempore of the Senate shall in like manner become Governor if a vacancy or disability shall occur in the office of Governor; his seat as Senator shall become vacant whenever he shall become Governor, and shall be filled by election as any other vacancy in the Senate.

> [Section 15. Every bill which shall have passed both Houses shall be presented to the Governor; if he approve he shall sign it, but if he shall not approve he shall return it with his objections to the House in which it shall have originated, which House shall enter the objections at large upon their Journal, and proceed to re-consider it. If, after such re-consideration, two-thirds of all the members elected to that

Approval of bills.

Veto.

House shall agree to pass the bill, it shall be sent with the objections to the other House, by which likewise it shall be re-considered; and if approved by two-thirds of all the members [elected to that House it shall be a law; but in such cases the votes of both Houses shall be determined by yeas and nays, and the names of the members voting for and against the bill shall be entered on the Journals of each House, respectively. If any bill shall not be returned by the Retained bills to Governor within ten days after it shall have been presented become laws. to him, the same shall be a law in like manner as if he had signed it, unless the General Assembly, by their adjournment, Exception. prevent its return, in which case it shall be a law, unless he shall file the same, with his objections, in the office of the Secretary of the Commonwealth, and give notice thereof by public proclamation within thirty days after such adjournment.

Section 16. The Governor shall have power to disapprove A partial veto alof any item or items of any bill making appropriations of ation bills. money, embracing distinct items, and the part or parts of the bill approved shall be the law, and the item or items of appropriation disapproved shall be void, unless re-passed according to the rules and limitations prescribed for the passage of other bills over the Executive veto.

Section 17. The Chief Justice of the Supreme Court shall chief Justice to preside upon the trial of any contested election of Governor contested election or Lieutenant Governor, and shall decide questions regarding of Governor or Lieutenant Govthe admissibility of evidence, and shall, upon request of the ernor. committee, pronounce his opinion upon other questions of law involved in the trial. The Governor and Lieutenant Governor shall exercise the duties of their respective offices until their successors shall be duly qualified.

[Section 18. The Secretary of the Commonwealth shall secretary of Comkeep a record of all official acts and proceedings of the Governor, and when required lay the same, with all papers, minutes and vouchers relating thereto, before either branch of the General Assembly, and perform such other duties as may be enjoined upon him by law.

Section 19. The Secretary of Internal Affairs shall exer-secretary of Intercise all the powers and perform all the duties of the Surveyor nat Affairs General, subject to such changes as shall be made by law. His department shall embrace a bureau of industrial statisties, and he shall discharge such duties relating to corporations, to the charitable institutions, the agricultural, manufacturing, mining, mineral, timber and other material or business interests of the State as may be prescribed by law. He shall annually, and at such other times as may be required by law, make report to the General Assembly.

SECTION 20. The Superintendent of Public Instruction shall Superintendent of exercise all the powers and perform all the duties of the Su-Public Instruction. perintendent of Common Schools, subject to such changes as shall be made by law.

Section 21. The term of the Secretary of Internal Affairs Terms of heads of shall be four years; of the Auditor General three years; departments. 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 consecutive terms.

S-al of State.

Commissions to be signed and sealed.

[Section 22. The present Great Seal of Pennsylvania shall be the seal of the State. All commissions shall be in the name and by authority of the Commonwealth of Pennsylvania, and be sealed with the State seal and signed by the Governor.]

ARTICLE V. THE JUDICIARY.

The courts.

[Section 1. The judicial power of this Commonwealth shall be vested in a Supreme Court, in courts of common pleas, courts of oyer and terminer and general jail delivery, courts of quarter sessions of the peace, orphans' courts,] magistrates' courts, [and in such other courts as the General Assembly may from time to time establish.]

The Supreme Court. Tenure of judges. Chief Jus-

[Section 2. The Supreme Court shall consist of seven judges, who shall be elected by the qualified electors of the State 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 first expire shall be Chief Justice, and thereafter each judge whose commission shall first expire shall in turn be Chief Justice.]

Jurisdiction of Supreme Court.

[Section 3. The jurisdiction of the Supreme Court shall extend over the State, and the judges thereof shall, by virtue of their offices, be justices of over and terminer and general jail delivery in the several counties;] they shall have original jurisdiction in eases of injunction where a corporation is a party defendant, of habeas corpus, of mandamus to courts of inferior jurisdiction, and of quo warranto as to all officers of the Commonwealth whose jurisdiction extends over the State, but shall not exercise any other original jurisdiction; [they shall have appellate jurisdiction by appeal, certiorari or writ of error in all cases, as is now or may hereafter be provided by law.]

Courts of common pleas. Districts not to contain more than four counties.

Section 4. Until otherwise directed by law, the courts of common pleas shall continue as at present established, except as herein changed; not more than four counties shall, at any time, be included in one judicial district organized for said courts.

Judicial districts.

Section 5. Whenever a county shall contain forty thousand inhabitants it shall constitute a separate judicial district, and shall elect one judge learned in the law; and the General Assembly shall provide for additional judges, as the business of the said districts may require. Counties containing a population less than is sufficient to constitute separate districts shall be formed into convenient single districts, or, if necessary, may be attached to contiguous districts as the General Assembly may provide. The office of associate judge, not learned in the law, is abolished in counties forming separate districts; but the several associate judges in office when this Constitution shall be adopted shall serve for theirunexpired terms.

Office of associate judge abolished.

Section 6. In the counties of Philadelphia and Allegheny common pleas all the jurisdiction and powers now vested in the district phia and Allegheny common pleas all the jurisdiction and powers now vested in the district phia and Allegheny common pleas. courts and courts of common pleas, subject to such changes gheny. as may be made by this Constitution or by law, shall be in Philadelphia vested in four, and in Allegheny in two, 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 and number four, and in Allegheny as the court of common pleas number one and number two, 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 Increase of judges judges in any of said courts, or in any county where the es- in common pleas tablishment 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, which shall be numbered as aforesaid. In Philadelphia all suits shall be instituted in the said courts of common pleas without designating the number of 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 there if, subject to change of venue, as shall be provided by law. In Allegheny each court shall have exclusive jurisdiction of all proceedings at law and in equity, commenced therein, subject to change of venue as may be provided by law.

Section 7. For Philadelphia there shall be one prothono-Prothonotary in tary's office, and one prothonotary for all said courts to be appointed by the judges of said courts, and to hold office for three years, subject to removal by a majority of the said judges; the said prothonotary shall appoint such assistants as may be necessary and authorized by said courts; and he and his assistants shall receive fixed salaries, to be determined by law and paid by said county; all fees collected in said office. except such as may be by law due to the Commnowealth, shall be paid by the prothonotary into the county treasury. Each court shall have its separate dockets, except the judg-separate dockets ment docket, which shall contain the judgments and liens of for courts; but one judgment and lien

all the said courts, as is or may be directed by law.

Section 8. The said courts in the counties of Philadelphia Criminal courts in and Allegheny, respectively, shall, from time to time, in turn Philadelphia and Allegheny. detail one or more of their judges to hold the courts of over and terminer and the courts of quarter sessions of the peace of said counties, in such manner as may be directed by law.

[Section 9. Judges of the courts of common pleas learned Jurisdiction of in the law shall be judges of the courts of over and terminer, common pleas quarter sessions of the peace and general jail delivery, and of the orphans' court, and within their respective districts shall be justices of the peace as to criminal matters.]

Section 10. The judges of the courts of common pleas, May issue writs or within their respective counties, shall have power to issue rior courts. writs of certiorari to justices of the peace and other inferior

Philadelphla.

Justices of the peace and aldermen. courts not of record, and to cause their proceedings to be brought before them, and right and justice to be done.

[Section 11. 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 aldermen 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 containing over fifty thousand inhabitants, not more than one alderman shall be elected in each ward or district.

Magistrates in Philadelphia.

Section 12. In Philadelphia there shall be established, for each thirty thousand inhabitants, one court, not of record, of police and civil causes, with jurisdiction not exceeding one hundred dollars; such courts shall be held by magistrates whose term of office shall be five years, and they shall be elected on general ticket by the qualified voters at large; and in the election of the said magistrates, no voter shall vote for more than two-thirds of the number of persons to be elected when more than one are to be chosen; they shall be compensated only by fixed salaries, to be paid by said county; and shall exercise such jurisdiction, civil and criminal, except as herein provided, as is now exercised by aldermen, subject to such changes, not involving an increase of civil jurisdiction or conferring political duties, as may be made by law. In Philadelphia the office of alderman is abolished.

Section 13. All fees, fines and penalties in said courts

shall be paid into the county treasury.

Appeals from summary conviction.

Section 14. In all cases of summary conviction in this Commonwealth, or of judgment in suit for a penalty before a magistrate, or court not of record, either party may appeal to such court of record as may be prescribed by law, upon allowance of the appellate court or judge thereof upon cause shown.

Election and term of judges.

[Section 15. All judges required to be learned in the law, except the judges of the Supreme Court, shall be elected by the qualified electors of the respective districts over which they are to preside, and shall hold their effices for the period of ten years, if they shall so long behave themselves well; but for any reasonable cause, which shall not be sufficient ground for impeachment, the Governor may remove any of them on the address of two-thirds of each House of the General Assembly.]

Removal.

SECTION 16. Whenever two judges of the Supreme Court are to be chosen for the same term of service, each voter shall vote for one only, and when three are to be chosen he shall vote for no more than two; candidates highest in vote shall be declared elected.

Section 17. Should any two or more judges of the Su-

Election of judges of Supreme Court by limited vote. preme Court, or any two or more judges of the court of com- Priority of common pleas for the same district, be elected at the same time, they shall, as soon after the election as convenient, cast lots for priority of commission, and certify the result to the Governor, who shall issue their commissions in accordance therewith.

[Section 18. The judges of the Supreme Court and the Compensation of judges of the several courts of common pleas, and all other judges required to be learned in the law, shall at stated times receive for their services an adequate compensation, which shall be fixed by law, and paid by the State. They shall receive no other compensation, fees or perquisites of office for their services from any source, nor hold any other office of Disqualification. profit under the United States, this State or any other State.]

[Section 19. The judges of the Supreme Court, during Residence of their continuance in office, shall reside within this Commonwealth; and the other judges, during their continuance in office, shall reside within the districts for which they shall be

respectively elected.

[Section 20. The several courts of common pleas, besides Chaucery powers the powers herein conferred, shall have and exercise within on pleas. their respective districts, subject to such changes as may be made by law, such chancery powers as are now vested by law in the several courts of common pleas of this Commonwealth, or as may hereafter be conferred upon them by law.]

SECTION 21. No duties shall be imposed by law upon the No extra judicial Supreme Court or any of the judges thereof, except such as are judicial, nor shall any of the judges thereof exercise any power of appointment except as herein provided. The court of nisi prius is hereby abolished, and no court of original jurisdiction to be presided over by any one or more of the judges of the Supreme Court shall be established.

SECTION 22. In every county wherein the population shall separate orphans exceed one hundred and fifty thousand, the General Assembly shall, and in any other county may, establish a separate orphans' court, to consist of one or more judges who shall be learned in the law, which court shall exercise all the jurisdiction and powers now vested in or which may hereafter be conferred upon the orphans' courts, and thereupon the jurisdiction of the judges of the court of common pleas within such county, in orphans' court proceedings, shall cease and determine. In any county in which a separate orphans' Register of wills to court shall be established, the register of wills shall be clerk be clerk thereof. of such court and subject to its directions, in all matters pertaining to his office; he may appoint assistant clerks, but only with the consent and approval of said court. All ac-Accounts therein counts filed with him as register or as clerk of the said sepa-courts. rate orphans' court, shall be audited by the court without expense to parties, except where all parties in interest in a pending proceeding shall nominate an auditor whom the court may, in its discretion, appoint. In every county orphans' courts shall possess all the powers and jurisdiction of a registers' court, and separate registers' courts are hereby abolished.

Section 23. The style of all process shall be "The Com-

Style of process and indictment.

monwealth of Pennsylvania." All prosecutions shall be carried on in the name and by the authority of the Commonwealth of Pennsylvania, and conclude "against the peace and dignity of the same."

Review in Supreme Court in criminal

Section 24. In all cases of felonious homicide, and in such other criminal cases as may be provided for by law, the accused after conviction and sentence, may remove the indictment, record and all proceedings to the Supreme Court for review.

Vacancles in courts-how filled.

Section 25. Any vacancy happening by death, resignation or otherwise, in any court of record, shall be filled by appointment by the Governor,] to continue till the first Monday of January next succeeding the first general election which shall occur three or more months after the happening of such vacancy.

Uniform laws for courts. &c.

Section 26. 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.

Special courts pro-

Section 27. The parties, by agreement filed, may in any civil case dispense with trial by jury, and submit the decision of such case to the court having jurisdiction thereof, and such court shall hear and determine the same; and the judgment thereon shall be subject to writ of error as in other cases.

Parties may sub-mit issues of fact to the court.

Appeals.

ARTICLE VI.

IMPEACHMENT AND REMOVAL FROM OFFICE.

lumeachment.

Section 1. The House of Representatives shall have the sole power of impeachment.

How tried.

Judgment.

[Section 2. All impeachments shall be tried by the Senate: when sitting for that purpose the Senators shall be upon oath or affirmation; no person shall be convicted without the concurrence of two-thirds of the members present.]

What officers impeachable.

Section 3. The Governor, and all other civil officers, shall be liable to impeachment for any misdemeanor in office, but judgment in such cases shall not extend further than to removal from office and disqualification to hold any office of trust or profit under this Commonwealth; the person accused, whether convicted or acquitted, shall nevertheless be liable to indictment, trial, judgment and punishment according to law.]

Condition of offilai tenure.

emoval.

Section 4. All officers shall hold their offices on the condition that they behave themselves well while in office, and shall be removed on conviction of misbehavior in office or of any infamous crime. Appointed officers, other than judges of the courts of record and the Superintendent of Public Instruction, may be removed at the pleasure of the power by which they shall have been appointed. All officers elected by the people, except Governor, Lieutenant Governor, memoers of the General Assembly, and judges of the courts of record learned in the law, shall be removed by the Governor for reasonable cause, after due notice and full hearing, on the address of two-thirds of the Senate.

ARTICLE VII. OATH OF OFFICE.

SECTION 1. Senators and Representatives and all judicial, General oath of State and county officers shall, before entering on the duties office. of their respective offices, take and subscribe the following oath or affirmation: "I do solemnly swear (or affirm) that I will support, obey and defend the Constitution of the United States, and the Constitution of this Commonwealth, and that I will discharge the duties of my office with fidelity; that I have not paid or contributed, or promised to pay or contribute, either directly or indirectly, any money or other valuable thing, to procure my nomination or election, (or appointment,) except for necessary and proper expenses expressly authorized by law; that I have not knowingly violated any election law of this Commonwealth, or procured it to be done by others in my behalf; that I will not knowingly receive, directly, or indirectly, any money or other valuable thing for the performance or non-performance of any act or duty pertaining to my office, other than the compensation allowed by law." The foregoing oath shall be administered by some person authorized to administer oaths, and in the case of State officers and judges of the Supreme Court, shall be filed in the office of the Secretary of the Commonwealth, and in the case of other judicial and county officers, in the office of the prothonotary of the county in which the same is taken; any person refusing to take said oath or affirmation shall forfeit his office; and any person who shall be convicted of having sworn or affirmed falsely, or of having violated said oath or affirmation, shall be guilty of perjury, and be for ever disqualified from holding any office of trust or profit within this Commonwealth. The oath to the members of the Senate and House of Representatives shall be administered by one of the judges of the Supreme Court or of a court of common pleas learned in the law, in the hall of the House to which the members shall be elected.

ARTICLE VIII. SUFFRAGE AND ELECTIONS.

[Section 1. Every male citizen twenty-one years of age, Qualification of possessing the following qualifications, shall be entitled to voters. vote at all elections: First.—He shall have been a citizen of the United States at least one month. Second .- He shall have resided in the State one year (or if, having previously been a qualified 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 election district where he shall offer to vote at least two months immediately preceding the election. Fourth. If twenty-two years of age or upwards, he shall have paid

CONSTITUTION OF PENNSYLVANIA.

within two years a State or county tax, which shall have been assessed at least] two months [and paid at least] one month [before the election.]

General elections.

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

Municipal elec-

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

Elections to be by ballot and ballots numbered. [Section 4. All elections by the citizens shall be by ballot.] Every ballot voted shall be numbered in the order in which it shall be received, and the number recorded by the election officers on the list of voters, opposite the name of the elector who presents the ballot. Any elector may write his name upon his ticket, or cause the same to be written thereon and attested by a citizen of the district. The election officers shall be sworn or affirmed not to disclose how any elector shall have voted unless required to do so as wit-

Endorsements thereon authorized.

nesses in a judicial proceeding.

Electors privileged from arrest.

[Section 5. Electors shall in all cases except treason, felony and breach or surety of the peace, be privileged from arrest during their attendance on elections and in going to and re-

turning therefrom. 1

Soldier voting.

[Section 6. Whenever any of the qualified electors of this Commonwealth shall be in actual military service, under a requisition from the President of the United States or by the authority of this Commonwealth, such electors may exercise the right of suffrage in all elections by the citizens, under such regulations as are or shall be prescribed by law, as fully as if they were present at their usual places of election.]

Election laws to be unitorm, but unregistered electors may vote. Section 7. All laws regulating the holding of elections by the citizens or for the registration of electors shall be uniform throughout the State, but no elector shall be deprived of the privilege of voting by reason of his name not being registered.

Corruption to disqualify voters.

Section 8. Any person who shall give, or promise or offer to give, to an elector, any money, reward or other valuable consideration for his vote at an election, or for withholding the same, or who shall give or promise to give such consideration to any other person or party for such elector's vote or for the withholding thereof, and any elector who shall receive or agree to receive, for himself or for another, any money, reward or other valuable consideration for his vote at an election, or for withholding the same, shall thereby forfeit the right to vote at such election, and any elector whose right to vote shall be challenged for such cause before the election officers, shall be required to swear or affirm that the matter of the challenge is untrue before his vote shall be received.

Challenge.

Section 9. Any person who shall, while a candidate for office, be guilty of bribery, fraud, or wilful violation of any election law, shall be forever disqualified from holding an office of trust or profit in this Commonwealth; and any person convicted of wilful violation of the election laws shall, in addition to any penalties provided by law, be deprived of the right of suffrage absolutely for a term of four years.

Candidates guilty of bribery, &c., disqualified for holding office.

Wilful violation of election laws to disquality for voting. Section 10. In trials of contested elections, and in pro-witnesses not to ceedings for the investigation of elections, no person shall withhold testimony in election be permitted to withhold his testimony upon the ground that cases. it may criminate himself or subject him to public infamy; but such testimony shal lnot afterwards be used against him in any judicial proceeding except for perjury in giving such testimony.

SECTION 11. Townships, and wards of cities or boroughs, Election districts. shall form or be divided into election districts of compact and contiguous territory, in such manner as the court of quarter sessions of the city or county in which the same are located may direct; but districts in cities of over one hundred thousand inhabitants shall be divided by the courts of quarter sessions, having jurisdiction therein, whenever at the next preceding election more than two hundred and fifty votes shall have been polled therein; and other election districts whenever the court of the proper county shall be of opinion that the convenience of the electors and the public interests will be promoted thereby.

[Section 12. All elections by persons in a representative representatives to

capacity shall be viva voce.

Section 13. For the purpose of voting no person shall be Residence of voters deemed to have gained a residence by reason of his presence, not gained or lost in certain cases. or lost it by reason of his absence, while employed in the service, either civil or military, of this State or of the United States, nor while engaged in the navigation of the waters of the State or of the United States, or on the high seas, nor while a student of any institution of learning, nor while kept in any poor house or other asylum at public expense, nor while confined in public prison.

SECTION 14. District election boards shall consist of a election boards. judge and two inspectors, who shall be chosen annually by the citizens. Each elector shall have the right to vote for the judge and one inspector, and each inspector shall appoint one clerk. The first election board for any new district shall Clerks. be selected, and vacancies in election boards filled, as shall vacancies. be provided by law. Election officers shall be privileged Privileges of electron arrest upon days of election, and while engaged in maktion officers. ing up and transmitting returns, except upon warrant of a court of record or judge thereof, for an election fraud, for felony, or for wanton breach of the peace. In cities they may claim exemption from jury duty during their terms of service.

Section 15. No person shall be qualified to serve as an government offielection officer who shall hold, or shall within two months disqualified to have held any office, appointment or employment in or under serve as election officers. the government of the United States or of this State, or of any city, or county, or of any municipal board, commission or trust in any city, save only justices of the peace and aldermen, notaries public and persons in the militia service of the State; nor shall any election officer be eligible to any civil Ineligibility of office to be filled at an election at which he shall serve, save election officers. only to such subordinate municipal or local offices, below the grade of city or county offices, as shall be designated by general law.

Courts of common pleas may appoint overseers of elections.

Section 16. The courts of common pleas of the several counties of the Commonwealth shall have power within their respective jurisdictions, to appoint overseers of election to supervise the proceedings of election officers and to make report to the court as may be required; such appointments to be made for any district in a city or county upon petition of five citizens, lawful voters of such election district, setting forth that such appointment is a reasonable precaution to secure the purity and fairness of elections; overseers shall be two in number for an election district, shall be residents therein, and shall be persons qualified to serve upon election boards, and in each case members of different political parties; whenever the members of an election board shall differ in opinion the overseers, if they shall be agreed thereon, shall decide the question of difference; in appointing overseers of election all the law judges of the proper court, able to act at the time, shall concur in the appointments made.

Overseers may decide questions of difference.

Trial of contested elections.

Section 17. The trial and determination of contested elections of electors of President and Vice President, members of the General Assembly, and of all public officers, whether State, judicial, municipal or local, shall be by the courts of law, or by one or more of the law judges thereof; the General Assembly shall, by general law, designate the courts and judges by whom the several classes of election contests shall be tried, and regulate the manner of trial and all matters incident thereto; but no such law assigning jurisdiction, or regulating its exercise, shall apply to any contest arising out of an election held before its passage.

ARTICLE IX. TAXATION AND FINANCE.

Taxes to be uniform.

Examptions.

Limitation of power to exempt.

Power to tax cor-porations not to be surrendered.

Power to make debts.

Moneys borrowed to be used for pur-pose specified.

Section 1. All taxes shall be uniform, upon the same class of subjects, within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws; but the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely public charity.

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

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

[Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasions, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed, in the aggregate at any one time,] one million [of dollars.]

Section 5. All laws, authorizing the borrowing of money by and on behalf of the State, shall specify the purpose for which the money is to be used, and the money so borrowed shall be used for the purpose specified and no other.

[Section 6. The credit of the Commonwealth shall not be state credit not to pledged or loaned to any individual, company, corporation or be loaned, &c. association, nor shall the Commonwealth become a joint owner or stockholder in any company, association or corporation.

[Section 7. The General Assembly shall not authorize any Municipalities not county, city, borough, township or incorporated district to to become stock become a stockholder in any company, association or corporation, or to obtain or appropriate money for, or to loan its credit to, any corporation, association, institution or individual.

[Section 8. The debt of any county, city, borough, town-Municipal debts ship, school district or other municipality or incorporated limited. 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.

[Section 9. The Commonwealth shall not assume the debt, No assumption of or any part thereof, of any city, county, borough or township, municipal debts by unless such debt shall have been contracted to enable the State to repel invasion, suppress domestic insurrection, defend itself in time of war, or to assist the State in the discharge of any portion of its present indebtedness.]

Section 10. Any county, township, school district or other Re-payment of municipality incurring any indebtedness shall, at or before the municipal debt to be provided for. time of so doing, provide for the collection of an annual tax sufficient to pay the interest and also the principal thereof within thirty years.

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

Section 12. The moneys of the State, over and above the necessary reserve, shall be used in the payment of the debt of the State, either directly or through the Sinking Fund,

and the moneys of the Sinking Fund shall never be invested in or loaned upon the security of anything, except the bonds of the United States or of this State.

Reserve in the treasury.

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

Reserve not to be converted to private use. Section. 14. The making of profit out of the public moneys or using the same for any purpose not authorized by law by any officer of the State, or member or officer of the General Assembly, shall be a misdemeanor and shall be punished as may be provided by law, but part of such punishment shall be disqualification to hold office for a period of not less than five years.

ARTICLE X.

EDUCATION.

Public schools t be maintained.

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

Amount appropriated.

No appropriation to sectarian schools

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

Women eligible to school offices.

Section 3. Women twenty-one years of age and upwards, shall be eligible to any office of control or management under the school laws of this State.

ARTICLE XI.

MILITIA.

Organization of minitia,

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

Exemption authorized.

ARTICLE XII.

PUBLIC OFFICERS.

Selection of public officers.

[Section 1. All officers, whose selection is not provided for in this Constitution, shall be elected or appointed as may be directed by law.]

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

Dueling disqualification for office. [Section 3. Any person who shall fight a duel or send a challenge for that purpose, or be aider or abettor in fighting

a duel, shall be deprived of the right of holding any office of honor or profit in this State, and may be otherwise punished as shall be prescribed by law.]

ARTICLE XIII.

NEW COUNTIES.

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

ARTICLE XIV.

COUNTY OFFICERS.

SECTION 1. County officers shall consist of sheriffs, coro-county officers, ners, prothonotaries, registers of wills, recorders of deeds, commissioners, treasurers, surveyors, auditors or controllers, clerks of the courts, district attorneys, and such others as may, from time to time, be established by law; and no sheriff or treasurer shall be eligible for the term next succeeding the one for which he may be elected.

[Section 2. County officers shall be elected at the general Election and tenure elections, and shall hold their offices for the term of three years.] beginning 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 vacancies.

in such manner as may be provided by law.

[Section 3. No person shall be appointed to any office Residence of counwithin any county who shall not have been a citizen and an ty officers. inhabitant therein one year next before his appointment, if the county shall have been so long erected, but if it shall not have been so long erected, then within the limits of the county or counties out of which it shall have been taken.]

[Section 4. Prothonotaries, clerks of the courts, recorders offices to be kept of deeds, registers of wills, county surveyors and sheriffs, in county town. shall keep their offices in the county town of the county in

which they respectively shall be officers.]

Section 5. The compensation of county officers shall be Compensation. regulated by law, and all county officers who are or may be salaried, shall pay all fees which they may be authorized to receive into the treasury of the county or State, as may be directed by law. In counties containing over one hundred and fifty thousand inhabitants, all county officers shall be paid by salary, and the salary of any such officer and his clerks, heretofore paid by fees, shall not exceed the aggregate amount of fees earned during his term and collected by or for him.

SECTION 6. The General Assembly shall provide by law for Accountability of the strict accountability of all county, township and borough municipal officers. officers, as well for the fees which may be collected by them, as for all public or municipal moneys which may be paid to them.

Section 7. Three county commissioners and three county auditors shall be elected in each county where such officers

County commissioners and audi-tors to be chosen by limited vote.

Vacancies-how filled.

are chosen, in the year one thousand eight hundred and seventy-five, and every third year thereafter; and in the eleetion of said officers each qualified elector shall vote for no more than two persons, and the three persons having the highest number of votes shall be elected; any easual vacancy in the office of county commissioner or county auditor shall be filled by the court of common pleas of the county in which such vacancy shall occur, by the appointment of an elector of the proper county who shall have voted for the commissioner or auditor whose place is to be filled.

ARTICLE XV.

CITIES AND CITY CHARTERS.

General laws to cstablish cities.

Section 1. Cities may be chartered whenever a majority of the electors of any town or borough having a population of at least ten thousand shall vote at any general election in favor of the same.

Municipal comappropriations.

Section 2. No debt shall be contracted or liability incurmissions not to in-cur debts except on red by any municipal commission, except in pursuance of an appropriation previously made therefor by the municipal government.

Sinking funds in

Section 3. Every city shall create a sinking fund, which shall be inviolably pledged for the payment of its funded debt.

ARTICLE XVI.

PRIVATE CORPORATIONS.

Unused charters to be void.

Section 1. All existing charters, or grants of special or exclusive privileges, under which a bona fide organization shall not have taken place, and business been commenced in good faith, at the time of the adoption of this Constitution, shall thereafter have no validity.

No charter to be validated or amended except on condition.

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

Right of eminent

Section 3. The exercise of the right of eminent domain Right or eminent double not to be abridged or so construed as to proven a shall never be abridged or so construed as to p the same as the property of individuals; and the exercise of the police power of the State shall never be abridged or so construed as to permit corporations to conduct their business in such manner as to infringe the equal rights of individuals or the general well-being of the State.

The free vote in stockholder elections.

Section 4. In all elections for directors or managers of a corporation each member or shareholder may east the whole number of his votes for one candidate, or distribute them upon two or more candidates, as he may prefer.

Foreign corpora-

Section 5. No foreign corporation shall do any business tions to have places in this State without having one or more known places of business in State business and an authorized agent or agents in the same upon whom process may be served.

Section 6. No corporation shall engage in any business corporations not other than that expressly authorized in its charter, nor shall to engage in business unauthorized it take or hold any real estate except such as may be neces- by their charters,

sary and proper for its legitimate business.

Section 7. No corporation shall issue stocks or bonds ex- The fictitions incept for money, labor done, or money or property actually crease of stocks or bonds forbidden. received; and all fictitious increase of stock or indebtedness shall be void. The stock and indebtedness of corporations shall not be increased except in pursuance of general law, nor without the consent of the persons holding the larger amount in value of the stock, first obtained at a meeting to be held after sixty days' notice given in pursuance of law.

[Section 8. Municipal and other corporations and inditional inviduals invested with the privilege of taking private property of perivate property for public use shall make just compensation for property pensated. taken, injured or destroyed by the construction or enlargment of their works, highways or improvements, which compensation shall be paid or secured before such taking, injury or destruction. The General Assembly is hereby prohibited from depriving any person of an appeal from any preliminary Appeals from asassessment of damages against any such corporations or in-sessment of damdividuals made by viewers or otherwise; and the amount of ages. such damages in all cases of appeal shall on the demand of either party be determined by a jury according to the course of the common law.

SECTION 9. Every banking law shall provide for the reg- Bank notes or bills istry and countersigning, by an officer of the State, of all to be secured. notes or bills designed for circulation, and that ample security to the full amount thereof shall be deposited with the Auditor General for the redemption of such notes or bills.

[Section 10. The General Assembly shall have the power Repeal of charters to alter, revoke or annul any charter of incorporation now authorized. existing and revocable at the adoption of this Constitution, or any that may hereafter be created, whenever in their opinion it may be injurious to the citizens of this Commonwealth, in such manner, however, that no injustice shall be done to the corporators. No law hereafter enacted shall create, re- No law to create, new or extend the charter of more than one corporation.]

[Section 11. No corporate body to possess banking and Notice of bills to discounting privileges shall be created or organized in pur-create banks. suance of any law without three months' [previous public notice, at the place of the intended location, of the intention to apply for such privileges, in such manner as shall be prescribed by law, nor shall a charter for such privilege be Bank charters Illinited to twenty

granted for a longer period than twenty years.]

Section 12. Any association or corporation organized for the purpose, or any individual, shall have the right to construct and maintain lines of telegraph within this State, and to connect the same with other lines, and the General Assembly shall, by general law of uniform operation, provide reasonable regulations to give full effect to this section. No telegraph company shall consolidate with, or hold a controlling interest in the stock or bonds of any other telegraph company owning a competing line, or acquire, by purchase or otherwise, any other competing line of telegraph.

The word "corporation" deflued.

Section 13. The term "corporations," as used in this article, shall be construed to include all joint stock companies or associations having any of the powers or privileges of corporations not possessed by individuals or partnerships.

ARTICLE XVII.

RAILROADS AND CANALS.

Railroads and ca-nals, public high-ways. May be constructed.

Section 1. All railroads and canals shall be public highways, and all railroad and canal companies shall be common carriers. Any association or corporation organized for the purpose shall have the right to construct and operate a railroad between any points within this State, and to connect at the State line with railroads of other States. railroad company shall have the right with its road to intersect, connect with or cross any other railroad; and shall receive and transport each the other's passengers, tonnage and cars loaded or empty, without delay or discrimination.

Shall have connections and use of connecting roads.

> Section 2. Every railroad and canal corporation organized in this State shall maintain an office therein where transfers of its stock shall be made, and where its books shall be kept for inspection by any stockholder or creditor of such corporation, in which shall be recorded the amount of capital stock subscribed or paid in, and by whom, the names of the owners of its stock and the amounts owned by them, respectively, the transfers of said stock, and the names and places of resi-

Railroad and canal companies to keep offices in the State.

dence of its officers.

Discriminations in charges for freight and passengers prohibited.

Section 3. All individuals, associations and corporations shall have equal right to have persons and property transported over railroads and canals, and no undue or unreasonable discrimination shall be made in charges for, or in facilities for transportation of freight or passengers within the State, or coming from or going to any other State. Persons and property transported over any railroad shall be delivered at any station at charges not exceeding the charges for transportation of persons and property of the same class in the same direction to any more distant station; but excursion and commutation tickets may be issued at special rates.

Consolidation with competing compa-nies prohibited.

Section 4. No railroad, canal or other corporation, or the lessees, purchasers or managers of any railroad or canal corporation, shall consolidate the stock, property or franchises of such corporation with, or lease, or purchase the works or franchises of, or in any way control any other railroad or canal corporation owning or having under its control a parallel or competing line; nor shall any officer of such railroad or canal corporation act as an officer of any other railroad or canal corporation owning or having the control of a parallel or competing line; and the question whether railroads or canals are parallel or competing lines shall, when demanded by the party complainant, be decided by a jury as in other civil issues.

Officers of companies not to be officers of competing companies.

Section 5. No incorporated company doing the business of a common carrier shall, directly or indirectly, prosecute or manufacturing, &c. engage in mining or manufacturing articles for transportation over its works; nor shall such company, directly or indirectly, engage in any other business than that of common

Common carrier corporations not to engage in mining, carriers, or hold or acquire lands, freehold or leasehold, directly or indirectly, except such as shall be necessary for car- Exception. rying on its business; but any mining or manufacturing company may carry the products of its mines and manufactories on its railroad or canal not exceeding fifty miles in length.

Section 6. No president, director, officer, agent or em-omcers, &c., of plovee of any railroad or canal company shall be interested, companies not to directly or indirectly, in the furnishing of material or sup-tation business. plies to such company, or in the business of transportation as a common carrier of freight or passengers over the works owned, leased, controlled or worked by such company.

Section 7. No discrimination in charges or facilities for No discrimination in charges or facilities for No discrimination in charges to transtransportation shall be made between transportation compa-porters nies and individuals, or in favor of either, by abatement, drawback or otherwise, and no railroad or canal company, or any lessee, manager or employee thereof, shall make any preferences in furnishing cars or motive power.

Section 8. No railroad, railway or other transportation Free passes on railcompany shall grant free passes, or passes at a discount, to roads prohibited. any person except officers or employees of the company.

Section 9. No street passenger railway shall be constructed Passenger railwithin the limits of any city, borough or township without roads not to be constructed withthe consent of its local authorities.

Consent of Management of

SECTION 10. No railroad, canal or other transportation com- Acceptance of this pany, in existence at the time of the adoption of this ar- article by companies. ticle, shall have the benefit of any future legislation by general or special laws, except on condition of complete acceptance of all the provisions of this article.

Section 11. The existing powers and duties of the Audi-tor General in regard to railroads, canals and other transpor-tation companies, except as to their accounts, are hereby ternal Affairs. transferred to the Secretary of Internal Affairs, who shall have a general supervision over them, subject to such regulations and alterations as shall be provided by law; and, in addition to the annual reports now required to be made, said Secretary may require special reports at any time upon any subject relating to the business of said companies from any officer or officers thereof.

Section 12. The General Assembly shall enforce by appropriate legislation the provisions of this article.

ARTICLE XVIII.

FUTURE AMENDMENTS.

[Section 1. Any amendment or amendments to this Con-Amendments may stitution may be proposed in the Senate or House of Reprebe proposed by Legislature. sentatives; and, if the same shall be agreed to by a majority of the members elected to each House, such proposed amendment or amendments shall be entered on their journals with the yeas and nays taken thereon, and the Secretary of the Commonwealth shall cause the same to be published three months before the next general election, in at least two newspapers in every county in which such newspapers shall be published; and if, in the General Assembly next afterwards chosen, such proposed amendment or amendments shall be agreed to by a majority of the members elected to each House,

the Secretary of the Commonwealth shall cause the same again to be published in the manner aforesaid; and such proposed amendment or amendments shall be submitted to the qualified electors of the State in such manner and at such time at least three months after being so agreed to by the two Houses, as the General Assembly shall prescribe; and, if such amendment or amendments shall be approved by a majority of those voting thereon, such amendment or amendments shall become a part of the Constitution; but no amendment or amendments shall be submitted oftener than once in five years. When two or more amendments shall be submitted they shall be voted upon separately.]

Amendments not to be submitted oftener than once in five years,

SCHEDULE.

That no inconvenience may arise from the changes in the Constitution of the Commonwealth, and in order to carry the same into complete operation, it is hereby declared that:—

SECTION 1. This Constitution shall take effect on the first when to go day of January, in the year one thousand eight hundred and force. seventy-four, for all purposes not otherwise provided for

therein.

SECTION 2. All laws in force in this Commonwealth at the Saving clause, time of the adoption of this Constitution not inconsistent therewith, and all rights, actions, prosecutions and contracts shall continue as if this Constitution had not been adopted.

SECTION 3. At the general election in the years one thousand senators to be elected thundred and seventy-four and one thousand eight hundred and seventy-five, Senators shall be elected in all districts where there shall be vacancies. Those elected in the year one Their terms limithousand eight hundred and seventy-four shall serve for two ted. years, and those elected in the year one thousand eight hundred and seventy-five shall serve for one year. Senators now elected, and those whose terms are unexpired, shall represent the districts in which they reside until the end of the terms for which they were elected.

Section 4. At the general election in the year one thousand A full Senate to be eight hundred and seventy-six, Senators shall be elected from elected in 1876. even numbered districts to serve for two years, and from odd numbered districts to serve for four years.

Section 5. The first election of Governor under this Con-Governor in 1875 stitution shall be at the general election in the year one thou- for three years. sand eight hundred and seventy-five, when a Governor shall be elected for three years. And the term of the Governor In 1878 for four elected in the year one thousand eight hundred and seventy-years. eight, and of those thereafter elected, shall be for four years, according to the provisions of this Constitution.

Section 6. At the general election in the year one thou- Lieutenant sand eight hundred and seventy-four, a Lieutenant Governor nor in 1874. shall be elected according to the provisions of this Consti-

tution.

Section 7. The Secretary of Internal Affairs shall be secretary of Interelected at the first general election after the adoption of this nal Affairs. Constitution; and, when the said officers shall be duly elected and qualified, the office of Surveyor General shall be abol-surveyor General ished. The Surveyor General in office at the time of the abolished. adoption of this Constitution shall continue in office until the expiration of the term for which he was elected.

Section 8. When the Superintendent of Public Instruction shall be duly qualified the office of Superintendent of Public Instruction Common Schools shall cease.

SECTION 9. Nothing contained in this Constitution shall Present State of be construed to render any person now holding any State cers re-eligible.

office for a first official term ineligible for re-election at the end of such term.

Judges Supreme Court to continue in office.

Two to be elected in 1874.

Courts to continue until December 1,

Criminal court of Schuylkill abolish-

Registers' courts aborished January 1, 1875.

Designation of judicial districts by next Legislature.

The judges in commission to conmme.

After each census districts to be designated.

Judges in office to term.

Judge of criminal court of Schuylkill.

Who shall be president judge.

Associate judges, term to begin.

Section 10. The judges of the Supreme Court in office when this Constitution shall take effect shall continue until their commissions severally expire. Two judges in addition to the number now composing the said court shall be elected at the first general election after the adoption of this Constitution.

Section 11. All courts of record and all existing courts which are not specified in this Constitution, shall continue in existence until the first day of December, in the year one thousand eight hundred and seventy-five, without abridgment of their present jurisdiction, but no longer. The court of first criminal jurisdiction for the counties of Schuylkill, Lebanon and Dauphin is hereby abolished, and all causes and proceedings pending therein in the county of Schuylkill shall be tried and disposed of in the courts of over and terminer and quarter sessions of the peace of said county.

Section 12. The register's courts now in existence shall be abolished on the first day of January next succeeding the

adoption of this Constitution.

Section 13. The General Assembly shall, at the next session after the adoption of this Constitution, designate the several judicial districts as required by this Constitution. The judges in commission when such designation shall be made shall continue during their unexpired terms judges of the new districts in which they reside; but when there shall be two judges residing in the same district the president judge shall elect to which district he shall be assigned, and the additional law judge shall be assigned to the other district.

Section 14. The General Assembly shall, at the next succeeding session after each decennial census and not oftener, designate the several judicial districts, as required by this

Constitution.

Section 15. Judges learned in the law of any court of continue till end of record, holding commissions in force at the adoption of this Constitution, shall hold their respective offices until the expiration of the terms for which they were commissioned, and until their successors shall be duly qualified. The Governor shall commission the president judge of the court of first criminal jurisdiction for the counties of Schuylkill, Lebanon and Dauphin as a judge of the court of common pleas of Schuylkill county, for the unexpired term of his office.

Section 16. After the expiration of the term of any president judge of any court of common pleas, in commission at the adoption of this Constitution, the judge of such court learned in the law and oldest in commission shall be the president judge thereof; and when two or more judges are elected at the same time in any judicial district, they shall decide by lot which shall be president judge; but when the president judge of a court shall be re-elected, he shall continue to be president judge of that court. Associate judges not learned in the law, elected after the adoption of this Constitution, shall be commissioned to hold their offices for the term of five years from the first day of January next after their elec-

SECTION 17. The General Assembly, at the first session Legislature to fix after the adoption of this Constitution, shall fix and deter-judicial salaries. mine the compensation of the judges of the Supreme Court, and of the judges of the several judicial districts of the Commonwealth; and the provisions of the fifteenth section of the article on Legislation shall not be deemed inconsistent herewith. Nothing contained in this Constitution shall be no reduction of held to reduce the compensation now paid to any law judge present salaries.

of this Commonwealth now in commission.

SECTION 18. The courts of common pleas in the counties Courts of Philadelof Philadelphia and Allegheny, shall be composed of the hy. present judges of the district court and court of common pleas of said counties until their offices shall severally end, and of such other judges as may from time to time be selected. For the purpose of first organization in Philadelphia, Organization in Philadelphia. the judges of the court number one, shall be judges Allison, Pierce and Paxson; of the court number two, judges Hare, Mitchell and one other judge to be elected; of the court number three, judges Ludlow, Finletter and Lynd; and of the court number four, judges Thayer, Briggs and one other judge to be elected. The judge first named shall be the presi- Presidents. dent judge of said courts respectively, and thereafter the president judge shall be the judge oldest in commission; but any president judge re-elected in the same court or district shall continue to be president judge thereof. The additional To be elected by judges for courts numbers two and four, shall be voted for limited vote in 1874. and elected at the first general election after the adoption of this Constitution, in the same manner as the two additional judges of the Supreme Court, and they shall decide by lot to which court they shall belong. Their term of office shall Term to begin Jan. commence on the first Monday of January, in the year one 1, 1875.

thousand eight hundred and seventy-five.

Section 19. In the county of Allegheny, for the purpose organization in of first organization under this Constitution, the judges of Allegheny the court of common pleas, at the time of the adoption of this Constitution, shall be the judges of the court number one, and the judges of the district court, at the same date, shall be the judges of the common pleas number two. The Presidents. president judges of the common pleas and district court shall be president judge of said courts number one and two, respectively, until their offices shall end; and thereafter the judge oldest in commission shall be president judge; but any president judge re-elected in the same court or district shall continue to be president judge thereof.

Section 20. The organization of the courts of common To organize on pleas under this Constitution for the counties of Philadel- Jan. 1, 1875.

phia and Allegheny shall take effect on the first Monday of January, one thousand eight hundred and seventy-five, and existing courts in said counties shall continue with their pre-Existing courts to sent powers and jurisdiction until that date, but no new suits continue

shall be instituted in the courts of nisi prius after the adop- Nisi prius.

tion of this Constitution.

Transfer of cases from district court and nisi prius to

Cases in common pleas and district court of Allegheny assigned.

Prothonotary in Philadelphia to be appointed Decem-ber 1, 1875.

Prothonotary district court.

Clerk of over and terminer and quarter sessions.

Election of alder-men in Feb., 1875.

Philadelphia magistrates in 1875.

delphia.

Officers to hold to end of term.

Oath to be taken Jan. 1, 1875.

County commissioners' and auditors' term to end Jan. 1, 1876.

Compensation of officers continued

Section 21. The causes and proceedings pending in the court of nisi prius, court of common pleas, and district court in Philadelphia shall be tried and disposed of in the court of common pleas. The records and dockets of said courts shall be transferred to the prothonotary's office of said county.

Section 22. The causes and proceedings pending in the court of common pleas in the county of Allegheny shall be tried and disposed of in the court number one; and the causes and proceedings pending in the district court shall be

tried and disposed of in the court number two.

Section 23. The prothonotary of the court of common pleas of Philadelphia shall be first appointed by the judges of said court, on the first Monday of December, in the year one thousand eight hundred and seventy-five, and the present prothonotary of the district court in said county shall be the prothonotary of the said court of common pleas until said date, when his commission shall expire, and the present clerk of the court of over and terminer and quarter sessions of the peace in Philadelphia shall be the clerk of such court until the expiration of his present commission, on the first Monday of December, in the year one thousand eight hundred and seventy-five.

Section 24. In cities containing over fifty thousand inhabitants, except Philadelphia, all aldermen in office at the time of the adoption of this Constitution shall continue in office until the expiration of their commissions; and at the election for city and ward officers in the year one thousand eight hundred and seventy-five, one alderman shall be elected

in each ward as provided in this Constitution.

Section 25. In Philadelphia magistrates, in lieu of aldermen, shall be chosen, as required in this Constitution, at the election in said city for city and ward officers, in the year one thousand eight hundred and seventy-five; their term of office shall commence on the first Monday of April succeed-Aldermen in Phila- ing their election. The terms of office of aldermen in said city holding, or entitled to, commissions at the time of the adoption of this Constitution shall not be affected thereby.

Section 26. All persons in office in this Commonwealth at the time of the adoption of this Constitution, and at the first election under it, shall hold their respective offices until the term for which they have been elected or appointed shall expire, and until their successors shall be duly qualified, un-

less otherwise provided in this Constitution.

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

Section 28. The terms of office of county commissioners and county auditors, chosen prior to the year one thousand eight hundred and seventy-five, which shall not have expired before the first Monday of January, in the year one thousand eight hundred and seventy-six, shall expire on that day.

Section 29. All State, county, city, ward, borough and township officers in office at the time of the adoption of this Constitution, whose compensation is not provided for by salaries alone, shall continue to receive the compensation allowed them by law until the expiration of their respective terms of office.

Section 30. All State and judicial officers heretofore elect- what officers to ed, sworn, affirmed, or in office when this Constitution shall take officers to take effect, shall severally, within one month after such adoption, take and subscribe an oath or affirmation to support this Constitution.

Section 31. The General Assembly at its first session, or puty of Legislaas soon as may be, after the adoption of this Constitution, passed. shall pass such laws as may be necessary to carry the same into full force and effect.

Section 32. The ordinance passed by this Convention, en-Ordinance. titled "An ordinance for submitting the amended Constitution of Pennsylvania to a vote of the electors thereof," shall be held to be valid for all the purposes thereof.

Section 33. The words "county commissioners," wherever County commissused in this Constitution and in any ordinance accompanying the same, shall be held to include the commissioners for the city of Philadelphia.

Adopted at Philadelphia, on the third day of November, in the year of our Lord one thousand eight hundred and seventy-three.

JOHN H. WALKER,

President.

Attest:—D. L. IMBRIE, Chief Clerk.



INDEX TO THE CONSTITUTION.

[ABBREVIATIONS.-Pr., preamble; Art., article; sec., section; Sch., schedule; p., page.]

A.

Accused, right of, to be heard, Art. I, sec. 9, p. 4.

Adjournment of General Assembly, Art. II, sec. 14, p. 7.

Aldermen, abolishment of, in Philadelphia, Art. V, sec. 12, p. 18.

election of, Art. V, sec. 11, p. 18.

in large cities, Sch., sec. 24, p. 36.

powers and duties of, not to be extended, Art. III, sec. 7, p. 9.

special legislation regulating fees of, prohibited, Art. III, sec. 7, p. 9.

term of, Art. V, sec. 11, p. 18.

Allegheny, causes and proceedings of courts in, how disposed of, Sch., sec. 22, p. 36. common pleas courts in, Art. V, sec. 6, p. 17.

criminal courts in, Art. V, sec. 8, p. 17.

exclusive jurisdiction of each court, Art. V, sec. 6, p. 17.

first organization of courts in, Sch., sec. 19, p. 35; Sch., sec. 20, p. 35.

increase of judges in, Art. V, sec. 6, p. 17.

president judge of, Sch., sec. 19, p. 35.

Amendments, future, general, Art. XVIII, p. 31.

not to be submitted oftener than once in five years, Art. XVIII, sec. 1, p. 32.

published notice to be given of, Art. XVIII, sec. 1, p. 31.

schedule to, 1873, p. 33.

to be proposed by the Legislature, Art. XVIII, sec. 1, p. 31.

Appeal from assessment for damages, General Assembly not to deprive, Art. XVI, sec. 8, p. 29.

right of, where trial by jury is dispensed with, Art. V, sec. 27, p. 20.

Appellate jurisdiction, by appeal, of Supreme Court, Art. V, sec. 3, p. 16.

Apportionment of members of Assembly, Art. II, secs. 16, 17, p. 7.

time of, Art. II, sec. 18, p. 8.

Appropriation bills, partial veto on, allowed, Art. IV, sec. 16, p. 15.

general, Art. III, sec. 15, p. 10.

Appropriations, no money to be drawn from treasury except by, Art. III, sec. 16, p. 10. to charitable institutions not under the control of the State, forbidden, Art. III, sec. 17, p. 10.

to sectarian institutions, prohibited, Art. III, sec. 18, p. 10.

Arms, right of the people to bear, not to be questioned, Art. I, sec. 21, p. 5.

Army, standing, not to be kept, Art. I, sec. 22, p. 5.

Arrest, members of General Assembly privileged from, Art. II, sec. 15, p. 7.

Assemble, right of citizens to, Art. I, sec. 20, p. 5.

Associate judge, not learned in the law, abolished, Art. V, sec. 5, p. 16. term of commission, Sch., sec. 16, p. 34.

Attainder of treason or felony, Legislature cannot cause, Art. I, sec. 18, p. 5. not to work corruption of blood, Art. I, sec. 19, p. 5.

Attorney General, appointment of, Art. IV, sec. 8, p. 13.

member of the Board of Pardons, Art. IV, sec. 9, p. 14.

Auditor General, duties of, relative to railroads, transferred to Secretary of Internal ternal Affairs, Art. XVII, sec. 11, p. 31.

contracts for stationery, &c., to be approved by, Art. III, sec. 12, p. 10.

election and term of, Art. IV, sec. 21, p. 15.

eligible only for one term, Art. IV, sec. 21, p. 16.

В.

Ball, excessive, not to be required, Art. I, sec. 13, p. 4.

Ballot, each to be numbered, Art. VIII, sec. 4, p. 22.

elections to be by, Art. VIII, sec. 4, p. 22.

endorsement thereon authorized, Art. VIII, sec. 4, p. 22.

officers of election to be sworn not to disclose, Art. VIII, sec. 4, p. 22.

Banks, charters of, limited to 20 years, Art. XVI, sec. 11, p. 29.

notes or bills to be secured, Art. XVI, sec. 9, p. 29.

notice of bills to create, Art. XVI, sec. 11, p. 29.

Biennial elections, for members General Assembly, Art. II, sec. 2, p. 5.

Bills, amendments to be printed, Art. III, sec. 4, p. 8.

appropriation, partial veto allowed, Art. IV, sec. 15, p. 10.

general, Art. III, sec. 15, p. 10.

approval of, by the Governor, Art. IV, sec. 15, p. 14.

conference reports on, to be voted on by yeas and nays, Art. III, sec. 5, p. 8.

interested members in, not to vote on, Art. III, sec. 33, p. 12.

notice of local or special, to be given, Art. III, sec. 8, p. 9.

objected to, by Governor, how considered, Art. IV, sec. 15, p. 14.

passage of, Art. III, sec. 1, p. 8.

reading of, at length, Art. III, sec. 4, p. 8.

reference and printing of, Art. III, sec. 2, p. 8.

retained, by the Governor, to become laws, Art. IV, sec. 15, p. 15.

exceptions to, Art. IV, sec. 15, p. 15.

revenue, origin of, Art. III, sec. 14, p. 10.

signing of, by presiding officers of both Houses, to be public, Art. III, sec. 9, p. 9.

signing of, to be entered on the Journal, Art. III, sec. 9, p. 9.

title of, to be clearly expressed, Art. III, sec. 3, p. 8.

veto of, by the Governor, Art. IV, sec. 15, p. 14.

yeas and navs on final passage of, Art. III, sec. 4, p. 8.

Bribery, candidates for office guilty of, disqualified, Art. III, sec. 32, p. 12; Art. VIII, sec. 9, p. 22.

definition of, Art. III, sec. 29, p. 11.

legislative, Art. III, sec. 29, 30, p. 12.

persons convicted of, ineligible to the General Assembly, Art. II, sec. 7, p. 6.

gnilty of, Art. III, sec. 30, p. 12.

punishment of, Art. III, sec. 31, p. 12.

testimony of witnesses in, Art. III, sec. 32, p. 12.

C.

```
CANALS-See Railroads.
```

Candidates for office guilty of bribery disqualified, Art. VIII, sec. 9, p. 22.

CAPITAL OF THE STATE, changing location of, Art. III, sec. 28, p. 11.

Capital offences, not to be bailable, Art. I, sec. 14, p. 5.

Cemeteries, graveyards, &c., legislation for, prohibited, Art. III, sec. 7, p. 9.

Certiorari, writs of, jurisdiction of Supreme Court in, Art. V, sec. 3, p. 16.

writs of, to inferior courts by common pleas, Art. V, sec. 10, p. 17.

Chancery powers of common pleas courts, Art. V, sec. 20, p. 19.

Charitable institutions, appropriations to, forbidden, Art. III, sec. 17, p. 10.

Charters, amending, renewing or extending, by special legislation, prohibited, Art. III, sec. 7, p. 9.

bank, limitation of, to 20 years, Art. XVI, sec. 11, p. 29.

corporations not to engage in business unauthorized by, Art. XVI, sec. 6, p. 29.

no law to be passed creating more than one, Art. XVI, sec. 10, p. 29.

repeal of, authorized, Art. XVI, sec. 10, p. 29.

unused, to be void, Art. XVI, sec. 1, p. 28.

validated or amended, prohibited, Art. XVI, sec. 1, p. 28.

Children, adoption or legitimation of, legislation for, prohibited, Art. III, sec. 9, p. 9. Cities and city charters, Art. XV, p. 28.

Cities, commissions in, not to incur debts, Art. XV, sec. 2, p. 28.

electors to vote in favor of, Art. XV, sec. 1, p. 28.

general laws, to establish, Art. XV, sec. 1, p. 28.

incorporating, etc., General Assembly prohibited from, Art. III, sec. 7, p. 9.

representative apportionment of, Art. II, sec. 17, p. 7.

senatorial representation of, Art. II, sec. 16, p. 7.

sinking funds in, to be created, Art. XV, sec. 3, p. 28.

• special legislation for, prohibited, Art. III, sec. 7, p. 8.

Citizens, right of, to assemble, Art. I, sec. 20, p. 5.

to bear arms, Art. I, sec. 21, p. 5.

Civil power, subordination of the military to, Art. I, sec. 22, p. 5.

Commission of oyer and terminer, or jail delivery, not to be issued, Art. I, sec. 15, p. 5.

Common pleas courts, chancery powers of, Art. V, sec. 20, p. 19.

compensation of judges of, Art. V, sec. 18, p. 19; Sch., sec. 17, p. 35.

disqualification of judges of, Art. V, sec. 18, p. 19.

districts not to contain more than four counties, Art. V, sec. 4, p. 16.

designation of, time when, Sch., sec. 13, p. 34; Sch., sec. 14, p. 34.

election and term of judges of, Art. V, sec. 15, p. 18.

fees, &c., to be paid into county treasury, Art. V, sec. 7, p. 17.

increase of judges of, in Philadelphia and Allegheny, Art. V, sec. 6, p. 17.

jurisdiction of judges of, Art. V, sec. 9, p. 17.

of Philadelphia, to have separate dockets, Art. V, sec. 7, p. 17.

office of associate judge not learned in the law abolished, Art. V, sec. 5, p. 16

of Schuylkill, who to be judge of, Sch., sec. 15, p. 34.

oversøers of elections appointed by, Art. VIII, sec. 16, p. 24.

priority of commissions of judges of, Art. V, sec. 17, p. 19.

prothonotary of, in Philadelphia, Art. V, sec. 7, p. 17.

writs of certiorari to inferior courts, Art. V, sec. 10, p. 17.

"Commonwealth of Pennsylvania," style of all process to be, Art. V, sec. 23. p. 19

Commonwealth, credit of, not to be pledged or loaned, Art. IX, sec. 6, p. 25.

information of, to be given by the Governor, Art. IV, sec, 11, p. 14.

suits instituted against the, Art. I, sec. 11, p. 4.

Compensation, just, for property, to be first made, Art. I, sec. 10, p. 4.

Compulsory process, the accused to have, Art. I, sec. 9, p. 4.

Concurrent orders, to be presented to Governor, Art. III, sec. 26, p. 11.

Congress, members of, disqualified to fill office of Governor, Art. IV, sec. 6, p. 13. ineligible to General Assembly, Art. II, sec. 6, p. 6.

Conscience, natural rights of, guaranteed, Art. I, sec. 3, p. 3.

Constitution, future amendments to, Art. XVIII, sec. 1, p. 31.

General Assembly to pass laws to carry into effect, Sch., sec. 31, p. 37.

State and judicial officers to subscribe to, Sch., sec. 30, p. 37.

submission, ordinance of, declared to be valid, Sch., sec. 32, p. 37.

when to go into effect, Sch., sec. 1, p. 33.

Contempt, punishment for, shall not bar an indictment, Art. II, sec. 11, p. 7.

Contested elections, trial of, Art. VIII, sec. 17, p. 24.

Contracts, laws impairing, forbidden, Art. I, sec. 17, p. 5.

Corporations, charters of, not to be validated or amended, Art. XVI, sec. 1, p. 28.

compensation by, for injury to private property, Art. XVI, sec. 8, p. 29.

fictitious stock of, forbidden, Art. XVI, sec. 7, p. 29.

foreign, to have places of business in the State, Art. XVI, sec. 5, p. 28.

forfeiture of charter, General Assembly not to remit, Art. XVI, sec. 2, p. 28.

no law to create, more than one charter, Art. XVI, sec. 10, p. 29.

not to engage in business unauthorized by charter, Art. XVI, sec. 6, p. 29.

obligations of, to the State not to be released, Art. III, sec. 24, p. 11.

power of State to tax, not to be surrendered, Art. IX, sec. 3, p. 24.

private, general law, Art. XVI, p. 28.

repeal of charters of, authorized, Art. XVI, sec. 10, p. 29.

right of eminent domain not to be abridged, Art. XVI, sec. 3, p. 28.

right to construct telegraph lines by, Art. XVI, sec. 12, p. 29.

special legislation relative to, prohibited, Art. III, sec. 7, p. 9.

stockholders, election of, by the free vote, Art. XVI, sec. 4, p. 28.

stock and indebtedness not to be increased except by general law, Art. XVI, sec. 7, p. 29.

the word defined, Art. XVI, sec. 13, p. 30.

unused charters, to be void, Art. XVI, sec. 1, p. 28.

Corrupt solicitation, punishment of, Art. III, sec. 31, p. 12.

Corruption, members of Assembly expelled for, ineligible to either House, Art. II, sec. 11, p. 7.

to disqualify voters, Art. VIII, sec. 8, p. 22.

Counties, new, limitation of power to create, Art. XIII, sec. 1, p. 27.

senatorial representation of, Art. II, sec. 16, p. 7.

special legislation for, prohibited, Art. III, sec. 7, p. 8.

County auditors-See County Commissioners.

County commissioners and auditors, election of, by limited vote, Art. XIV, sec. 7, p. 28.

expiration of term of present, Sch., sec. 28, p. 36.

term of, Art. XIV, sec. 7, p. 28.

vacancy in, how filled, Art. XIV, sec. 7, p. 28.

word of, to include commissioners of Philadelphia, Sch., sec. 33, p. 37.

County officers, Art. XIV, p. 27.

County officers, accountability of, Art. XIV, sec. 6, p. 27.

compensation of, XIV, sec. 5, p. 27.

election and tenure of, Art. XIV, sec. 2, p. 27.

names of, Art. XIV, sec. 1, p. 27.

residence of, Art. XIV, sec. 3, p. 27.

vacancies in, how filled, Art. XIV, sec. 2, p. 27.

County, representative apportionment of, Art. II, sec. 17, p. 7.

senatorial representation of, Art. II, sec. 16, p. 7.

County offices, where to be kept, Art. XIV, sec. 4, p. 27.

seats, locating, legislation for, prohibited, Art. III, sec. 7, p. 9.

County treasurer and sheriff, ineligible for second term, Art. XIV, sec. 1, p. 27.

Courts-See Common Pleas and Supreme.

laws for, to be uniform, Art. V, sec. 26, p. 20.

of nisi prius abolished, Art. V, sec. 21, p. 19.

of record, existence of, Sch., sec. 11, p. 34.

commissions of judges of, Sch., sec. 15, p. 34.

special, prohibited, Art. V, sec. 26, p. 20.

to be open, Art. I, sec. 11, p. 4.

uniform laws for, Art. V, sec. 26, p. 20.

vacancies in, how filled, Art. V, sec. 25, p. 20.

Credit of the State not to be loaned, Art. IX, sec. 6, p. 25.

Criminal cases, review of, in Supreme Court, Art. V, sec. 24, p. 20.

courts in Philadelphia and Allegheny, Art. 5, sec. 8, p. 17.

informations limited, Art. I, sec. 10, p. 4.

prosecutions, rights of defence in, Art. I, sec. 9, p. 4.

D.

Damages, assessment of, appeals from, Art. XVI, sec. 8, p. 29.

no limitation of, for injury to person or property, Art. III, sec. 21, p. 11.

time for bringing suits unlimited, Art. III, sec. 21, p. 11.

Dauphin, &c., court of first criminal jurisdiction in, abolished, Sch., sec. 11, p. 34.

Debtor, imprisonment of insolvent, limited, Art. I, sec. 16, p. 5.

Debt, State, power to make, Art. IX, sec. 4, p. 24.

Debts, legislation to change method of collecting, forbidden, Art. III, sec. 7, p. 9.

Declaration of Rights, Art. I, p. 3.

Defence, rights of citizens to bear arms for, Art. I, sec. 21, p. 5.

Defence, rights of, in criminal prosecutions, Art. I, sec. 9, p. 4.

Descent of succession, change of law forbidden, Art. III, sec. 7, p. 9.

Disorderly behavior, each House of General Assembly may punish for, Art. II, sec. 11, p. 6.

Divorces, General Assembly not to grant, Art. III, sec. 7, p. 9.

Duelling, persons guilty of, disqualified for office, Art. XII, sec. 3, p. 26.

E.

EDUCATION, Art. X, p. 26.

efficient system of, to be provided for, Art. X, sec. 1, p. 26.

Election boards, constitution of, Art. VII, sec. 14, p. 23.

clerks of, Art. VIII, sec. 14, p. 23.

government officers disqualified, Art. VIII, sec. 15, p. 23.

ineligibility of officers of, VIII, sec. 15, p. 23.

privileges of, Art. VIII, sec. 14, p. 23.

vacancies in, Art. VIII, sec. 14, p. 23.

Election cases, contested, witnesses not to withhold testimony, Art. VIII, sec. 10, p. 23.

Election districts, division of, Art. VIII, sec. 11, p. 23.

Election laws to be uniform, Art. VIII, sec. 7, p. 22.

violation of, to disqualify, Art. VIII, sec. 9, p. 22.

Elections, general, time of, Art. VIII, sec. 2, p. 22.

military interference in, prohibited, Art. I, sec. 5, p. 3.

municipal, time of, Art. VIII, sec. 3, p. 22.

overseers of, appointed by the courts, Art. VIII, sec. 16, p. 24.

special legislation, rel. to, prohibited, Art. III, sec. 7, p. 9.

to be by ballot, Art. VIII, sec. 4, p. 22.

to be free and equal, Art. I, sec. 5, p. 3.

Electors, challenging of, Art. VIII, sec. 8, p. 22. privileged from arrest, Art. VIII, sec. 5, p. 22.

Emigration from the State permitted, Art. I, sec. 25, p. 5.

Eminent domain, right of, not to be abridged, Art. XVI, sec. 3, p. 28.

Estate of suicides, no forfeiture of, Art. I, sec. 19, p. 5.

Estate, no forfeiture of, beyond life, for attainder, Art. I, sec. 19, p. 5.

Excessive bail, not required, Art. I. sec. 13, p. 4.

Executive, Art. IV, p. 12.

Department, information from officers of, Art. IV, sec. 10, p. 14. of what consisting, Art. IV, sec. 1, p. 12.

nominations, Senate to act on, with open doors, Art. IV, sec. 8, p. 14.

Ex post facto laws, not to be passed, Art. I, sec. 17, p. 5.

Extra compensation to public officers, Art. III, sec. 11, p. 10.

F.

FEES of common pleas courts to be paid into county treasury, Art. V, sec. 13, p. 18. Felony or treason, Legislature cannot attaint, Art. I, sec. 18, p. 5.

Ferries or bridges, special legislation relative to, forbidden, Art. III, sec. 7, p. 8.

Fines, excessive, not to be imposed, Art. I, sec. 13, p. 4.

penalties or forfeitures, General Assembly not to remit, Art. III, sec. 7, p. 9.

Free and independent, all men equally born, Art. I, sec. 1, p. 3.

Free government, founded on the authority of the people, Art. I, sec. 2, p. 3.

Free vote, stockholders' election to be by, Art. XVI, sec. 4, p. 28.

Freight or passage, discrimination in, by railroads or canals, prohibited, Art. XVII, sec. 3, p. 30; Art. XVII, sec. 7, p. 31.

Foreign corporations, to have place of business in the State, Art. XVI, sec. 5, p. 28. Future amendments, Art. XVIII, p. 31.

G.

GENERAL ASSEMBLY, adjournment of either House, Art. II, sec. 14, p. 7.

biennial elections of members of, Art. II, sec. 2, p. 5.

bribery by members of, Art. III, sec. 29, p. 11.

concurrent orders of both Houses to be presented to the Governor, Art. III, sec. 26, p. 11.

charters of corporations not to be remitted by, Art. XVI, sec. 2, p. 28.

compensation of members of, Art. II, sec. 8, p. 6.

compensation of officers and employees of, Art. III, sec. 10, p. 10.

conviction of certain crimes to disqualify, Art. II, sec. 7, p. 6.

Governor may convene or adjourn, Art. IV, sec. 12, p. 14.

when to be chosen by, Art. IV, sec. 2, p. 13.

to give information to, Art. IV, sec. 11, p. 14.

increase of salary to members of, forbidden, Art. II, sec. 8, p. 6.

judicial districts to be designated by, Sch., sec. 14, p. 34.

legislative power vested in, Art. II, sec. 1, p. 5.

```
General Assembly, meeting of, Art. II, sec. 4, p. 6.
    members of Congress ineligible to, Art. II, sec. 6, p. 6.
    officers and employees of, number, duties, &c., Art. III, sec. 10, p. 10.
    officers of, Art. II, sec. 9, p. 6.
    powers of each House of, Art. II, sec. 11, p. 6.
    privileges of members of, from arrest, Art. II, sec. 15, p. 7.
    proceedings to be kept and published, Art. II, sec. 12, p. 7.
    protection of members of, Art. II, sec. 11, p. 7.
    qualification of members of, each House to judge, Art. II, sec. 9, p. 6.
    quorum of each House of, Art. II, sec. 10, p. 6.
    residence of members of, Art. II, sec. 5, p. 6.
    sessions of, to be open, Art. II, sec. 13, p. 7.
    signing of bills by presiding officers, Art. III, sec. 9, p. 9.
    special legislation by, prohibited, Art. III, sec. 7, p. 8.
    special sessions of, limitation of legislative power at, Art. III, sec. 25, p. 11.
    speech or debate, members not to be questioned, Art. II, sec. 15, p. 7.
    term of, when begins, Art. II, sec. 2, p. 6.
    to enforce provisions of railroad article by appropriate legislation, Art. XVIII
      sec. 12, p. 31.
    to pass laws to carry Constitution into effect, Sch., sec. 31, p. 37.
God, the people of the Commonwealth grateful to, Pr., p. 3.
    right to worship, Art. I, sec. 3, p. 3.
Government, right of the people to alter, reform or abolish, Art. I, sec. 2, p. 3.
    right of the press to examine into, Art. I, sec. 7, p. 5.
Governor, commander-in-chief of the army and navy, Art. IV, sec. 7, p. 13.
    contested elections of, Art. IV, sec. 2, p. 13.
        chief justice to preside in, Art. IV, sec. 17, p. 15.
    concurrent orders, to be presented to, Art. III, sec. 26. p. 11.
    contracts for stationery, &c., to be approved by, Art. III, sec. 12, p. 10.
    election of, Art. IV, sec. 2, p. 17.
    eligible only for one term, Art. IV, sec. 3, p. 13.
    first election of, under Constitution, Sch., sec. 5, p. 33.
    impeachment of, Art. VI, sec. 3, p. 20.
    information from Executive Department, Art. V, sec. 10, p. 14.
    information to be given General Assembly, Art. IV, sec. 11, p. 14.
    Lieutenant Governor to act in ease of death of, Art. IV, sec. 13, p. 14.
    may convene and adjourn General Assembly, Art. IV, sec. 12, p. 14.
    official acts and proceedings of, to be kept, Art. IV, sec. 18, p. 15.
    pardoning power of, Art. IV, sec. 9, p. 14.
    persons disqualified for office of, Art. IV, sec. 6, p. 13.
    power of appointment by, Art. IV, sec. 8, p. 13.
    power to fill vacancies by, Art. IV, sec. 8, p. 13.
    qualifications of, Art. IV, sec. 5, p. 13.
    returns of election for, Art. IV, sec. 2, p. 13.
    supreme executive power vested in, Art. IV, sec. 2, p. 12.
    term of, Art. IV, sec. 3, p. 13; Sch., sec. 5, p. 33.
    to remain in office until successor qualified, Art. IV, sec. 17, p. 15.
    vacancies in court of record to be filled by, Art. V, sec. 25, p. 20.
    veto power of, Art. IV, sec. 15, p. 14.
Governor, Lieutenant, election of, Art. IV, sec. 4, p. 13.
```

first election under Constitution, Sch., sec. 6, p. 33. member of the Board of Pardons, Art. IV, sec. 9, p. 14. Governor, Lieutenant, persons disqualified for office of, Art. IV, sec. 6, p. 13. president of the Senate, Art. IV, sec. 4, p. 13. qualifications of, Art. IV, sec. 5, p. 13. to fill vacancy in office of Governor, Art. IV, sec. 13, p. 14.

vacancy in office of, how filled, Art. IV, sec. 14, p. 14.

Grievances, right of the people to petition for redress of, Art. I, sec. 20, p. 5.

H.

Habeas Corpus, writ of, not to be suspended, Art. I, sec. 14, p. 5. jurisdiction of Supreme Court in, Art. V, sec. 3, p. 16.

Happiness, pursuit of, guaranteed, Art. I, sec. 1, p. 3.

Hereditary distinction, legislature not to create, Art. I, sec. 24, p. 5.

Highways, railroads and canals declared public, Art. XVII, sec. 1, p. 30.

Homicide, felonious, cases of, removed to Supreme Court, Art. V, sec. 24, p. 20.

House of Representatives-See Representatives.

adjournment of, without consent of Senate, Art. II, sec. 14, p. 7. apportionment of members of, Art. II, sec. 17, p. 7.

members expelled for corruption ineligible to, Art. II, sec. 11, p. 7.

oath of, by whom administered, Art. VII, sec. 1, p. 21.

quorum of, Art. II, sec. 10, p. 6.

ratio of apportionment for members of, Art. II, sec. 17, p. 7.

revenue bills to originate in, Art. III, sec. 14, p. 10.

sole power of impeachment, Art. VI, sec. 1, p. 20.

Speaker of, Art. II, sec. 9, p. 6.

I.

IMMUNITY, special or exclusive, not to be granted, Art. III, sec. 7, p. 9.

Impeachment and removal from office, Art. VI, p. 20.

Impeachment, Governor and all civil officers to be liable to, Art. VI, sec. 3, p. 20.

House of Representatives to have sole power of, Art. VI, sec. 1, p. 20.

judgment in, extent of, Art. VI, sec. 3, p. 20.

to be tried by the Senate, Art. VI, sec. 2, p. 20.

Imprisonment of debtors, limited, Art. I, sec. 16, p. 5.

Indictment, style of process of, Art. V, sec. 23, p. 20.

Industrial statistics, bureau of, Art. IV, sec. 19, p. 15.

Injury to person, &c., remedy for, Art. I, sec. 11, p. 4.

Information, no person to be proceeded against criminally by, Art. I, sec. 10, p. 4.

Inspectors of merchandise, State officers for, prohibited, Art. III, sec. 27, p. 11. may be appointed for county or municipality, Art. III, sec. 27, p. 11.

Interest, General Assembly not to fix rate of, Art. III, sec. 7, p. 9.

Internal Affairs, Secretary of, duties of Auditor General relative to railroads, &c., to be transferred to, Art. XVII, sec. 11, p. 31.

election and term of, Art. IV, sec. 21, p. 15.

first election of, under Constitution, Sch., sec. 7, p. 33.

powers of, Art. IV, sec. 19, p. 15.

to be a member of the Board of Pardons, Art. IV, sec. 9, p. 14.

Invasion, writ of habeas corpus may be suspended in, Art. I, sec. 14, p. 5.

J.

JEOPARDY OF LIFE OR LIMB, citizens cannot be twice put in, Art. I, sec. 10, p. 4. Judges, common pleas court, compensation of, Art. V sec. 18, p. 19.

Judges, common pleas court, election and term of, Art. V, sec. 15, p. 18.

General Assembly to fix compensation of, Art. V, sec. 18, p. 19, Sch., sec. 17, p. 35.

increase of, in Philadelphia and Allegheny, Art. V, sec. 6, p. 17.

jurisdiction of, Art. V, sec. 9, p. 17.

learned in the law, expiration of commissions of, Sch., sec. 15, p. 34.

of Philadelphia to have separate dockets, Art. V, sec. 7, p. 17.

office of associate, not learned in the law, abolished, Art. V, sec. 5, p. 16.

overseers of elections appointed by, Art. VIII, sec. 16, p. 24.

priority of commissions of, Art. V, sec. 17, p. 19.

residence of, Art. V, sec. 19, p. 19.

removal of, from office, Art. V, sec. 15, p. 18.

salary of, not to be reduced, Sch., sec. 17, p. 35.

Judges of Supreme Court, compensation of, Art. V, sec. 18, p. 19.

continuance in office of present, Sch., sec. 13, p. 34.

disqualification of, Art. V, sec. 18, p. 19.

election of, by the limited vote, Art. V, sec. 16, p. 18.

jurisdiction of the, Art. V, sec. 3, p. 16.

number and election of, Art. V, sec. 2, p. 16.

priority of commission of, Art. V, sec. 17, p. 19.

residence of, Art. V, sec. 19, p. 19.

tenure of, Art. V, sec. 2, p. 16.

Judicial districts, separate, Art. V, sec. 5, p. 16.

when designated, Sch., sec. 13, p. 34; Sch., sec. 14, p. 34.

power, vesting of, Art. V, sec. 1, p. 16.

proceedings, special legislation relative to, prohibited, Art. III, sec. 7, p. 9.

Judiciary, Art. V, p. 16.

Jury to determine the law and the facts in indictments for libel, Art. I, sec. 7, p. 4. Jury, trial by, to remain inviolate, Art. I, sec. 6, p. 4.

to be speedy in criminal cases, Art. I, sec. 9, p. 4.

may be dispensed with in civil cases, Art. V, sec. 27, p. 20.

Justice, administration of, to be free, Art. I, sec. 11, p. 4.

Justices of the peace and aldermen, election and term of, Art. V, sec. 11, p. 18.

L.

LAW, no revival of, by reference to its title only, Art. III, sec. 6, p. 8.

Laws, general, Assembly cannot enact local or special, by partial repeal of, Art. III, sec. 7, p. 9.

Governor to execute faithfully, Art. IV, sec. 2, p. 12.

limitation of suspension of, Art. I, sec. 12, p. 4.

pot inconsistent with Constitution to remain in force, Sch., sec. 2, p. 33.

not to be passed where courts have jurisdiction, Art. III, sec. 7, p. 9.

revival of, Art. III, sec. 6, p. 8.

supervision of, Art. I, sec. 12, p. 4.

Lebanon, &c., court of first criminal jurisdiction in, abolished, Sch., sec. 11, p. 34. Legislation, Art. III, p. 8.

Legislation, special, application for, to be published, Art. III, sec. 8, p. 9.

limited, Art. III, sec. 7, p. 8.

Legislative officers, Assembly to prescribe, Art. III, sec. 10, p. 10.

power, vesting of, Art. II, sec. 1, p. 5.

terms of, Art. II, sec. 3, p. 6.

Legislature, Art. II, p. 5.

cannot attaint for treason or felony, Art. I, sec. 18, p. 5.

Legislature, power of, to suspend laws, Art. I, sec. 12, p. 4.

Libel, indictments for, Art. I, sec. 7, p. 4.

Liberty of speech, abuse of, responsibility for, Art. I, sec. 7, p. 4.

Liens not to be created, extended or impaired, Art. III, sec. 7, p. 8.

Lieutenant Governor, election of, Art. IV, sec. 4, p. 13.

first election, under Constitution, Sch., sec. 6, p. 33.

member of the Board of Pardons, Art. IV, sec. 9, p. 14.

persons disqualified for office of, Art. IV, sec. 6, p. 13.

president of the Senate, Art. IV, sec. 4, p. 13.

qualifications of, Art. IV, sec. 5, p. 13.

to fill vacancy in office of Governor, Art. IV, sec. 13, p. 14.

vacancy in office of, how filled, Art. IV, sec. 14, p. 14.

Life and liberty, enjoying and defending, Art. I, sec. 1, p. 3.

Life and limb not to be twice put in jeopardy, Art. I, sec. 10, p. 4.

Life, liberty or property, no one to be deprived of, Art. I, sec. 9, p. 4.

Limited vote, election of county commissioners and auditors by, Art. XIV, sec. 7, p. 2 election of Supreme Court judges by, Art. V, sec. 16, p. 18.

election of judges in Philadelphia in 1874 by, Sch., sec. 18, p. 35.

Local or special bills, notice of, to be published, Art. III, sec. 8, p. 9.

M.

Magistrates' courts in Philadelphia, Art. V, sec. 12, p. 18.

Magistrates, election of, in Philadelphia, Art. V, sec. 12, p. 18; Sch.. sec. 25, p. 36

Mandamus, jurisdiction of Supreme Court in, Art. V, sec. 3, p. 16.

Military power, subordination of, to the civil, Art. I, sec. 22, p. 5.

Militia, Art. XI, p. 26.

exemptions from, authorized, Art. XI, sec. 1, p. 26.

Governor to be commander-in-chief of, Art. IV, sec. 7, p. 13.

organization of, provided for, Art. XI, sec. 1, p. 26.

Mining or manufacturing, common carrier corporations not to engage in, Art. XVII, sec. 5, p. 30.

special legislation regulating, prohibited, Art. III, sec. 7, p. 9.

Minors, legislation affecting estates of, prohibited, Art. III, sec. 7, p. 9.

Moneys of the State, investment of, Art. IX, sec. 12, p. 26.

profit out of, for private use, prohibited, Art. IX, sec. 14, p. 26.

Municipal commissions, special, prohibited, Art. III, sec. 20, p. 11.

not to incur debt, Art. XV, sec. 2, p. 28.

consent to be given to construction of passenger railways, Art. XVII, sec. 9, p. 31. debts, limitation of, Art. IX, sec. 8, p. 25.

re-payment of, to be provided for, Art. IX, sec. 10, p. 25.

State not to assume any, Art. IX, sec. 9, p. 25.

officers, accountability of, Art. XIV, sec. 6, p. 27.

Municipalities not to become stockholders, Art. IX, sec. 7, p. 25.

N.

NEW COUNTIES, Art. XIII, p. 27.

power to create, limited, Art. XIII, sec. 1, p. 27.

special legislation for, prohibited, Art. III, sec. 7, p. 9.

Nisi prius court, abolishment of, Art. V, sec. 21, p. 19.

in Philadelphia, no new suits to be instituted in, Sch., sec. 20, p. 35.

present proceedings in, how disposed of, Sch., sec. 21, p. 36.

Nobility, no title of, to be created, Art. I, sec. 24, p. 5.

Nominations, Executive, Senate to act on, with open doors, Art. IV, sec. 8, p. 14.

vote on, to be taken by yeas and nays, Art. IV, sec. 8, p. 14.

Normal schools, appropriations for, Art. III, sec. 17, p. 10.

0.

OATH OF OFFICE, Art. VII, p. 21.

Oath of office, all State and judicial officers to take, within one month of adoption of Constitution, Sch., sec. 30, p. 37.

by whom administered, Art. VII, sec. 1, p. 21.

general, Art. VII, sec. 1, p. 21.

refusal to take, Art. VII, sec. 1, p. 21.

to take effect January 1, 1875, Sch., sec. 27, p. 36.

when filed, Art. VII, sec. 1, p. 21.

Obligations of corporations to the State not to be released, Art. III, sec. 24, p. 11. creating of special, by General Assembly, forbidden, Art. III, sec. 7, p. 9.

Office, duelling disqualifies for, Art. XII, sec. 3, p. 26.

no tenure of, beyond good behavior, Art. I, sec. 24, p. 5.

persons convicted of bribery ineligible to, Art. II, sec. 7, p. 6.

persons in, to continue until successors are qualified, Sch., sec. 26, p. 36.

re-election to, under Constitution, Sch., sec. 9, p. 33.

religious opinion not to disqualify for, Art. I, sec. 4, p. 3.

removal from, Art. VI, sec. 4, p. 20.

Officers, accountability of, Art. XIV, sec. 6, p. 27.

compensation of, Art. XIV, sec. 5, p. 27.

election and tenure of, Art. XIV, sec. 2, p. 27.

extension of term of, prohibited, Art. III, sec. 13, p. 10.

federal, disqualified for State, Art. XII, sec. 2, p. 26.

increase of compensation to, forbidden, Art. III, sec. 13, p. 10.

names of county, Art. XIV, sec. 1, p. 27.

public, Art. XII, p. 26.

residence of county, Art. XIV, sec. 3, p. 27.

selection of, Art. XII, sec. 1, p. 26.

special legislation rel. to, prohibited, Art. III, sec. 7, p. 9.

vacancies in county, how filled, Art. XIV, sec. 2, p. 27.

Official conduct of persons in public capacity, no prosecution for publication relating to, Art. I, sec. 7, p. 4.

Official tenure, condition of, Art. VI, sec. 4, p. 20,

Ordinance of submission declared valid, Sch., sec. 32, p. 37.

Orphans' court, separate, provided, Art. V, sec. 22, p. 19.

register of wills to be clerk in such, Art. V, sec. 22, p. 19.

Orphans, soldiers', appropriations to institutions for, Art. III, sec. 19, p. 10.

Overseers of elections, appointment of, Art. VIII, sec. 16, p. 24.

to decide questions of difference, Art. VIII, sec. 16, p. 24.

Over and terminer, no commission of, to be issued, Art. I, sec. 15, p. 5.

P.

PARDONING POWER, in whom vested, Art. IV, sec. 9, p. 14.

Passage or freight, no discrimination in, by railroads or canals, Art. XVII, sec. 3, p. 30. Passenger railways not to be constructed without municipal consent, Art. XVII, sec. 9, p. 31.

Passes, issue of free, prohibited, Art. XVII, sec. 8, p. 31.

People, all power inherent in, Art. I, sec. 2, p. 3.

to be secure in their persons, &c., Art. I, sec. 8, p. 4.

Pensions or gratuities, appropriations for, Art. III, sec. 18, p. 10.

Petition, right of the people to, Art. I, sec. 20, p. 5.

Philadelphia, aldermen in, abolished, Art. V, sec. 12, p. 18.

common pleas courts in, Art. V, sec. 6, p. 17.

criminal courts in, Art. V, sec. 8, p. 17.

commissioners of, to be included in "county commissioners," Sch., sec. 33, p. 37.

election of judges in 1874 by limited vote, Seh., sec. 18, p. 35.

exclusive jurisdiction of each court, Art. V, sec. 6, p. 17.

first organization of courts in, Sch., sec. 18, p. 35; Sch., sec. 20, p. 35.

increase of judges in, Art. V, sec. 6, p. 17.

magistrates in, election of, Art. V, sec. 12, p. 18.

when to be elected, Sch., sec. 25, p. 36. nisi prius courts in, Art. V, sec. 21, p. 19.

president judges of, Sch., sec. 18, p. 35.

police courts in, Art. V, sec. 12, p. 18.

prothonotary in, Art. V, sec. 7, p. 17.

appointment of, in, Art. V, sec. 7, p. 17.

when first appointed, Sch., sec. 23, p. 36.

separate dockets for courts in, Art. V, sec. 7, p. 17.

PREAMBLE, p. 3.

Printing, &c., contracts to be awarded for, Art. III, sec. 12, p. 10.

Printing press, to be free, Art. I, sec. 7, p. 4.

Prisoners, all to be bailable, except for capital offences, Art. I, sec. 14, p. 5.

Privileges or immunities, grants for special, not to be irrevocable, Art. I, sec. 17, p. .

Police power of the State, not to be abridged, Art. XVI, sec. 3, p. 28.

Powers of government, exceptions from, Art. I, sec. 26, p. 5.

Power of government inherent in the people, Art. I, sec. 2, p. 3.

Proceedings of government, the press may examine, Art. I, sec. 7, p. 4.

Process, style of, Art. V, sec. 23, p. 19.

Property, protection of, guaranteed, Art. I, sec. 1, p. 3.

private, not to be taken for public use, Art. I, sec. 10, p. 4.

compensation for injury to, by corporations, Art. XVI, sec. 8, p. 29.

Prosecutions, in all criminal, right of the accused to be heard, Art. I, sec. 9, p. 4.

Prothonotary of Philadelphia, appointment of, Art. V, sec. 7, p. 17.

when first appointed, Sch., sec. 23, p. 36.

Publication of intended application for local or special legislation, Art. III, sec. 8, p. 9. Punishments, cruel, not to be inflicted, Art. I, sec. 13, p. 4.

Q

Quorum, of each House of General Assembly, Art. II, sec. 10, p. 6. Quo warranto, jurisdiction of Supreme Court in, Art. V, sec. 3, p. 16.

R.

RAILROADS AND CANALS, Art. XVII, p. 30.

acceptance by, of any Constitutional provisions, Art. XVII, sec. 10, p. 31.

construction of, right to, Art. XVII, sec. 1, p. 30.

connections with other roads guaranteed, Art. XVII, sec. 1, p. 30.

consolidation prohibited, Art. XVII, sec. 4, p. 30.

discrimination in freight or passage prohibited, Art. XVII, sec. 3, p. 30; Art. XVII, sec. 7, p. 31.

Railroads, free passes by, prohibited, Art. XVII, sec. 8, p. 31.

legislation by General Assembly to enforce constitutional provisions, Art. XVII, sec. 12, p. 31.

mining or manufacturing, not to engage in, Art. XVII, sec. 5, p. 30.

obligation or liability of, assumed by the State, not to be released, Art. III, sec. 24, p. 11.

officers of competing companies, Art. XVII, sec. 4, p. 30.

officers of, to be in the State, Art. XVII, sec. 2, p. 30.

passenger, not to be constructed without municipal consent, Art. XVII, sec. 9, p. 31.

public highways, Art. XVII, sec. 1, p. 30.

right of corporations, &c., to construct, Art. XVII, sec. 1, p. 30.

stock of, where transfers to be made, Art. XVII, sec. 2, p. 30.

track of, special legislation to lay, prohibited, Art. III, sec. 7, p. 9.

transportation, officers, &c., of, not to engage in, Art. XVII, sec. 6, p. 31.

transporters, no discrimination in charges to, Art. XVII, sec. 3, p. 30; Art. XVII sec. 7, p. 31.

Real estate, legislation relative to sales of, prohibited, Art. III, sec. 7, p., 9.

Rebellion or invasion, writ of habeas corpus can be suspended, Art. I, sec. 14, p. 5.

Reform, right to, in government, Art. I, sec. 2, p. 3.

Register of wills to be clerk of separate orphans' courts, Art. V, sec. 22, p. 19.

accounts of, to be audited by the courts, Art. V, sec. 22, p. 19.

Register's court, abolishment of, Art. V, sec. 22, p. 19.

when to cease, Sch., sec. 12, p. 34.

Registration of electors, laws for to be uniform, Art. VIII, sec. 7, p. 22.

Religious establishments, no preference to be given to, Art. I, sec. 3, p. 3.

sentiments, not to disqualify, Art. I, sec. 4, p. 3.

Reputation, protection of, guaranteed, Art. I, sec. 1, p. 3.

Representative districts, apportionment of, Art. II, sec. 17, p. 7.

Representatives, age of, Art. II, sec. 5, p. 6.

certain crimes to disqualify, Art. II, sec. 7, p. 6.

disqualification for appointment to office, Art. II, sec. 6, p. 6.

election of, Art. II, sec. 2, p. 5.

qualification of, Art. II, sec. 5, p. 6.

revenue bills to originate in House of, Art. III, sec. 14, p. 10.

sole power of impeachment in House of, Art. VI, sec. 1, p. 20.

term of, Art. II, sec. 3, p. 6.

Revenue bills, where to originate, Art. III, sec. 14, p. 10.

Rights, declaration of, Art. I, p. 3.

of individuals, corporations not to infringe, Art. XVI, sec. 3, p. 28.

Roads, streets, &c., legislation for, prohibited, Art. III, sec. 7, p. 8.

S.

SALARY, increase of, to members of General Assembly, forbidden, Art. II, sec. 8, p. 6 Schedule to Constitution, p. 33.

School districts, special legislation for, prohibited, Art. III, sec. 7, p. 8.

Schools, amount to be annually appropriated to, Art. X, sec. 1, p. 26.

General Assembly to provide for support of, Art. X, sec. I, p. 26.

public, legislation regulating management of, prohibited, Art. III, sec. 7, p. 9. women eligible to office in, Art. X, sec. 3. p. 26.

Schuylkill, &c., court of first criminal jurisdiction in, abolished, Sch., sec. 11, p. 34 judge of first criminal court to be judge of common pleas of, Sch., sec. 15, p. 3

ANALYTICAL INDEX

Seal of State, designated, Art. IV, sec. 22, p. 16.

```
Searches and seizures, unreasonable, prohibited, Art. I, sec. 8, p. 4.
Secretary of Internal Affairs, election and term of, Art. IV, sec. 21, p. 15.
    duties of Auditor General relative to railroads, &c., transferred to, Art. XVII,
      sec. 11, p. 31.
    first election of, under Constitution, Sch., sec. 7, p. 33.
    powers of, Art. IV, sec. 19, p. 15.
    to be member of the Board of Pardons, Art. IV, sec. 9, p. 14.
Secretary of the Commonwealth, appointment of, Art. IV, sec. 8, p. 13.
    duties of, Art. IV, sec. 18, p. 15.
    to be member of the Board of Pardons, Art. IV, sec. 9, p. 14.
    to keep record of official acts of the Governor, Art. IV. sec. 18, p. 15.
Sectarian institutions, appropriations to, forbidden, Art. III, sec. 18, p. 10.
    schools, public moneys not to be appropriated to, Art. X, sec. 2, p. 26.
Senate, action of, on nominations by Governor with open doors, Art. IV, sec. 8, p. 14.
    consent of, to nominations by the Governor, Art. IV, sec. 8, p. 13.
    extraordinary session, Governor may convene, Art. IV, sec. 12, p. 14.
    Lieutenant Governor to be president of, Art. II, sec. 9, p. 6; Art. IV, sec. 4, p. 13.
    members expelled for corruption ineligible to, Art. II, sec. 11, p. 7.
    oath to, by whom administered, Art. VII, sec. 1, p. 21.
    president pro tempore of, Art. II, sec. 9, p. 6.
    president, as Lieutenant Governor, Art. IV, sec. 14, p. 14.
    quorum of, Art. II, sec. 5, p. 6.
    to try all impeachments, Art. VI, sec. 2, p. 20.
Senatorial districts, apportionment of, Art. II, sec. 16, p. 7.
    ratio, how ascertained, Art. II, sec. 16, p. 7.
Senators, age of, Art. II, sec. 5, p. 6.
    certain crimes to disqualify, Art. II, sec. 16, p. 7.
    disqualifications for appointment to office, Art. II, sec. 6, p. 6.
    election of, Art. II, sec. 2, p. 5.
        in 1874 and 1875, Sch., sec. 3, p. 33.
        in 1876, Sch., sec. 4, 33.
    qualifications of, Art. II, sec. 5, p. 6.
    term of, Art. II, sec. 3, p. 6.
Sheriff or treasurer of county ineligible for second term, Art. XIV, sec. 1, p. 27.
Sinking fund, investment of moneys of, Art. IX, sec. 12, p. 25.
    resources of, Art. IX, sec. 11, p. 25.
    reserve moneys in, Art. IX, sec. 13, p. 25.
    to be continued and maintained, Art. IX, sec. 11, p. 25.
Soldiers, quartering of, in times of peace, forbidden, Art. I, sec. 23, p. 5.
    voting of, in time of war, Art. VIII, sec. 6, p. 22.
    widows and orphans of, appropriation for support of, Art. III, sec. 19, p. 10.
Special sessions of General Assembly, limitation of legislative power at, Art. III,
  sec. 25, p. 11.
Speech, freedom of, guarranteed, Art. I, sec. 7, p. 4.
Speech or debate, members of General Assembly not questioned for, Art. II, sec. 15,
  p. 7.
State and judicial officers to subscribe to Constitution within one month, Sch., sec.
      30, p. 37.
    credit of, not to be loaned, Art. IX, sec. 6, p. 25.
```

money borrowed for, to be specified, Art. IX, sec. 5, p. 24. no assumption of municipal debts by, Art. IX, sec. 9, p. 25. police, power of, not to be abridged, Art. XVI, sec. 3, p. 28.

TO THE CONSTITUTION.

State Treasurer, contracts for stationery, &c., to be approved by, Art. III, sec. 12, p. 10. election and term of, Art. IV, sec. 21, p. 15.

eligible for only one term, Art. IV, sec. 21, p. 16.

Stationery, &c., contracts to be awarded for, Art. III, sec. 12, p. 10.

Stockholders' elections, free vote in, Art. XVI, sec. 4, p. 28.

Stocks or bonds, corporations prohibited from issuing fictitious, Art. XVI, sec. 7, p. 29.

Streets, alleys, &c., vacating, special legislation for, prohibited, Art. III, sec. 7, p. 9. Submission, ordinance of, declared valid, Sch., sec. 32, p. 37.

Suffrage and elections, Art. VIII, p. 21.

free exercise of, guaranteed, Art. I, sec. 5, p. 3.

Suicides, no forfeiture of estates of, Art. I, sec. 19, p. 5.

Suits for damages, no limitation of time in, Art. III, sec. 21, p. 11.

Superintendent of Common Schools, duties of, to be performed by Superintendent of Public Instruction, Art. IV, sec. 20, p. 15.

office of, when to cease, Sch., sec. 8, p. 33.

Superintendent of Public Instruction, appointment of, Art. IV, sec. 8, p. 13.

powers and duties of, Art. IV, sec. 20, p. 15.

removal of, Art. VI, sec. 11, p. 20.

Supreme Court, Chief Justice of, Art. V, sec. 2, p. 16.

chief justice to preside in contested election of Governor, Art. IV. sec. 17, p. 15. continuance in office of present judges of, Sch., sec. 10, p. 34.

compensation of judges of, Art. V, sec. 18, p. 19; Sch., sec. 17, p. 35.

disqualification of judges of, Art. V, sec. 18, p. 19.

election of judges of, by limited vote, Art. V, sec. 16, p. 18.

first election of, after adoption of Constitution, Sch., sec. 10, p. 34.

jurisdiction of the, Art. V, sec. 3, p. 16.

non-judicial duties of members of, prohibited, Art. V, sec. 21, p. 19.

number and election of judges of, Art. V, sec. 2, p. 16.

priority of commissions of judges of, Art. V, sec. 17, p. 19.

residence of judges of, Art. V, sec. 19, p. 19.

review of criminal cases in, Art. V, sec. 24, p. 20.

tenure of judges of, Art. V, sec. 2, p. 16.

Surveyor General, duties of, to be performed by Secretary of Internal Affairs, Art. IV, sec. 19, p. 15.

office of, abolished, Sch., sec. 7, p. 33.

Suspension of laws, limitation of, Art. I, sec. 12, p. 4.

T.

TAXATION AND FINANCE, Art. IX, p. 24.

Taxation, exemptions from, Art. IX, sec. 1, p. 24.

limitation of power to exempt, Art. IX, sec. 2, p. 24.

of corporations, power of, not to be surrendered, Art. IX, sec. 3, p. 24.

special exemptions from, prohibited, Art. III, sec. 7, p. 9.

uniformity of, Art. IX, sec. 1, p. 24.

Tax, payment of prior to election, Art. VIII, sec. 1, p. 22.

Telegraph lines, any association or corporation may construct, Art. XVI, sec. 12, p. 29.

Thoughts and opinions, free communication of, guaranteed, Art. I, sec. 7, p. 4.

Townships or boroughs, special legislation for, prohibited, Art. III, sec. 7, p. 9.

Transportation, officers, &c., of railroads not to engage in, Art. XVII, sec. 6, p. 31.

Troops, quartering of, in times of peace, Art. I, sec. 23, p. 5.

Transporters, no discrimination in charges to, Art. XVII, sec. 3, p. 30; Art. XVII. sec. 7, p. 31.

Treason or felony, Legislature cannot attaint, Art. I, sec. 18, p. 5.

Treasury, reserve in, monthly statement of, Art. IX, sec. 13, p. 26. not to be converted to private use, Art. IX, sec. 14, p. 26.

Trial by jury, may be dispensed with in civil cases, Art. V, sec. 27, p. 20. the right of, to remain inviolate, Art. I, sec. 6, p. 4.

Trust funds, investment of, Art. III, sec. 22, p. 11.

II.

United States Senator, vacancy in office of, during recess, Governor to convene Legislature, Art. II, sec. 4, p. 6.

V.

VACANCY IN GENERAL ASSEMBLY, how to provide for, Art. II, sec. 2, p. 6.

Venue, General Assembly prohibited from changing, Art. III, sec. 7, p. 8. change of, power of the courts in, Art. III, sec. 23, p. 11.

Veto of bills, how considered, Art. IV, sec. 15, p. 14.

power, in whom vested, Art. IV, sec. 15, p. 14.

Viva voce, representatives to vote, Art. VIII, sec. 12, p. 23.

Vote, free, in stockholders' election, Art. XVI, sec. 4, p. 28.

limited, county commissioners and auditors elected by, Art. XIV, sec. 7, p. 28. judges elected by, when two or more are to be chosen, Art. V, sec. 16, p. 18.

Voters, corruption to disqualify, Art. VIII, sec. 8, p. 22.

qualifications of, Art. VIII, sec. 1, p. 21.

residence of, Art. VIII, sec. 1, p. 21; Art. VIII, sec. 13, p. 23.

W.

Ward, borough or township not to be divided in forming senatorial districts, Art. II, sec. 16, p. 7.

War, quartering of troops in time of, Art. I, sec. 23, p. 5.

Widows and orphans of soldiers, appropriations to institutions for, Art. III, sec. 19, p. 10.

Women, eligibility of, to school offices, Art. X, sec. 3, p. 26.

Worship, freedom of, guarranteed, Art. I, sec. 3, p. 3.

Writ of error, jurisdiction of Supreme Court in, Art. V, sec. 3, p. 16.

Y.

YEAS AND NAYS, conference reports to be voted on by, Art. III, sec. 5, p. 8.

on Executive nominations, to be taken, Art. IV, sec. 8, p. 14.

on final passage of bills, to be taken, Art. III, sec. 4, p. 8.

to be entered on the Journal at the desire of any two members, Art. II, sec. 12, p. 77















